

ITF Wheelchair Tennis Grant(s) Application(s) Terms and Conditions

(the "Grant Application Terms and Conditions")

The Terms and Conditions apply when submitting an application to the ITF for the award of the following grants (the "**Application**"):

- ITF Wheelchair Tennis Development Grant; and/or
- ITF National Junior Wheelchair Tennis Camp Grant; and/or
- UNIQLO Wheelchair Tennis Tour Grant, (together the "Grant(s)").

1. Use of Grant(s)

If awarded:

- The Grant(s) will be used solely towards the programme/camp/project described in the Application, and only by the Applicant National Association, and under no circumstances shall it be used for any other purpose.
- The Applicant National Association will use its best endeavours to deliver the programme as outlined in the Application.
- Delivery of the programme will comply with any specifications agreed with the ITF.
- In relation to an Application for the ITF National Junior Wheelchair Tennis Camp grant only, it is encouraged that, if appropriate, the awarded grant is utilised for a competition to determine national junior champions.

2. Gifts

 No gift may be made, and no advantage or benefit (direct or indirect) promised or provided to any ITF Board member, relevant Committee or Commission member, or ITF staff member that is intended or may reasonably be construed as being intended to influence the recipient to make decisions other than in the best interests of the ITF.

3. General

In submitting an Application, an Applicant National Association agrees that:

- The ITF shall be entitled to terminate the application process, withdraw from any negotiations, or extend the application process in order to seek additional Applications, at any time in its sole discretion.
- The ITF shall judge all Applications applying such criteria as it sees fit and shall have sole discretion as to any decision or decisions which it reaches. The ITF shall not be obliged to make any award in respect of the Grant(s) should it choose not to do so, nor to enter into correspondence with an Applicant National Association.
- An Applicant National Association, including its employees, agents, representatives, and other(s) acting on its behalf, must treat all Applications, the application process, and all related correspondence as confidential.







- The material shared as part of the Application and the application process is not intended to constitute any formal agreement between ITF and the Applicant National Association.
 A successful Applicant National Association will be required to agree to contractual terms which are acceptable to the ITF, as well as itself.
- Without the prior written approval of the ITF, the Applicant National Association, including its employees, agents, and other(s) acting on its behalf shall not make public statements in relation to any Application, the application process, or any termination or conclusion of or exclusion from the application process.
- The ITF bears no liability in relation to any loss or damage (whether incurred directly or indirectly) suffered by the Applicant National Association, including its employees, agents, representatives, and other(s) acting on its behalf, in relation to the Application, or the application process.
- The Application and the application process, including the award of a successful Application, shall be governed by and subject to the laws of England and Wales.

4. Reporting

The Applicant National Association understands and agrees that if a Grant(s) is awarded:

• The ITF will provide to the Applicant National Association a report which the Applicant National Association agrees to complete and return to the ITF within six (6) calendar weeks from the conclusion of the programme/camp/project described within the Application, or by the Monday of the third (3rd) week of December within the calendar year in which the programme/camp/project described within the Application is held, whichever is the earlier.

5. Data Protection

The personal data provided to the ITF within the Application and during the application process shall be processed by the ITF in accordance with its <u>Privacy Notice for ITF business contacts</u> which can be accessed via the ITF website at <u>www.itftennis.com</u>. If you have any other questions about how the ITF processes your personal data, please email <u>dataprotectionofficer@itftennis.com</u>.





