

The Aichi-Nagoya Asian Games and Asian Para Games Organizing Committee
Privacy Policy

The Aichi-Nagoya Asian Games and Asian Para Games Organizing Committee (hereinafter, the “Committee”) recognizes the importance of personal information handled in the course of its business activities related to the 20th Asian Games (Aichi-Nagoya 2026) and the 5th Asian Para Games (Aichi-Nagoya 2026) (hereinafter collectively, the “Aichi-Nagoya 2026 Games”). Accordingly, the Committee has established the following Privacy Policy (hereinafter, this “Policy”) regarding the handling of personal information in the services (hereinafter, the “Services”) and other activities provided by the Committee.

In this Policy, all individuals involved in the Aichi-Nagoya 2026 Games, including athletes, staff, and other related personnel, spectators (including ticket holders) of the Aichi-Nagoya 2026 Games, participants of interactive events, purchasers and consumers of products or services sold or provided by the Committee, users of the Committee’s website or applications, volunteer staff, media personnel, and officers and employees of contractors, shall be collectively referred to as “Users.”

This Policy is prepared in Japanese. In case of any discrepancy between the Japanese version and any translations into other languages, the Japanese version shall prevail.

1. Compliance with Laws, Guidelines Established by Governments, and Other Standards

The Committee shall comply with all applicable laws, guidelines established by governments, and other standards that apply to the personal information handled by the Committee, including, but not limited to, the following: the Act on the Protection of Personal Information (Act No. 57 of 2003; hereinafter, the “APPI”); Regulation (EU) 2016/679 (General Data Protection Regulation; hereinafter, “GDPR”); the UK General Data Protection Regulation (hereinafter, “UK GDPR”); and the Personal Information Protection Law of the People's Republic of China (hereinafter collectively, “Applicable Laws”).

2. Categories of Personal Information to Be Collected by the Committee

The Committee shall collect the personal information specified in the Appendix through lawful and fair means. When collecting sensitive personal information from Users, the Committee shall obtain their separate consent, except as otherwise provided by Applicable Laws.

3. Purpose of Use and Legal Basis for Handling Personal Information

In accordance with the provisions of Applicable Laws, the Committee shall collect

and handle personal information of Users based on their consent, performance of contracts, or legitimate interests for the following purposes:

- (1) Management of personnel information of employees, payment of salaries, commuting allowances, etc., acquisition of leave (such as sick leave or caregiving leave), calculation of employer's contributions to mutual aid associations, estimation of workers' compensation insurance premiums, implementation of health examinations, etc.;
- (2) Corporate registration procedures for executive board members, auditors, councilors, or others, various filings related to public interest certification, publication of information on the website, and payment of remuneration, travel expenses, or other related expenses
- (3) Operation of various meeting bodies, delegation of duties to committee members or others, requests for lectures or other engagements, and payment of honoraria, travel expenses, or other related expenses
- (4) Preparation of withholding tax slips for employment income, filings related to health insurance or employees' pension insurance, and preparation of statutory reports related to payment of remuneration, fees, contract payments, etc.
- (5) Management of the acceptance of employees or trainees who are seconded or dispatched to the Committee
- (6) Provision of business-related consultations and reception of inquiries as well as reports regarding the code of procurement, and handling of public interest whistleblowing under the Whistleblower Protection Act or the Committee's rules for handling internal public interest whistleblowing, as well as complaints, requests, and disclosure requests for documents or retained personal information
- (7) Receipt of registered mail and other documents
- (8) Conclusion and performance of contracts with contractors, suppliers or other related entities
- (9) Handling interview and inquiries from media or others (only for content for which permission has been obtained from the individual concerned)
- (10) Response to violations of the Committee's rules and regulations
- (11) Notification of amendments or updates to the Committee's rules and regulations
- (12) Provision, improvement, or maintenance of online services, such as the Committee's website
- (13) Prevention of or response to failures, malfunctions, or incidents involving the Committee's networks and, systems
- (14) Recruitment, selection, hiring, registration, or personnel management of employees or volunteers

- (15) Authentication or identification of Users
- (16) Preparation and operation of the Aichi-Nagoya 2026 Games, ticket sales, merchandise sales, event implementation, data analysis, and management analysis
- (17) Issuance of accreditation cards, preparation of documents necessary for visa acquisition, coordination and arrangement of immigration, accommodation, transportation, provision of support services at events, and payment of remuneration, prizes, or honoraria
- (18) Implementation of doping tests
- (19) Promotion, marketing, advertising, or notification regarding the businesses or related services of the Committee or its affiliated organizations
- (20) Safe and smooth event management through registration of booking information
- (21) Management of entry to and exit from facilities or competition venues, and monitoring through surveillance cameras
- (22) Frequency adjustment or application for radio station licenses for Users bringing wireless devices into competition venues or other places
- (23) Recording, documentation, and publication of the Aichi-Nagoya 2026 Games and other events
- (24) Provision of medical or first-aid services, insurance enrollment, and post-accident response
- (25) Surveys, research, or public relations activities related to the Committee or the Aichi-Nagoya 2026 Games (only for content for which permission has been obtained from the individual concerned)
- (26) Handling legal claims, ensuring compliance with laws, responding to requests from government or investigative agencies, and using information for investigative purposes
- (27) Provision to third parties as stipulated in Section 4, “Provision of Personal Information to Third Parties”
- (28) Other purposes that have been disclosed or notified at the time of personal information collection

4. Provision of Personal Information to Third Parties

The Committee may provide Users’ personal information to the following organizations, business entities, and service providers after obtaining the Users’ consent, except as otherwise provided by Applicable Laws.

- The Committee may provide personal information to government entities (including foreign governments, local governments, health care centers, and

other competent administrative agencies related to the Aichi-Nagoya 2026 Games; the same shall apply hereinafter), the Olympic Council of Asia (hereinafter, “OCA”), the Asian Paralympic Committee (hereinafter, “APC”), the Japanese Olympic Committee (hereinafter, “JOC”), the Japanese Paralympic Committee (hereinafter, “JPC”), sports organizations participating in the Aichi-Nagoya 2026 Games, official hotels, law enforcement agencies, emergency services, and other related parties of the Aichi-Nagoya 2026 Games.

- The Committee may provide health and medical information provided by Users to medical institutions where Users are transported.
- The Committee may provide Users’ information regarding their records to media outlets for publication on television, newspapers, magazines, the Internet, or other media.
- In the event of a business succession due to mergers or other reasons or the transfer of legacy assets or properties following the dissolution of the Committee, personal information may be provided to the organizations designated by the Committee or OCA or the related parties of such organizations.
- The Committee may provide personal information to its business partners, contractors, or providers of information collection modules to the extent necessary to achieve the purposes of use stipulated in Section 3.

5. Sources of Personal Information Collection

The Committee shall primarily collect personal information directly from Users. Additionally, the Committee may collect personal information indirectly from the following sources:

- (1) Organizations or corporations to which the Users belong or with which they are affiliated
- (2) Government entities, OCA, APC, JOC, JPC, sports organizations of countries, etc. participating in the Aichi-Nagoya 2026 Games, or other organizations related to the Aichi-Nagoya 2026 Games
- (3) Operators of social media platforms, including LINE, X, Facebook, Instagram, or Google
- (4) Administrators of websites or applications other than those managed by the Committee; and
- (5) Contractors or other entities specified in Section 4, “Provision of Personal Information to Third Parties.”

6. Transfer of Personal Information to Third Countries

The Committee may transfer Users’ personal information to countries other than the Users’ country of residence (or, in the case of Users residing in the EU, outside the EU) for the purpose of providing the Services (hereinafter, “Cross-Border Transfer”). Such countries may include countries where the level of personal information protection is lower than that required by the Applicable Laws in the Users’ country of residence.

When conducting Cross-Border Transfers of Users' personal information to such countries, the Committee shall comply with the provisions of the Applicable Laws and take the following measures as appropriate:

- (1) For Users residing in Japan: The Committee shall require the recipient of the personal information, as stipulated in Article 28(1) of the APPI, to establish and maintain a system that complies with the standards set forth in the Rules of the Personal Information Protection Commission, by taking necessary measures in an appropriate and reasonable manner to ensure that the recipient continuously implements safeguards consistent with the purport of Chapter 4, Section 2 of the APPI.
- (2) For Users residing in the EU: The Committee shall implement necessary measures to protect personal information, such as concluding Standard Contractual Clauses (SCCs) as stipulated in Article 46(2) of the GDPR.
- (3) For Users residing in the U.K.: The Committee shall implement necessary measures to protect personal information, such as concluding SCCs as stipulated in Article 46(2) of the UK GDPR.
- (4) For Users residing in China: The Committee shall obtain Users' consent and conclude a standard contract with the recipient of the transferred personal information, assess the risks associated with Cross-Border Transfers, and, if necessary, conduct a personal information protection impact assessment to mitigate such risks.

7. Management of Personal Information

The Committee shall manage personal information accurately and securely in accordance with Applicable Laws and implement appropriate security control measures, including information security measures, to prevent loss, destruction, falsification, and leakage of personal information.

8. Retention Period of Personal Information

The Committee shall retain Users' personal information for the period necessary to achieve the purposes of use set forth in this Policy, in compliance with Applicable Laws.

When determining the retention period of personal information, the Committee shall take into account the following factors:

- (1) Whether the relationship with the User is ongoing;
- (2) Whether the Committee is legally obligated to retain personal information under Applicable Laws; and
- (3) Whether it is necessary to retain the personal information to perform a contract with the User.

9. Handling of Children's Personal Information

The Committee shall not knowingly collect or process personal information of Users under the age of 16 without the consent of a parent or guardian. Users under the age of 16 must obtain consent from a parent or guardian before providing their personal information to the Committee.

If the Committee discovers that it has collected personal information of a User under the age of 16 without the consent of a parent or guardian, it shall promptly take appropriate measures.

If a parent or guardian provides the Committee with the personal information of a User under the age of 16 on their behalf, they shall be deemed to have consented to the handling of any personal information subsequently collected directly from the User in connection with the services that the Committee provides using the personal information, in accordance with this Policy.

10. Rights Regarding Disclosure, Correction, Suspension of Use, and Related Matters of Personal Information

Users shall have the following rights concerning their personal information handled by the Committee, in accordance with Applicable Laws:

- (1) The right to request access to their personal information;
- (2) The right to request the deletion of their personal information (right to be forgotten);
- (3) The right to request the correction of their personal information;
- (4) The right to restrict the use (suspend the processing) of their personal information; and
- (5) The right to receive their personal information in a structured, machine-readable format if certain conditions are met (right to data portability).

However, these rights may be subject to restrictions under Applicable Laws if fulfilling a User's request would infringe upon the rights of the Committee or any third party or if the request involves the deletion of information that must be retained under Applicable Laws.

11. Right to Object to the Handling of Personal Information

Users shall have the right to object at any time to the handling of their personal information based on legitimate interests, in accordance with Applicable Laws. Such handling of personal information includes profiling, which refers to analyzing and predicting Users' behavior based on their information (the same shall apply hereinafter).

If personal information is handled for direct marketing purposes, Users shall have

the absolute right to refuse direct marketing or any profiling conducted for such purposes, in accordance with Applicable Laws.

12. Right to Withdraw Consent

If the Committee handles personal information based on a User's consent, the User shall have the right to withdraw such consent at any time. However, the withdrawal shall not affect the lawfulness of any handling conducted based on consent before its withdrawal.

13. Personal Information Required to Be Provided

The Committee shall specify the personal information required for offering the Services at the time Users provide their information to the Committee. Users are not obligated to provide such information; however, if they fail to do so, the Committee will be unable to offer its services to them.

14. Right to File a Complaint with a Supervisory Authority

Users shall have the right to file a complaint with a supervisory authority in accordance with Applicable Laws. Supervisory authorities to which such complaints may be filed may include those in the U.K. or in the EU Member State where the User resides or works or where an allegation of GDPR violation has been filed.

15. Establishment, Implementation, Maintenance, and Improvement of Personal Information Handling Rules

The Committee shall establish Personal Information Handling Rules to implement this Policy. These rules, together with this Policy, shall be thoroughly communicated to all officers, employees, and other relevant personnel of the Committee. The Committee shall ensure their effective implementation and maintenance while striving for their continuous improvement.

16. Contact Point for Inquiries Regarding Personal Information

The Committee designates the following email address as the contact point for inquiries regarding the handling of personal information.

ainagoc@aichi-nagoya2026.org

The contact details for the Committee's representative in the EU and the U.K. are as follows:

[Inquiries to DataRep via email]

datarequest@datarep.com

* Please ensure that the subject line of your email includes “the Aichi-Nagoya Asian Games and Asian Para Games Organizing Committee (AINAGOC).”

[Inquiries via web form]

www.datarep.com/data-request

[Inquiries via mail]

Please send your inquiries by mail to the nearest DataRep office.

<Reference: Contact by mail (representative in the EU and the U.K.)

* When sending inquiries by mail, please clearly state “DataRep” as the recipient and do not address the mail to the Aichi-Nagoya Asian Games and Asian Para Games Organizing Committee (AINAGOC). However, within the letter, please explicitly mention “the Aichi-Nagoya Asian Games and Asian Para Games Organizing Committee (AINAGOC).”

March 1, 2025

The Aichi-Nagoya Asian Games and Asian Para Games Organizing Committee