

Aichi Junior Personal Registration Application Form

Registration confirmation **Required**

[New registered player]

Select "Aichi prefecture (new registration)"

[A player transferred from outside Aichi prefecture]

When selecting a prefecture, please select the prefecture you were in before transferring. Also, please inform your previous prefectural association that you are transferring to Aichi before starting your registration.

JPIN **Required**

[Players registered before fiscal year 2024]

Everyone has already been assigned a JPIN number (numbers starting with "M" for boys and "F" for girls). Please check your JPIN number from the URL (Aichi Tennis Association web site) below and enter it correctly.

<https://docs.google.com/spreadsheets/d/1vMNE8kWbXNmjw6cPSGj6fHy9cl3DZwonlxg07c-ISwU/edit?usp=sharing>

[New registered players]

Please enter "000"

[Players transferred from outside Aichi prefecture]

Please contact the prefectural association you previously belonged to, check your JPIN, and enter it correctly.

[Players who re-register after withdrawing from the association]

You will need your previous registration number. Please check your registration number and enter it correctly.

Sex **Required**

OMOF

M: Male, F: Female

Name **Required**

(Last name)

(First name)

Organization you belong to **Required**

Date of birth **Required**

year month day

Mail address **Required**

Telephone number **Required**

Please enter without hyphens (10 to 11 digits in half-width numbers).

Postal code **Required**

Please enter without a hyphen (7 digits in half-width numbers).

Address **Required**

Prefecture City, ward, town, village Block and house numbers, etc

Name of a person in parental authority **Required**

A person in parental authority listed here is the person in parental authority who agrees to the Parental Consent Form in the "Anti-Doping Regulations" below. Please read the consent form below and enter your full name.

Course **Required**

Junior Individual Registration

Membership fee: 1,000 yen

Continuation fee: 1,000 yen (yearly)

*In addition to the above amount, a system usage fee of 200 yen will be charged each time a bill is issued.

How to pay the initial fee **Required**

Card payment

The card used to pay the initial fee will also be registered as the card used for continuation fee.

Credit card information input

Card number

Cardholder name

Date of expiry

month/ year

Security code

[What is the security code?]

For VISA/Master/JCB/Diners

It is the last three digits printed on the back of your credit card, in the upper right corner of the signature field.

For American Express

It is the four digits on the back of your credit card, in the top right corner.

*Payment cannot be made with a card that does not have a security code. Please use a different credit card or contact your card company.

Convenience store payment

[Aichi Junior Personal Registration System Terms of Use] Required

These Terms of Use (hereinafter referred to as "these Terms") set out the conditions of use for the services (hereinafter referred to as "the Services") provided by the Aichi Tennis Association (hereinafter referred to as "the Association" or "ATA") on the Aichi Junior Personal Registration System (hereinafter referred to as "the Site") which is operated and commissioned by the Association. Anyone who uses the Services (hereinafter referred to as "User") must use the Services in accordance with these Terms. This site is a web system that provides the player registration service required for participation in tournaments that are subject to the ATA Junior Rankings and tournaments that are subject to the Japan Tennis Association Junior (hereinafter referred to as "JTA") Rankings (hereinafter referred to as "Official Junior Tournaments".)

Article 1: Application

1. These Terms shall apply to all matters relating to the use of this Site between Users and the Association. In such cases, these Terms will not be applied in a manner that contradicts the provisions of the articles of association, regulations, detailed rules and rulebook established by the Association.

Article 2: Purpose of the Site

1. The purpose of this Site is to provide services related to ATA Junior personal registration.
2. The Site will be used to pay entry fees for official ATA-sponsored junior tournaments and other ATA-sponsored events. Tournaments and events that use the Site will be described in the guidelines for each tournament or event.

Article 3 Registration

1. Users can register by completing the registration procedures set forth by the Association. JTA junior personal registration will also be completed at the same time. Once you have completed your registration with ATA and JTA, you will be issued a Japan Personal Identification Number (hereinafter

referred to as "JPIN").

Article 4: Fees and payment methods

1. To register, you must pay an annual registration fee of 1,000 yen (for April to March of the following year). In addition, if you enter a tournament or event where the entry fee for an Official Junior Tournament or another ATA-sponsored event is paid through this service, a separate entry fee will be charged.
2. Payment procedures on the Site will use the online payment service (Membership Pay) provided by Metaps Payment, Inc., an affiliate of the Association.

Article 5: Personal information handling

1. The Association shall handle Users' personal information appropriately in accordance with the "Personal information handling" section as presented later in these Terms.

Article 6 Prohibited acts

1. When using this site, Users must not engage in the following acts:
 - (1) Any act that violates laws and regulations, or public order and morals
 - (2) Any act related to a criminal offense
 - (3) Any act that destroys or interferes with the functioning of the Association's servers or networks
 - (4) Any act that may disrupt the operation of the Association's services.
 - (5) Any act collecting or storing personal information about other Users
 - (6) Any act impersonating another User
 - (7) Any publicity, advertising, solicitation, or sales activities on the Service that are not approved by the Association
 - (8) Any act that directly or indirectly benefits antisocial forces in relation to the Service
 - (9) Any other act that the Association deems inappropriate

Article 7 Withdrawal during the membership period

1. If a User wishes to withdraw his/her ATA Junior Personal Registration midway, he/she must notify the Association by March 25th of the year preceding the year in which he/she wishes to withdraw, and may complete the withdrawal procedure in accordance with the methods and contents separately specified by the Association. Please note that you will not be able to avoid paying usage fees, etc. until the withdrawal procedure is completed.

Article 8: Graduation from Junior

1. When a User turns 18 years old (the year of junior graduation), he/she will automatically be removed from the ATA Junior Personal Registration. There is no need to go through the withdrawal process. Players who are registered as junior players by the year when he/she turns 17 years old can participate in Official Junior Tournaments held in the fiscal year he/she turns 18 years old.

Article 9: Suspension of provision of the Service

1. If the Association determines that any of the following circumstances exist, it may suspend or interrupt the provision of all or part of the Service without prior notice to the User.

(1) When performing maintenance, inspection, or updates to the computer system related to the Service

(2) When it becomes difficult to provide the Service due to inevitable accidents such as an earthquake, lightning, fire, power outage or natural disaster.

(3) When a computer or communication line is stopped due to an accident

(4) Any other case in which the Association determines it is difficult to provide the Service.

2. The Association shall not be liable for any disadvantage or damage suffered by a User or a third party due to the suspension or interruption of the provision of the Services due to reasons not attributable to the Association.

Article 10: Restrictions on use and deregistration

1. The Association may, without prior notice, restrict a User's use of all or part of the Service or deregister a User in any of the following cases:

(1) If you violate any provision of these Terms

(2) If there is a default or delay in payment of monetary obligations, such as service fees.

(3) If it is discovered that any of the registered information is false.

(4) Any other case in which the Association determines that use of the Service is inappropriate.

2. The Association shall not be liable for any damages incurred by the User as a result of any action taken by the Association pursuant to this Article.

Article 11 Disclaimer

1. The Association shall not be liable for any damages (including mental distress and any other disadvantages, including monetary loss) arising from the use of the Site. Even if the Association is liable, the scope of the Association's liability will be limited to direct and ordinary damages, unless there is intentional or gross negligence on the part of the Association.

2. Unless otherwise specified in other terms and conditions of the Association, the Association shall not be liable to any third party for the use of the Site. In addition, we will make every effort possible to ensure that the information, programs, various services, and all other matters related to the Site are up-to-date, accurate, useful, appropriate, legal, functional, non-infringing of the rights of others, suitable for a specific purpose, and free of computer viruses and other harmful elements, but we do not guarantee any of the above.

Article 12 Discontinuation or change of service contents

1. The Association may change the contents of the Service or discontinue provision of the Service without notifying the User, and shall not be liable for any damages incurred by the User as a result

thereof.

Article 13: Changes to Terms of Use

1. The Association may change these Terms at any time without notifying Users if it deems it necessary. Furthermore, if a User begins using the Service after these Terms have been changed, the User will be deemed to have agreed to the changed Terms and Conditions.

Article 14: Notification or contact

1. Any notice or communication between Users and the Association shall be made in a manner specified by the Association.

Article 15: Prohibition of transfer of rights and obligations

1. Users may not transfer or offer as collateral to a third party their status under the Service Agreement or their rights or obligations under these Terms without the prior written consent of the Association.

Article 16: Governing law and jurisdiction

1. The interpretation of these Terms shall be governed by Japanese law.
2. In the event of a dispute concerning the Service, the district court having jurisdiction over the Association shall be the court of first instance with exclusive jurisdiction.

End

Supplementary provisions

These Terms come into effect on March 1, 2024.

I agree

Personal Information Handling **Required**

Any information registered (including personal information, hereinafter referred to as "the registration information") on the Aichi Junior Personal Registration System (hereinafter referred to as "the Site") operated by the Aichi Tennis Association (hereinafter referred to as "the Association" or "ATA") will be acquired, managed, used and provided to third parties in accordance with these Terms of Use, the Association's articles of incorporation, various regulations and personal information protection policy (hereinafter referred to as "these Terms").

In order to register your information on this site, you will be required to agree to the Association acquiring, managing, using and providing your registration information to third parties in accordance with these Terms.

If a third party performs the registration procedures on behalf of a player, the person performing the registration procedures (hereinafter referred to as the "registration agent") will be deemed to have obtained prior consent from the player (or, in the case of a person under age, a person in parental authority) to perform the registration procedures on behalf of the player, and to the player's information being acquired, managed, used, and provided to third parties in accordance with the provisions of these Terms. If you are acting as the registration agent, please be sure to obtain the above consent from the individual (or from the individual's person in parental authority in the case of a person under age).

1. Subject of acquisition, management and use of registration information

Registration information will be acquired and managed by the Association. It will also be used by the Association, the Japan Tennis Association (hereinafter referred to as "JTA"), regional associations and prefectural associations (hereinafter referred to as "affiliated organizations") related to the Association, ATA-certified tournament organizers and ATA junior ranking tournament organizers, including county and city associations and private companies (collectively referred to as "tournament organizers"). ATA has outsourced operations related to the management and operation of the Site, system development and maintenance, and online payment agency services to a contracted company. In such cases, ATA and the contracted company enter into a service agreement that includes a confidentiality clause, and ATA allows the contracted company to access the registration information to the extent necessary for the business.

2. Purpose of acquisition and use of registration information

The registration information will be acquired and used for the following purposes, primarily to facilitate the Association's player registration management, ranking management, tournament entry acceptance and operation management, and other related administrative processes, thereby providing convenience to registered players, tournament organizers, associations, etc.

- (1) Information management for ATA junior registered players
- (2) Information management for JTA junior registered players
- (3) Management and operation of the ATA Junior Points Rankings
- (4) Management and operation of the JTA Junior Points Rankings
- (5) Accepting and managing tournament entries
- (6) Operation and implementation of the tournament by the ATA, JTA and tournament organizers
- (7) Sending written materials or e-mails containing information deemed beneficial to players and for purposes deemed beneficial to the spread and promotion of tennis.
- (8) Management and operation of the Site
- (9) System maintenance and investigation of the cause of system failure
- (10) Statistical analysis to understand the usage status of the Site, trends in player registrations, tournament participation, etc.
- (11) Responding to inquiries at the JTA Player Zone Help Desk managed and operated by JTA

(12) Data linkage necessary for processing and calculating ratings in the ITF World Tennis Number rating system (hereinafter referred to as "WTN") operated by the International Tennis Federation (hereinafter referred to as "ITF").

(13) Matters incidental to and related to the matters specified in each of the preceding items.

3. Provision of registration information to third parties

If the registration information is provided to a third party, the Association will identify the third party to which the information will be provided and will obtain prior consent from the person whose information is to be provided to the third party. In addition, in the cases listed below, the registration information listed in the respective items may be provided to the persons listed in the respective items.

(1) When the tournament organizers submit the information to a contractor for the production of the tournament program or website for the purpose of publishing player information, etc. in the tournament program or website.

(2) When a reliable media organization requests the provision of information about registered players, etc. for the purpose of publishing such information in the media.

(3) When a sponsor or supporter of a tournament organized by the ATA or the tournament organizer requests the provision of registration information for the purpose of providing services or sending information about services that are deemed beneficial to registered players.

(4) When the company with which ATA has concluded a contract for the operation of the Site requests the provision of registration information essential for performing the relevant operations at the instruction of ATA, etc.

(5) When disclosure is required by law, or when notification to the individual is prohibited by law or by a competent supervisory agency or other public institution.

(6) When it is necessary for the protection of a person's life, body, or property and it is difficult to obtain the individual's consent.

(7) When it is particularly necessary for the improvement of public health or the promotion of healthy child development and it is difficult to obtain the individual's consent.

(8) When it is necessary to cooperate with a national government agency, a local government, or a person commissioned by them in performing business prescribed by law, and obtaining the individual's consent is likely to impede the performance of said business.

(9) When there is a request from the ITF to provide information to the WTN rating system used for acceptance lists for tournaments in which the User will participate.

(10) When disclosure is necessary in connection with legal proceedings to protect or preserve the rights or property of ATA or its officers and employees.

(11) When providing information required by the organization or head of the organization to which the registrant belongs in order for the registrant to participate in a tournament (for example, when the personal registration fee has not been paid, or when participation in a tournament is in jeopardy due to unpaid entry fees for various tournaments, or when it is deemed necessary for participation in tournaments, etc.)

4. Use of cookies and access logs

The Site may use cookies. Cookies are an industry standard technology that enables a web server to identify your browser, etc., and are used by many websites to improve their user-friendliness.

The Site uses cookies for session management to provide various services. This is used solely for the convenience of using the services of the Site and does not identify individual users of the Site.

In addition, the Site collects access logs that include IP addresses. The access logs are used only for the purposes of system maintenance measures, identifying the cause of system failures, and conducting statistical analysis of access to the Site, and do not contain any information that can identify individual users.

5. Changes to these Terms

The contents of these Terms may be revised from time to time.

These Terms come into effect on March 1, 2024.

Revised: August 19, 2024

I agree

Parental Consent Form for [Anti-Doping Regulations] Required

I, [name of a person in parental authority], as the person in parental authority of [player under the age of 18 applying for Aichi Junior Personal Registration using this system], understand that the World Anti-Doping Code, the World Anti-Doping International Standards, and the Japan Anti-Doping Code (hereinafter referred to as the "Code") shall apply to all players (including Player A) who register with sports organizations affiliated with the Japan Anti-Doping Agency (hereinafter referred to as "JADA"). Furthermore, I understand the contents of the series of procedures set out in the doping tests, sample analysis, result management and other rules (hereinafter referred to as the "Doping Control Procedures"), and will ensure that Player A understands said contents. I also agree that Player A will be subject to doping tests and will undergo doping tests regardless of the type of sample collected, and I do not object to Player A undergoing Doping Control Procedures. I also understand that the regulations may be updated from time to time. This consent will remain valid until Player A reaches the age of 18, if parental authority changes to someone other than me before Player A reaches the age of 18, I pledge to notify your organization without delay and obtain consent from the new person in parental authority. I also agree that all information about Player A including past information, (including personal information) as well as this consent form may be provided to the World Anti-Doping Agency, domestic and international sports federations, major sports events organizations, the Japan Sport Council, etc. to the extent necessary for anti-doping activities such as testing and intelligence activities.

I agree

*The Aichi Tennis Association uses the "Membership Pay" service operated by Metaps Payment Inc. for initial fee settlement and continuation fee. Please agree to the terms of use.

Membership Fee Payment Terms and Conditions Required

These Terms and Conditions stipulate the terms of use for customers of "Membership Pay" (hereinafter referred to as "this Service"), a service operated by Metaps Payment, Inc. (hereinafter referred to as "our Company").

Article 1 (Definition of terms)

1. In these Terms and Conditions, the following terms will be used in the manner set forth below:
 - 1) "Membership rights, etc." refers to the right to attend a school or course, or membership in a certain organization such as a support group.
 - 2) "Organizer" refers to a corporation or individual that hosts a school, course, lecture, etc.
 - 3) "Membership Agreement" refers to the contract that a customer enters into with the organizer regarding the acquisition of membership rights, etc.
 - 4) "Admission" means entering into a membership agreement and obtaining membership rights, etc.
 - 5) "Admission fee" means the amount paid by a customer when entering into a membership contract (including renewal) as consideration for acquiring membership rights, etc.
 - 6) "Membership fee" refers to the amount of money paid by a customer on an ongoing basis as consideration for the continuation of membership, etc.
 - 7) "Affiliated Store" refers to a corporation or individual that has entered into a specified affiliated store agreement with our Company for the purpose of using our payment processing service, and has the authority to request and collect admission fees or membership fees, either as the organizer or on behalf of the organizer.
2. This Service involves accepting admission applications from customers through an internet site operated by our Company (hereinafter referred to as "this Site"), and our Company acting as an agent for the collection of admission fees and membership fees by affiliated stores. Please note that the content of this Service may be changed at our discretion.

Article 2 (Admission procedures)

1. Any customer who applies for admission on this site (hereinafter referred to as the "Applicant") must accept these Terms and Conditions and make the application himself/herself.
2. If the Applicant is a person under age, he/she shall obtain prior consent from a person in parental authority or other legal guardian to enter into the membership agreement and use the Service.
3. In addition to the preceding paragraph, when applying for admission, the Applicant shall register the

information specified by the organizer and submit the necessary documents to the organizer.

4. The results of applications made by the Applicant based on the preceding paragraphs will be displayed on this website; however, the decision as to whether or not a membership contract will be concluded is solely at the discretion of the organizer (including affiliated stores commissioned by the organizer), and our Company does not have the authority to decide whether or not a membership contract will be concluded. If you have any objections to the application results, please contact the organizer.

Article 3 (Correction, change, etc. of registered contents)

1. If a member needs to make any corrections or changes to the information registered under the preceding article, he/she shall make the changes without delay through the prescribed method on this Site.

2. Our Company shall not be liable for any damage or disadvantage suffered by the Member as a result of the Member's failure to make the notification under Paragraph 1.

3. This Site does not accept any procedures related to withdrawal. If you wish to withdraw your membership, please contact the organizer.

Article 4 (Payment method registration)

1. In principle, our Company will handle the payment of admission fees and membership fees using the method selected and registered by the member on this site.

2. If a member selects "payment by credit card", we will carry out the billing procedure on the registered credit card (hereinafter referred to as the "Card") on the specified due date based on the instructions of the affiliated store. Members must register a valid Card for the payment, and in the unlikely event that the card issuer company denies our claim, we will send an email to the registered email address requesting separate payment. Please make the payment according to the payment method stated in the email.

3. If a member selects to pay the membership fee by the Card, the member agrees in advance that such billing procedures will be carried out on an ongoing basis.

4. If a member selects "direct debit" as the payment method, he/she shall register a financial institution account in the member's name as the transfer account. Please note that the financial institutions available for use are limited to those designated separately by our Company on this website.

5. Based on instructions from affiliated stores, our Company will debit the registered financial institution account on the specified due date. In the unlikely event that the withdrawal cannot be made, we will send an email to the registered email address requesting separate payment. Please make the payment according to the payment method stated in the email.

Article 5 (Sharing of member information, etc.)

1. This Site acquires the following personal information of members as member information, and this information will be shared between the organizer, affiliated stores, and our Company. Credit card

numbers are handled only by our Company in an environment and with procedures that comply with PCI DSS, an internationally established standard.

[Personal information to be acquired]

· Name, gender, date of birth, address, email address, and other information specified by the organizer

2. The purpose of use of member information by our Company shall be indicated in the "Personal Information Protection Policy" posted on our website as set forth below. Members must agree to this before using this Service.

Our website URL: <https://www.metaps-payment.com/>

3. With regard to the purpose of use of member information by the organizer and affiliated stores, the member shall confirm the information publicized on their respective websites and other places and give his/her consent thereto.

Article 6 (Usage environment)

1. Any communications equipment, software, Internet connection contracts, etc. required for use of this Service by a member shall be prepared by the member at his/her own responsibility and expense. Our Company shall not bear any communication fees, connection fees, etc. associated with the member's use of this Service.

2. Members shall acknowledge in advance that they may not be able to use this Service depending on their usage environment, such as the model of their mobile device.

3. Members shall set up their email environment so that they can always receive email communications from our Company regarding this Service.

Article 7 (Password management)

1. In order to use this Service, members must enter their registered email address and password on this Site.

2. Each Member shall be responsible for properly managing the password used for using this Service so that it is not known to any third party other than the member himself/herself. Our Company shall not be liable for any disadvantages, such as damages, caused by insufficient password management, errors in use, or use by a third party.

3. If the entered email address and password match those registered, our Company will assume that the use is made by the member himself/herself, and we will not be obligated to make any further confirmation.

4. If a Member becomes aware that a third party knows his/her password or that a third party is using this Service in the member's name, the member shall immediately notify our Company of this fact and follow any instructions given by our Company.

Article 8 (Prohibitions)

When using this Service, members shall not engage in any of the following acts.

- 1) Any act that damages or infringes the rights, privacy, reputation, or credibility of our Company or any third party, or any act that may result in such damage or infringement
- 2) Any act that is illegal or contrary to public order and morals, or that aids or abet such acts, or that may do so.
- 3) Any act that is aimed at profit or any act that is aimed at preparing for profit.
- 4) Any act that impedes the smooth operation of this Service, or any other act that may cause disruption to this Service.
- 5) Any act that intentionally transmits or otherwise spreads harmful programs such as computer viruses.
- 6) Any act that attempts to use this Service in an unusual way, such as making a large number of applications using a program that performs automatic input, etc.
- 7) Any act that attempts to gain unauthorized access to other computer systems, databases, networks, etc. through this Service.
- 8) Any other act that our Company deems inappropriate.

Article 9 (Discontinuation, suspension, change of service, etc.)

1. If any of the following events occur, our Company may change, suspend or discontinue this Service in whole or in part.

- 1) When performing maintenance on equipment, computer systems, networks, etc. related to this Service
- 2) When it becomes difficult to provide this Service due to a natural disaster or other unavoidable circumstances.
- 3) When an emergency occurs or is likely to occur
- 4) When a telecommunications carrier related to this Service discontinues, suspends, or changes its telecommunications services.
- 5) Any other case in which our Company deems it necessary for the operation of the Service.

2. Even if a member or a third party suffers damage as a result of the change, suspension or discontinuation of this Service under the preceding paragraph, our Company shall not be liable for any such damage.

Article 10 (Our responsibilities)

1. Our Company shall not bear any responsibility relating to membership rights, etc. If you have any problems with your membership, please contact the organizer or administrator.
2. Our Company will not provide any refunds or reimbursements for any admission fees or membership fees paid through this service, regardless of the reason. However, this does not apply when our Company handles procedures such as refunds on behalf of the organizer or affiliated store based on an agreement between our Company and the organizer or affiliated store.
3. Our Company does not provide any guarantees regarding the content of this Service (including any information provided by us in connection with this Service).

Article 11 (Changes to these Terms, etc.)

1. In addition to these Terms and Conditions, our Company may establish individual provisions regarding this Service, and such individual provisions will constitute part of these Terms and Conditions after being presented to members.
2. Our Company may change these Terms and Conditions within a reasonable scope and in a reasonable manner without obtaining the consent of each member individually.
3. Notification from our Company to members will be made by email, posting on this site, or any other method that our Company deems appropriate. If the notification is made by email, notification to the member will be deemed complete at the time it is sent to the email address provided by the member in advance.

Article 12 (Governing laws, etc.)

1. The operation of this Service and the establishment and interpretation of these Terms and Conditions shall be governed by Japanese law.
2. In the event of a dispute between a member and our Company in connection with this Service, the Tokyo District Court or the Tokyo Summary Court shall be the exclusive court of first instance.

Established on March 5, 2018

Metaps Payments, Inc.

I agree

Confirm ->

[Description based on the Specified Commercial Transactions Act](#)