



# Summary of Changes to the TACP 2020

## Summary of Changes to the TACP 2020

This document provides a summary of all changes to the TACP for 2020. Each clause that has been amended or added is listed in the table below.

B.25.	Now reads "'SB" refers to the Tennis Integrity Supervisory Board.'
D.1.a.	No longer includes 'conspire to wager or attempt to wager'
D.1.b	No longer includes 'solicit' or 'conspire to solicit or facilitate' and now specifies that to 'facilitate a person to wager' includes 'repeated transmissions of the contemporaneous results of any aspect of any Event without the consent of any Governing Body ("Courtsiding");'
D.1.c.	No longer includes 'solicit, or conspire to solicit or accept'
D.1.d.	No longer includes 'attempt to contrive, agree to contrive, or conspire to contrive'
D.1.e.	No longer includes 'solicit' or 'conspire to solicit or facilitate'
D.1.f.	No longer includes 'solicit, agree in the future to receive, or conspire to solicit, receive or agree in the future to receive'
D.1.g.	No longer includes 'conspire to offer or provide'
D.1.h.	No longer includes 'solicit, or conspire to solicit or accept'
D.1.i.	No longer includes 'conspire to offer or provide'
D.1.j.	No longer includes 'conspire to offer or provide'
D.1.k.	Now reads 'No Covered Person shall, directly or indirectly, accept any money, benefit or Consideration for the provision of a wildcard to an Event.'
D.1.l.	Now reads 'No Covered Person shall, directly or indirectly, attempt, agree, or conspire to commit any Corruption Offense.'
D.1.m.	Now reads 'No Covered Person shall, directly or indirectly, solicit any other person to commit, attempt, agree or conspire to commit any Corruption Offense.'
D.1.n.	Now reads 'No Covered Person may be employed or otherwise engaged by a company which accepts wagers on Events.'
E.5.	Now reads 'Establishment of a Corruption Offense under this Program shall not require (i) proof of any of the purposes described in Section A of this Program (ii) proof of a corrupt motive, gambling or a quid pro quo or (iii) identification of the Event to which a Corruption Offense pertains.'
F.1.a.	'TIB' is replaced with 'SB'
F.1.b.	'TIB' is replaced with 'SB'
F.2.a.ii.	Now reads, 'The Covered Person shall have the right to have a legal adviser attend the interview(s) with them.'
F.2.b.	Now reads 'All Covered Persons must cooperate fully with investigations conducted by the TIU including giving evidence at hearings, if requested. Even in the case where a Covered Person is represented by a legal counsel, the Covered Person is still personally responsible for ensuring that they cooperate fully with the investigation. The Covered Person shall be deemed not to have cooperated if the Covered Person's legal counsel interferes with a TIU investigation.'
F.2.c.	Reference updated from F.2.e.i. to F.2.d.i.



F.2.d.	Now includes 'data accessed via cloud services'; 'cryptocurrency wallets, transaction histories for any money transfer service or e-wallet', and 'The Covered Person acknowledges and agrees that, considering the large volume of data on some personal devices, the TIU's examination and extraction of information may take several hours, and that the duration of the extraction process (no matter how long) shall not provide a basis to object to the immediate compliance with a Demand.'
F.3.a.i.	Now includes (ii) engaged in Courtsiding (as defined in Section D.1.b.)'
F.3.b.	Now reads 'The AHO shall notify the Covered Person within three business days that the PTIO has made an application for a Provisional Suspension and shall be given the opportunity to (i) agree to the imposition of the Provisional Suspension by the AHO or (ii) make written submissions in response to the application. There will be no right for a Covered Person to request a hearing. The AHO shall decide the appropriate procedure for determining the Provisional Suspension application, provided that any such determination of the procedure takes place within three business days of the notification of the application to the AHO upon the Covered Person. Notwithstanding the foregoing, the AHO may impose a Provisional Suspension before the Covered Person responds if the AHO finds the Corruption Offense alleged in the request for Provisional Suspension are so egregious as to warrant immediate suspension. The Covered Person shall be afforded a reasonable opportunity to present his/her case and supporting evidence.'
G.1.b.	No longer specifies 'business days' or 'Notice as defined in Section F.5.'
G.1.c.	No longer specifies 'Covered Person seeking separate proceedings under Section G.1.i.'
G.1.g.	No longer specifies 'business days'
G.1.g.ii.2.	Now reads 'the PTIO and the Covered Person shall exchange any sworn witness statements, together with copies of any exhibits that they intend to rely on at the Hearing;'
G.1.h.	Now reads 'If the PTIO and/or the Covered Person wish to rely upon the testimony of any individual at the Hearing they must (i) serve a sworn witness statement for that individual, in accordance with the date agreed at Section G.1.g.ii.2. above in which the testimony is set out in full and (ii) ensure that the relevant individual makes themselves available to participate in the Hearing so that they may be cross-examined on their written evidence.'
G.1.i.	Now reads 'The PTIO and/or Covered Person may rely on any and all information and evidence gathered at any time prior to the filing of their written brief. After filing their written brief, additional information or evidence may only be relied on with the permission of the AHO, who, if permission is granted, shall ensure that the other party has a suitable opportunity to respond. The PTIO may at any time in the proceedings apply to the AHO for permission to amend the charges with which the Covered Person has been charged'
G.1.j.	Now reads 'An AHO may at any time, on an application by a party for the fair and efficient management of the proceedings, order consolidation or separate proceedings under the Program if the AHO is satisfied that it is appropriate and in the interests of the fair and efficient management of proceedings to do so.'
G.2.f.	'TIB is replaced with 'SB'
H.1.a.	Now references 'Section D.1., clauses (c)-(m)'
H.1.b.(ii)	'not less than one year' is replaced with 'up to three years' and (iii) now references Section D.1, clauses (c)-(m), Section D.2 and Section F. ineligibility from Participation in any Sanctioned Events for a maximum period of permanent ineligibility.'
H.1.c.	'Player' is replaced with 'Covered Person'



H.1.e.	Now reads 'A period of ineligibility under Section H.1.a. or b. shall be tolled during any period for which (i) a Covered Person is suspended by a Governing Body for violating a code (other than this Program) that regulates the conduct of the Covered Person, including but not limited to the Tennis Anti-Doping Programme, or (ii) a Player seeks or has obtained approval of a protected ranking or a special ranking for any reason, including due to injury.'
H.2.	'TIB is replaced with 'SB'
H.3.	'TIB is replaced with 'SB'
H.6.	Now reads '6. Substantial Assistance. At any time other than during the pendency of an appeal of a Decision, the AHO may reduce any period of ineligibility, if the Covered Person has provided Substantial Assistance to the PTIO or the TIU. Upon application by the Covered Person pursuant to this provision, the AHO shall establish an appropriate procedure for consideration of the application, including the opportunity for the Covered Person and the PTIO to make submissions regarding the application. The AHO has complete discretion in consideration of an application for reduction of a penalty under this provision.'
I.3.	Now reads 'In any CAS appeal, the proper parties are (i) the Covered Person and (ii) the PTIOs. Neither the TIU nor the AHO shall be named as parties.'
I.4.	Now reads 'The deadline for filing an appeal with CAS shall be twenty business days from the date of receipt of the decision by the appealing party.'
I.5.	Now reads 'The decision of CAS shall be final, non-reviewable, non-appealable and enforceable. No claim, arbitration, lawsuit or litigation concerning the dispute shall be brought in any other court or tribunal.'
Appendix 1	Now includes 'ATP Cup' and 'Laver Cup' 'Tennis Integrity Board' is replaced with 'Tennis Integrity Supervisory Board'



inform. educate. protect. 