



REAL FEDERACION ESPANOLA DE GOLF



c/ Arroyo del Monte 5 - 28035 MADRID - T: (34) 913 769 130 - F: (34) 915 563 290 - [rfegolf@rfegolf.es](mailto:rfegolf@rfegolf.es) - [www.rfegolf.es](http://www.rfegolf.es)

# Circular 65/2013

## FEDERAL LICENSE FOR PROFESSIONAL AND AMATEUR PLAYERS

### Compulsory requirement of a valid federation license

**GOLF COURSES AND SPORTS FACILITIES AFFILIATED** to the RFEF are reminded of the **OBLIGATORY** established by the **first paragraph of Article 11 of the Statutes** of this **Royal Spanish Golf Federation**, which states that:

*"In order for the Royal Spanish Golf Federation to grant the federation license to the Clubs and other Associations, they **must undertake to require the presentation of the license in force in Spain to all persons, whatever their nationality, who wish to use the facilities dependent on them for the practice of the sport (...)**".*

### NON-COMPLIANCE IS GROUNDS FOR SPORTS DISCIPLINARY LIABILITY

in accordance with **Royal Decree 1591/1992, of December 23, 1992**

Therefore, **to facilitate compliance of this obligation**, these golf courses and sports facilities affiliated to the RFEF **may provide their users:**

- The **ANNUAL LICENSE** (through the RFEF Web portal [www.rfegolf.es](http://www.rfegolf.es))
- The **TEMPORARY LICENSE** (managed by the Autonomous Federations and that due to the changes made by the Community Law since the birth of this figure in 1981), is the resource for **NON-RESIDENT SPORTSMEN**.

In addition, the golf courses and sports facilities affiliated to the RFEF:

- **They fulfill this statutory obligation and**
- **Guaranteed accident and liability coverage for golf athletes**

Madrid, November 5th, 2013

Luis Álvarez de Bohorques  
General Secretary

