

2.1.2019

Cricket Finland

Privacy Notice Addendum (General Data Protection Regulation (679/2016) Art 12) for personal data collected and processed by the Finnish Cricket Association through the Suomisport service

Preamble

This privacy notice provides additional information on the personal data available to the Finnish Cricket Association (Cricket Finland) through the Suomisport service. It should be read in context of and in addition to the Suomisport privacy notice available in Finnish at <https://info.suomisport.fi/suomisport-tietosuoja/>

1. Data Controller

The Finnish Cricket Association, Suomen Krikettiliitto ry
Valimotie 10
00380 Helsinki
Finland

2. Contact in data protection matters

The Finnish Cricket Association / Data protection
Valimotie 10
00380 Helsinki
Finland

dataprotection@cricketfinland.com

3. Purposes and legal basis for collection and use of personal data

We use your (the data subject's) personal data to provide you services that facilitate your participation in cricket in Finland, like licenses, insurances, and training. Your data enables us to administer the game efficiently, including collecting data on your participation in the sport, generating statistics, billing you for the services we provide, handling disciplinary processes, and conducting surveys to improve the quality of the sport. We also use your data to communicate information necessary for your participation in the sport, as well as our efficient administration of the sport.

The legal basis for processing of your personal data are, according to the General Data Protection Regulation (henceforth GDPR):

Art 6(1)(b): processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract

Art 6(1)(f): processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party

Art 6(1)(a): the data subject has given consent to the processing of his or her personal data for one or more specific purposes

The aforementioned legitimate interest is based on a meaningful relationship between you and the Finnish Cricket Association ensuing from the fact that you are a customer of the Finnish Cricket Association and the processing of personal data is undertaken for purposes you should have reasonably expected when the data was collected and in context of an appropriate relationship between us and you.

4. Classes of data collected

The Finnish Cricket Association has access to to your language preference, name, nationality, Suomisport ID, phone number, e-mail address, street address, and country of residence.

5. Right of access

You can access all your data through the Suomisport user interface.

6. Right to rectification

If you feel the data collected from you and other sources is not correct, please contact us through the details provided earlier in this document and specify what data has been erroneously or incompletely recorded.

7. Right to erasure

You have a right to have your personal data erased, if

the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;

you withdraw consent on which the processing is based, and where there is no other legal ground for the processing;

the personal data have been unlawfully processed;

the personal data have to be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject.

If you request the erasure of your personal data, you will no longer be able to participate in activities organised by the Finnish Cricket Association.

8. Right to restriction of processing

You have the right to obtain from the Finnish Cricket Association a restriction of processing where one of the following applies:

the accuracy of the personal data is contested by the data subject, for a period enabling the controller to verify the accuracy of the personal data;

the processing is unlawful and the data subject opposes the erasure of the personal data and requests the restriction of their use instead;

the controller no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise or defence of legal claims.

If you request restricting the processing of your data, you may not be able to participate in activities organised by the Finnish Cricket Association.

9. Right to withdraw consent

When the processing of your personal is based on your consent, you have the right to withdraw that consent at any time. The withdrawal of consent does not affect processing that has taken place before the withdrawal of consent.

If you withdraw your consent for processing your personal data, you may not be able to participate in activities organised by the Finnish Cricket Association.

10. Transfer of personal data outside the EU/EEA

We regularly transfer your personal data to the following parties outside the EU/EEA:

Party: The Rocket Science Group LLC d/b/a MailChimp
Location: United States of America
Compliance: Certified compliance with the EU-U.S. Privacy Shield Framework

Party: SurveyMonkey Europe UC
Location: United States of America
Compliance: Certified compliance with the EU-U.S. Privacy Shield Framework

Party: CricHQ Holdings Limited
Locations: United States of America, India, New Zealand
Compliance: TBA, no transfers will take place before ascertained

11. Access security measures

Access to your personal data on behalf of the Finnish Cricket Association is limited to administrators who use personal accounts protected by passwords.

For further information on systems security, which is completely outside the purview of the Finnish Cricket Association, please refer to the Suomisport privacy notice.

12. Retention period and removal of personal data

The Finnish Cricket Association has access to the data for the duration of the services provided by the Finnish Cricket Association.

For further information on data retention in Suomisport, please refer to the Suomisport privacy notice.

13. Right to lodge a complaint with a supervisory authority

You have a right to lodge a complaint with a supervisory authority in case they think the applicable data processing regulations are violated in processing their personal data.