



Stockholm Cricket Club

Policy Document

Integrity Policy

Parties and Responsibilities for the processing of your personal information

The Stockholm Cricket Club, 802497-4530, Hornsgatan 152 117 28 Stockholm, (hereinafter referred to as "the Club") is responsible for the processing of personal information that occurs within the context of the Club's activities.

The purpose of the Club is to pursue sporting activities in accordance with "the sports movement's ideals of activities, vision and core-values".

Why do we process your personal information?

For the Club to be able to operate, personal information is processed for various purposes related to the activities of the Club.

The Club deals with personal information for managing ongoing club activities (e.g. training activities and membership meetings), communicating with members (calls for activities, information to guardians, etc.) and managing member-related financial transactions (membership fees and competition fees, etc.).

The Club also handles personal information in connection with the application for competition licenses to SF / SDF. In addition to processing of personal information in the license application process, personal information is processed at each competition as required by the licensing regulations. Personal information is processed at the registration for competitions, during competitions and after the competition at the time of reporting results.

The Club also processes personal information to apply for contributions or grants from, among other things, the Riksidrottsförbundet and the Club's home municipality.

The Club is the responsible for the processing of personal information that occurs in:

- Managing membership in the Club
- Club administration or management.
- Participation in the Club's training activities
- Participation in the Club's competition activities



- License Management
- Application for grants
- Production of statistical summaries, reporting and follow-up.
- Courses or training arranged by the Club
- Contact with the Club
- Visits to our website
- Publication of material on website and social media
- Banning order (if applicable)
- Disturbance of the peace and unauthorized influence (such as bribery, treats of violence) (if applicable)

Who do we share personal information with?

The personal information will not be transferred to third party countries and your personal information will not be subject to automated decision making.

If the Club at any time must share your personal information with third party countries, you will be informed specifically about this. This may, for example, be relevant when / if you are enrolled in a competition held in a third country.

What legal ground do we have for personal information processing?

The Club has hereunder compiled a list of the legal basis for the processing of personal information that occurs within the Club's activities.

Purpose of processing	Legal ground
Managing membership in the Club	Contract
Club administration or management	Contract
Participation in the Club's training activities	Contract
License Management	Contract
Participation in the Club's competition activities	Contract
Application for grants	Legal obligation
Production of statistical summaries, reporting and follow-up.	Public Interest
Courses or training arranged by the Club	Public Interest in publically financed education, otherwise by consent
Contact with the Club	Mutual interest
Visits to our website	Mutual interest



Purpose of processing	Legal ground
Publication of material on website and social media	Mutual interest and sometimes consent
Banning order	Legal obligation
Disturbance of the peace and unauthorized influence (such as bribery, treats of violence)	Legal obligation

How long do we save your personal information?

The Club will carry out an assessment annually whether the purpose of processing personal information remains. Unless the purpose of processing personal information persists, the data will be deleted.

What rights do you have?

As a registered member in the Club you have several rights that you should know.

You are entitled to receive an extract from the records regarding the Club's processing of your personal information. The Club shall provide a copy of the personal information that is being processed upon the request of a registry extracts. For any additional copies that you request, the Club may charge a reasonable fee based on administrative costs. You can easily request a registry extract in IdrottOnline via My Page.

In some cases, you also have the right to data portability of your personal information. You can easily request data portability of your personal information in IdrottOnline through My Page.

You are entitled to have your personal information corrected if they are incorrect, incomplete or misleading, and you may request the club to limit the processing of personal information until they are changed.

You have, under certain circumstances, the right to be deleted:

- If the information is no longer needed for the purposes for which they were collected
- If the processing is based on the individual's consent and you revoke the consent
- If the processing is for direct marketing and you oppose the processing of the information
- If you oppose personal information processing that occurs in the exercise of authority or in mutual interests and there are no legitimate reasons that weigh heavier than your interests



- If the personal information has been processed illegally
- If deletion is required to fulfil a legal obligation
- If the personal information refers to children and has been collected when the child creates a profile in a social network

You also have the right to withdraw a consent, automatically oppose your decision-making, profiling and objection to direct marketing.

You may at any time exercise your rights by requesting access to, and correction or deletion of, personal information, request treatment limitation or objection to treatment. Contact the board to exercise your rights.

Furthermore, you have the right to file a complaint regarding the Club's processing of personal information to the Datainspektionen, visit www.datainspektionen.se.

More information about how the Club works to safeguard your rights can be found in the *Instruktioner för att tillvarata enskildas rättigheter*.

[If you want to know more](#)

If you have questions about the Club's personal information processing or want to exercise your rights, please contact the board.



Integrity Policy

Asset Description

Version	02	Status	Final	First date of issue	2018-05-18
Author:	Karl Langston & Ali Alibhai				
Asset Owner:	Board of the Stockholm Cricket Club				

Revision table:

Effective date (current version): 2018-05-18			
Approved by: SCC Board			
Date	Version	Reason	Description
2018-04-29	01	Creation of Integrity Policy as part of GDPR compliance	Based on RF Template - "mål för Integritetspolicy"
2018-05-18	02	Approval of Integrity Policy by Board	