



England and Wales Cricket Board
GDPR

Privacy Notice Professional Players

(and their family members, agents, representatives and professional advisers)

The England and Wales Cricket Board Limited (**ECB**) is the national governing body for cricket is the operator of The Hundred, runs We Are England Cricket Supporters and operates numerous programmes to support recreational cricket.

Under the General Data Protection Regulation, it is important that we provide you with certain details concerning how your personal data will be used and protected.

More details of how we use and protect your personal data, as well as your rights in respect of it and how to exercise them are in our Privacy Policy which you can find or by clicking [here](#) or at www.ecb.co.uk/privacy. Specific information that applies to you and others whose information you provide is shown below.

Name(s) of data controller(s)	The England & Wales Cricket Board Limited
Contact details	Mail: England and Wales Cricket Board Lord's Cricket Ground London NW8 8QZ Email: privacy@ecb.co.uk Phone: 020 7432 1200 Website: www.ecb.co.uk
Categories of personal data	For Players <ul style="list-style-type: none">• Name (and any 'known as' name)• Contact details (eg address, telephone number(s), email address(es))• Date and place of birth• Gender• Clothing and equipment details and size(s)• Squad number• Family details (such as spouse / partner and children) <i>(if applicable)</i>• Agents / representatives / professional advisers• Sponsorships and image rights details• Nationality, ethnicity and other equality and inclusion questions• Immigration status• Health and medical Insurance details• National insurance number <i>(if applicable)</i>• Pay and benefits (including bonuses, prize monies, supplements, car provision, holiday entitlement and holiday dates taken, leave periods including compassionate and parental) and payroll information• Pension details• Citizenship, passport details, copy of visa and UK date of entry <i>(if applicable)</i>• Copy of statutory declaration/permission for dual registration <i>(if applicable)</i>• Each County Club / Team / match / tournament / tour / series applied,

selected and/or played for

- Scouting reports
- Match reports
- Disciplinary related details including anti-doping, recreational drug use and anti-corruption and any evidence and any sanctions imposed
- Overseas board registration status (*if applicable*)
- Residential qualification details / right to work in the United Kingdom (or other relevant countries) (*if applicable*)
- Cricket experience/qualification details
- Conduct
- Grievances
- Employing County Club details
- Overseas police vetting check (*if applicable*)
- Payment/registration category details
- Proof of residence
- Confirmation of overseas board of registration status (*if applicable*)
- Medical records and information (including medical, strength and conditioning / fitness, physiotherapy, mental health, psychology, dental, nutritional and injury records – including any test screening arrangements, results, scans and x-rays, diagnoses, treatment and rehabilitation allergy information, special requirements and medical needs)
- Video footage of training sessions and matches
- Feedback from matches and training sessions
- Performance data (including through use of wearable technology, GPS devices, sensor technology on bats or balls, video-based technology and tracking devices)
- Whereabouts data
- Media footage
- Match and other playing and performance statistics
- Travel and accommodation details (*if applicable*)
- Photograph(s)
- Bank details (*if applicable*)
- Emergency contact(s) (*if applicable*)
- Contract(s) of engagement with the ECB and termination and suspension details (*if applicable*)
- Insurance particulars and claim details

Family members

- Name
- Relationship to Player and other family members of Player
- Contact details
- Citizenship, passport details, copy of visa and UK date of entry (*if applicable*)
- Evidence in any anti-doping, recreational drug use and anti-corruption matter

Agents / representatives / professional advisers

- Name
- Contact details
- Players / Player family members authorised to act for
- Evidence in any anti-doping, recreational drug use and anti-corruption matter

Emergency contact(s)

	<ul style="list-style-type: none"> • Name • Relationship to Player and other family members of Player • Contact details
<p>Source(s) of personal data</p>	<p>Player</p> <ul style="list-style-type: none"> • You • HM Revenue & Customs • Scouts • Employing County Club /Team • Other County Clubs • The Hundred TeamCo(s) <i>(if applicable)</i> • <u>The Hundred Medical Committee</u> <i>(if applicable)</i> • <u>The Hundred Technical Committee</u> <i>(if applicable)</i> • Statements/submissions in disciplinary matters • Disciplinary panels (including Cricket Discipline Commission and The Hundred TeamCo Disciplinary Committee(s) <i>(if applicable)</i>) • Host Team Management • Medical professionals (including those at County Clubs or other teams or external specialists and consultants) • Sports science staff • Other players • The media / press / broadcasters • Scoring and analysis data providers (such as Cricket Archive) • Media agencies • UK Anti-Doping / World Anti Doping Agency (WADA) • Stakeholders in anti-corruption matters including other sports governing bodies, the Gambling Commission, betting operators and other sports related integrity units • Social media • Professional Cricketers' Association (PCA) • Family members • Player's agent(s), representative(s) and/or professional adviser(s) • Umpires and other match officials • Coaches and the management team • England team and pathway selectors and scouts • ECB • Other cricket organisations such as the International Cricket Council (ICC), County Clubs • Legal and other professional advisers • Regulators <p>Family members</p> <ul style="list-style-type: none"> • You • The Player • The media • Social media • ECB • Regulators <p>Emergency contacts</p> <ul style="list-style-type: none"> • You • The Player

	<p>Agents / representatives / professional advisers</p> <ul style="list-style-type: none"> • You • The Player • The media • Social media • ECB • Regulators
Automated decisions	None
Purposes of processing	<p>Players</p> <p>The ECB will process your personal data for the purposes of:</p> <ul style="list-style-type: none"> • Crickets support and delivery. To enable the ECB to support and deliver the various cricket programmes such as the First Class, Women’s Elite Domestic Senior Competition, National Counties Association and England Cricket Programme including competitions such as The Hundred • Administration of registration. Administration of the relevant professional player registration process, including verifying your general eligibility and eligibility for the governing body sponsorship/endorsement (<i>if applicable</i>); administering any relevant Release Agreement and/or No Objection Certificate; • Remuneration and benefits administration. Includes payment of remuneration and expenses and to enable the delivery of pension and insurance schemes • Internal administration. Includes obtaining insurance, provision of clothing and equipment, making travel and accommodation arrangements • Player training and selection. Includes selection for talent and performance pathways as well as England teams • Match and training administration. Match and training arrangements • Education and training purposes. Including player analysis, performance and development • Performance evaluation and analysis. Evaluation of Player’s performance and playing statistics and benchmarking against other players’ performance and statistics and making those available to relevant persons including coaches, scouts and selectors • Player, coach, officials and team health and welfare. Dealing with any medical issues, injuries, allergies, special needs and mental health concerns, providing dietary, physical and emotional support • Performance, injury, ailment, conditions, mental health and rehabilitation research. Research into Player performance, injuries, ailments and conditions and mental health any rehabilitation recommended, taken up or declined • Anti-doping, recreational drug taking and anti-corruption. Monitoring, compliance and enforcement • Player appraisals and reviews • Disciplinary purposes. Administration for disciplinary purposes and regulatory enforcement • Record keeping. Includes compiling a register of players and maintaining ECB records for the ECB’s cricket management programmes and maintaining cricket statistics • Equal opportunities. Monitoring and compliance • Statistical analysis. Includes calculating Developing England Player Payments to Counties and for calculating Player Development Compensation Payments to Counties (<i>where applicable</i>) • Immigration status monitoring and compliance. Includes administering

Home Office audits (*if applicable*)

- **Quality and improvement monitoring**
- **Contract compliance.** Ensuring compliance with your contract
- **Reputation.** ECB, Player, cricket and team reputation management
- **Publicity.** Publicity and media appearance activity
- **Commercial activities.** Administration and carrying out activities which have been agreed with you / your agent / representative / professional advisers and/or the PCA

Family members and emergency contacts

The ECB will process your personal data for the purposes of:

- **Internal administration.** Includes contacting you about the Player (including in the event of an emergency), obtaining insurance, making travel and accommodation arrangements (*as applicable*)

Player agents / representatives / professional advisers

The ECB will process your personal data for the purposes of:

- **Internal administration.** Includes contacting you about the Player

Who we will disclose your personal data to

Players

For Players in respect of The Hundred: prior to selection, the ECB may disclose your personal data to:

- **Men.** The 8 Team Co's participating in The Hundred (your name, date of birth, current FCC, country (*overseas players only*), playing statistics and headline medical information
- **Women.** The 8 Team Co's participating in The Hundred (your name, date of birth, contact details, country (*overseas players only*), playing statistics and headline medical information

For all Players: the ECB may disclose your personal data to:

- HM Revenue and Customs
- The Home Office (*if applicable*)
- The PCA
- The International Cricket Council (**ICC**) if needed for international purposes
- Selectors
- Relevant The Hundred TeamCo(s) (*if applicable*)
- The Hundred Medical Committee (*if applicable*)
- The Hundred Technical Committee (*if applicable*)
- External medical and welfare practitioners from which you receive treatment or support
- Disciplinary panels (including the Cricket Discipline Commission and The Hundred TeamCo Disciplinary Committee(s) (*if applicable*))
- Your County Club / Host team / Approved Other Team in non-ECB competitions
- Your agent(s) / representative(s) / professional adviser(s)
- Scouts
- Coaches
- Match officials
- Your family
- Your emergency contacts
- Service providers such as insurance companies, hotel and travel providers
- Legal and other professional advisers
- UK Anti-Doping and, where applicable, World Anti-Doping Agency
- Stakeholders in anti-corruption matters including other sports governing bodies, the Gambling Commission, betting operators and other sports

related integrity units

- Law enforcement officers (*as applicable*)
- The media / press / broadcasters if appropriate (for example, details of allocation of a Central Contract or details of any temporary physical injury or temporary physical illness sustained or suffered by the player which precludes the player from being available for selection for the team or which affects the player's performance for the team)
- Sponsors, ECB partners and ECB suppliers
- England Women's Player Partnership (*where relevant*)
- Team England Player Partnership (**TEPP**) (*where relevant*)
- Regulators (*where relevant*)

The ECB may also make scoring and analysis information (including that from third party data providers) available to First Class Counties for their evaluation of the Player's performance and playing statistics and for benchmarking against other players performance and statistics.

Family members

The ECB may disclose your personal data to:

- Your agent(s) / representative(s) / professional adviser(s)
- Your family
- Service providers such as insurance companies, hotel and travel providers
- Legal and other professional advisers
- Law enforcement officers (*as applicable*)
- Regulators (*where relevant*)
- Stakeholders in anti-corruption matters including other sports governing bodies, the Gambling Commission, betting operators and other sports related integrity units

Player agents / representatives / professional advisers

The ECB may disclose your personal data to:

- Players and family members of Players
- Legal and other professional advisers
- Law enforcement officers (*as applicable*)
- Regulators (*where relevant*)
- Stakeholders in anti-corruption matters including other sports governing bodies, the Gambling Commission, betting operators and other sports related integrity units

Legal basis for processing your personal data

The legal basis for the collection and processing of your personal data is:

- **administration of registration | remuneration and benefits administration | internal administration | education and, training | training and selection | appraisals | contract compliance | match and training administration and selection | commercial activities** : that it is necessary to fulfil the contract that a Player (or you if you are not the Player) are going to enter into or have entered into with us; and/or that it relates to personal data that are manifestly made public by you; and/or that it is necessary for the establishment, exercise or defence of legal claims
- **immigration status monitoring | equal opportunities**: that it is necessary for us to comply with the law
- **Player, coach, officials and team health and welfare** that you have given your explicit consent; or that it is in your vital interests or the vital interests of another person; or that it is necessary for the purposes of preventative or occupational medicine or assessment of your working capacity, medical diagnosis or the provision of health care; and/or that it relates to personal data that are manifestly made

	<p>public by you; and/or that it is necessary for the establishment, exercise or defence of legal claims</p> <ul style="list-style-type: none"> • performance, injury, ailment, conditions, mental health and rehabilitation research: that it is in our legitimate interests and those of other sports to understand the impact of professional sport on the human condition and that it is necessary for scientific or historical research or statistical purposes; and/or that it relates to personal data that are manifestly made public by you; and/or that it is necessary for the establishment, exercise or defence of legal claims • statistical analysis and benchmarking: that it is in our legitimate interests and those of other cricket organisations to analyse and assess performance and playing statistics to understand and improve standards of play and that it is necessary for scientific or historical research or statistical purposes • anti-doping, recreational drug taking and anti-corruption: that it is in our legitimate interests and those of other sports to preserve standards in sport; and/or that it relates to personal data that are manifestly made public by you; and/or that it is necessary for the establishment, exercise or defence of legal claims • in all other cases: that it is necessary for our legitimate interests which are to regulate the sport of cricket, to uphold standards and ensure the reputation of cricket is enhanced and this does not prejudice or harm your rights and freedom and/or that it relates to personal data that are manifestly made public by you and/or that it is necessary for the establishment, exercise or defence of legal claims
<p>Your right to withdraw consent</p>	<p>Where you have given your consent to any processing of personal data you have the right to withdraw that consent at any time. If you do, it will not affect the lawfulness of any processing for which we had consent prior to your withdrawing it.</p>
<p>Location of your personal data</p>	<p>We will normally keep your personal data within the United Kingdom. However we may transfer relevant personal data:</p> <ul style="list-style-type: none"> • to other cricket national governing bodies or for activity relevant to any tour you will be involved with in their country • to the media / press / broadcasters within countries outside the UK • to coaches and other tour team staff (including medical, strength and conditioning, physiotherapy, psychology, dental, nutritional and injury records – including any test results, scans and x-rays) when you are on tour outside the UK • (including your medical history and other relevant records) to medical specialists that are engaged to diagnose or provide treatment to or for you and which are based outside of the United Kingdom • (including data relating to family members)(<i>where applicable</i>) to other organisations such as insurance companies and hotel and travel providers within countries outside of the United Kingdom • to the International Cricket Council (ICC) which is based in Dubai in respect of any matches under their jurisdiction or for anti-corruption matters <p>In each case, we will ensure that the appropriate safeguards are in place to protect your personal data.</p>
<p>How long we will keep your personal data</p>	<p>Players</p> <p>We will normally keep your personal data for the duration of your employment. There are some exceptions to this such as:</p> <ul style="list-style-type: none"> • Medical records. Any Player medical records and related medical information will be kept for 30 years after the Player retires from cricket, or 10 years after the death of the Player or for the duration of any legal proceedings (whichever is longer). • Match and playing records. Match statistics and playing records, including match video footage will be kept indefinitely as part of ECB's

	<p>record of the game.</p> <ul style="list-style-type: none"> • Performance data and statistics. Performance data and statistics (including any analysis) will be kept indefinitely as part of the ECB’s historical and statistics records. • Team registration details. The record of the Team(s) you are registered with will be held for the duration that you are a Player. It will also be used for any player development compensation payment calculations (if applicable), which may be up to 14 years. • Anti-doping. In line with the World Anti-Doping Code requirements, any information relating to an anti-doping rule violation will be held for 10 years • Recreational drugs. In line with the ECB’s Recreational Drugs Policy, results will be held for 5 years. • Anti-corruption. In line with the Anti Corruption Code, which is for at least 2 years after the Player’s employment ends. Sanctions and personal data in case files may be kept, potentially indefinitely, where the intelligence shows a continued risk. • Disciplinary matters. Disciplinary records will be held for 10 years unless there is a legitimate interest in regulating the sport to retain it for longer such as a unique precedent. • Publicity. Media releases and interview footage will be kept indefinitely as a part of the ECB’s record of publicity <p>After this time period it will be anonymised and used for research and/or statistical analysis unless we are obligated to keep it by law.</p> <p>Family members Player agents / representatives / professional advisers emergency contacts</p> <p>We will normally keep your personal data for the duration of your employment. We will normally keep your personal data for 2 years after our last engagement with you. There are some exceptions to this such as:</p> <ul style="list-style-type: none"> • Anti corruption (agents – classed in the Anti corruption Code as ‘participants’). In line with the Anti Corruption Code, which is for at least 2 years after you cease to be an agent. Personal data in case files (including any sanctions) may be kept, potentially indefinitely, where the intelligence shows a continued risk. • Anti-corruption in all other cases. Personal data in case files (including any sanctions) may be kept, potentially indefinitely, where the intelligence shows a continued risk. <p>After this time period, we will securely delete your personal data or anonymise / pseudonymise it unless we have a legal basis for keeping it.</p>
<p>Your rights in respect of your personal data</p>	<p>You have the right of access to your personal data and, in some cases, to require us to restrict, erase or rectify it or to object to our processing it, and the right of data portability.</p>
<p>Complaints</p>	<p>If you have any concerns or complaints about how we are handling your data please do not hesitate to get in touch by emailing us at privacy@ecb.co.uk or by calling 020 7432 1200. You can also contact the Information Commissioner’s Office.</p>