

First Kicks Sports Ltd.

Privacy Notice

1. Background

This Privacy Notice contains all the information you need to know about how and why we collect, use, store, transfer and keep secure personal data about you which relates to your work with us as an employee, worker, or self-employed consultant ('Data'). For ease, throughout this notice, we use employee to cover all staff, contract of employment to cover all types of work or provision of service contracts, job offers to cover offers of work or provision of services. It also explains your rights and obligations in relation to your Data.

We are committed to protecting the privacy and security of your Data in accordance with the UK General Data Protection Regulation (UK GDPR) and relevant UK law.

This Privacy Notice should be read in conjunction with our Data Protection Policy / Privacy Standard and Data Retention Policy.

IT IS IN YOUR INTERESTS TO READ THIS PRIVACY NOTICE AS IT CONTAINS IMPORTANT INFORMATION ON HOW AND WHY WE ARE USING YOUR DATA AND WHAT WE WILL DO WITH IT EVEN AFTER YOU HAVE STOPPED WORKING FOR US.

This Privacy Notice does not form part of your employment contract and may be updated by us at any time.

2. UK GDPR Data Protection Principles

We comply with UK data protection law and UK GDPR. This says that any Data we hold about you must be:

- Used lawfully, fairly and in a transparent way.
- Collected only for valid purposes that we have clearly explained to you and not used in any other way.
- Relevant to the purposes we have told you about and limited only to those purposes.
- Accurate and kept up to date.
- Kept only as long as necessary for the purposes we have told you about.
- Kept securely.

These principles apply to Data about you, from which you can be identified. It does not include data where your identity has been removed (anonymous data).

3. The different types of Data we hold and why we hold them.

3.1 These are the types of Data we may hold about you:

Type of employee personal data	Details of employee personal data	
DATA THAT MAY BE EN	TERED INTO PROCESSOR HR SOFTWARE SPECIFIC FIELDS	
Recruitment Data	Job offers- not accepted	
Contact / Personal Data	 Personal home and work contact details Emergency Contact details of next of kin Employee Photo 	
General Employment Contract Data	 Contract data including details of role, reporting structure, job location, holiday entitlement, notice period, working hours, and amendment to contract letters Probation data Overtime and TOIL data Lateness data Annual leave data Family leave data Privacy notices and data processing consent records Working time data 	
Performance and Training Data	 Absence data Appraisal data Probation data Qualification and skills data Training data Employee of the month and Good Job data 	
Pay and Benefits Data	 Payroll and tax data Date of birth Gender Loan data Advancements and deductions from wages data Court Orders data Statutory Pay data Bank Account details Expenses records Pension data Benefit schemes data 	
Leavers Data (not covered above) Health and Safety data	 Leaver's report Data on any reportable accident, death or injury in connection with work Allergies data Covid-19 vaccination data Covid-19 test data 	
DATA THAT MAY BE HELD BY THE COMPANY AS CONTROLLER IN EMPLOYEE DOCUMENTS / FILE		
	TWARE SYSTEM OR ELSEWHERE, INCLUDING ON PAPER	
Recruitment documents	CVs of rejected applicants	

General Employment Contract documents	 CVs of applicants offered jobs but not accepted References provided by third parties for job offers whether accepted or not CVs of current employees Application forms of current employees
	Employment ContractsProbation records
Performance and training records	 Disciplinary records Grievance records Capability / Poor Performance records Appraisal / Performance records Probation records Absence Management records Family Leave records Training agreements Qualification and skills documents, including professional certificates and driving licence copies Redundancy consultations
Pay and Benefits records	 HMRC records Loan agreements Court Order records Statutory Pay records Bank Account details Expenses records Pension records Benefit schemes records
Leavers records (not covered above)	Exit interviewsRedundancy records
Health and Safety records	 Records of any reportable accident, death or injury in connection with work Allergies data Covid-19 vaccination data Covid-19 test data
Immigration checks	 Identification records Details of right to work in UK including any work permit
Criminal convictions records	 Disclosure and Barring Service (DBS) checks pre-recruitment Disclosures of criminal records during employment DBS periodic updates
File Notes	Any Data included in File Notes

We have good reason for wanting to hold all this Data.

Type of employee	
personal data	Purpose for processing
Recruitment data	
and documents	To enable us to make recruitment decisions
Contact / Personal	To enable us to contact you and in emergencies, your next of kin and for PAYE and
data	pension purposes
General	
Employment	
Contract data and	To enable us to manage effectively your employment contract and to enable us to
documents	make accurate payments to you
	To enable us to manage your performance under your employment contract, to
	investigate and deal with grievances, complaints or legal disputes, to assess your
Performance and	qualifications and skills to do particular work, to assess any training needs and to
Training data and	recognise good work, and to monitor use of email and communications systems to
records	ensure compliance with relevant employment polices
Pay and Benefits	
data and records	To enable us to make accurate payments to you, and to calculate statutory leave
Leavers data and	
records (not	
covered above)	To keep accurate information in case of any dispute or claim over work or pay
Health and Safety	
data and records	To comply with health and safety obligations
Immigration checks	To check that you have the right to work in the UK
	To assess suitability as part of a recruitment process where the role involves dealing
Criminal	with large amounts of sensitive data, and to check that we can lawfully employ you
convictions records	and continue to employ you to work in certain roles
	To make general notes about situations related to your employment, and explain
File Notes	documents being stored

3.2 Under the GDPR, we need to have a legal basis for processing your Data.

There are 6 acceptable reasons why we are allowed to hold your Data.

Mostly we rely on 3 of these:

- Where we need it to **perform your employment contract** (such as Data about your working hours or holiday entitlement),
- Where we need it to **comply with a legal obligation** (such as tax Data)
- Where it is necessary for our legitimate interests (or those of a third party), and where your interests and fundamental rights do not override those interests. (such as Employee of the Month Data)

Occasionally we may need to rely on 2 further reasons:

- Where we need it **to protect your vital interests** or someone else's (such as when there are serious Health and Safety issues),
- Where it is needed in the **public interest**.

And if none of these reasons apply, we will ask for your **consent** to hold Data. (see below under section 3.7)

3.4 And here's how these reasons relate to the Data we may hold about you:

Type of employee	
personal data	Legal basis for processing
Recruitment data and	
documents	Legitimate interests of an employer
	Performance of your employment contract, compliance with legal obligations,
	legitimate interests of an employer, and in relation to the holding of an
Contact / Personal data	Employee Photo only, we do this with your consent (see section 3.7 below)
General Employment	
Contract data and	Performance of your employment contract and compliance with legal
documents	obligations
Performance and	
Training data and	Performance of your employment contract, compliance with legal obligations
records	and legitimate interests of an employer
Pay and Benefits data	Performance of your employment contract and compliance with legal
and records	obligations
Leavers data and records	Performance of your employment contract and compliance with legal
(not covered above)	obligations
Health and Safety data	Compliance with legal obligations, legitimate interests of an employer and to
and records	protect your vital interests
Immigration checks	Compliance with legal obligations
Criminal convictions	
records	Compliance with legal obligations and legitimate interests of an employer
	Performance of your employment contract, compliance with legal obligations
File Notes	and legitimate interests of an employer

3.5 Special Category Data

A small amount of the Data we may collect from you can be classified as 'Special Category Data'. Understandably, we have to be especially careful with this data, and we have to be satisfied that there are additional lawful reasons for holding it. This is Data that reveals:

- Racial or ethnic origin,
- Political opinions,
- Religious and philosophical beliefs,
- Trade union membership,
- Genetic data,
- Biometric data,
- Health data, or
- Sex life and sexual orientation.

Within the categories of information we have listed above in section 3.1, we may collect the following Special Category Data, and have outlined the lawful reasons for processing it:

- Sickness absence records and family leave records in order to comply with employment and other laws
- Other information about your physical, mental health or disability status, to ensure your health and safety in the workplace, to assess your fitness to work, to provide appropriate workplace adjustments, to monitor and manage sickness absence, and to administer any benefits.
- Covid-19 testing data and vaccination data to ensure the health, safety and welfare of employees in the workplace.

If we need to hold any other Special Category Data, we will ask for your explicit consent to hold it. (see below under section 3.7)

3.6 Criminal Convictions Data

We may hold Data about any criminal convictions you may have. We will only collect this Data if it is appropriate given the nature of your role and where we are legally able to do so.

We may collect Criminal Convictions Data in the following ways:

- In our recruitment process
- As part of a DBS Checking process
- Where you have notified us directly during your employment

We are permitted to hold this Data for one of the following reasons:

- You have voluntarily supplied it to us
- You have consented to carrying out a DBS check (see section 3.7 below)
- It is necessary to carry out employment rights and obligations, including, for example, where the employee is dealing with large amounts of sensitive data or is working with vulnerable individuals
- You have made the Data public, or
- It is necessary for us to establish or defend a legal claim

3.7 Consent

Here's what you need to know about the limited circumstances in which we may need your explicit, written consent to process specific elements of your Data:

a. Employee Photo

The use of your personal photo on our HR software system which identifies you as an employee of the company is entirely optional, and we will only use a photo of you if you consent. Please have a look at the information on your Personal Details Summary page about how to upload, edit or remove your photo on the HR software system.

b. Special Category Data and Criminal Convictions Data

In the limited circumstances where we are relying on your consent to provide us with either additional health or other Special Category Data, or to provide us with additional Criminal Convictions Data not covered by the reasons explained in sections 3.5 and 3.6 above, we will provide you with full details of the information we wish to collect and the reason we need it so that you can carefully consider whether you wish to consent. It is not a condition of your employment contract with us that you will agree to such a request. Our HR software system will alert you where consent is needed before you disclose the information there.

You have the right to withdraw your consent in relation to processing under (a) or (b) above at any time. To withdraw your consent, please contact your Manager. Once we have received your withdrawal of consent, we will no longer process your information for the purposes you originally agreed to, unless we have another legal basis for doing so which we will advise you of at the time.

4. Data Sharing

We will only share your personal information with third parties where required by law, where it is necessary to carry out our working relationship with you or where we have another legitimate interest in doing so.

Third parties will only process your Data on our instructions and where they have agreed to treat the Data confidentially and to keep it secure. We do not allow our third-party service providers to use your personal data for their own purposes. We only permit them to process your personal data for specified purposes and in accordance with our instructions.

A list of third-party service providers can be found in our Record of HR Processing Activity or by contacting your Manager.

[OPTIONAL IF PART OF A GROUP - We will share your personal information with other entities in our group for the following reasons:

- as part of our regular reporting activities on company performance
- in the context of a business reorganisation or group restructuring exercise
- for system maintenance support
- for hosting of data].

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Currently none of your Data is transferred outside the UK. If this changes, we will notify you and you can expect a similar degree of protection in respect of your Data.

5. Data Security

We have put in place measures to limit access to your Data through our employment policies and the use of our HR software system. In addition, we limit access to your Data to those employees, agents, contractors and other third parties who have a business need to know.

We have put in place appropriate security measures to prevent your Data from being accidentally lost, used or accessed in an unauthorised way, altered or disclosed. Further details about the security of your Data can be found in in the Privacy Policy on the HR software system and in our employment policies.

All our third-party service providers are required to take appropriate security measures to protect your Data in line with our policies. For further information please review the third-party service providers' Privacy Policies which can be found on their websites or by contacting your Manager.

We have put in place procedures to deal with any suspected data security breach and will notify you and any applicable regulator of a suspected breach where we are legally required to do so.

6. Data Retention

We also don't want to keep your data for any longer than is necessary. We do have legal obligations to keep your Data even after you have left, for example, under legal requirements from HMRC. We have created an HR Data Retention Policy, using the same categories of Data that are used in this HR Privacy Notice, and defined a retention period for each category. In situations where we are able to

anonymise your Data, we may continue to process the anonymised data without reference to the HR Data Retention Policy.

7. Your rights in relation to your Data

It is important that you know what rights you have in relation to your Data.

7.1 Right to Request Access

You have the right to request – through a Subject Access Request – that we provide you with a copy of the Data we hold about you and to check that we are lawfully processing it. You already have direct access to the majority of the current data we hold on our HR software system, which you can access at any time. The only Data that is not accessible to you immediately is either any fields or Employee Documents or File Notes where your Manager, or a senior person within the company has decided, for legitimate business reasons, that it is not appropriate for you to have access, or some historic Data.

7.2 Right to Request Correction

You have the right to request that inaccurate or incomplete Data be corrected. Our HR software system gives you access to be able to correct much of your own Data, and we rely on you to ensure that you provide us with details of any changes in your personal circumstances.

7.3 Right to Object to Processing

Where we are processing Data only on the basis that it is necessary for our legitimate interests (or those of a third party) (see above section 3.4), you have the right to object to that processing and it is then for us to establish whether your interests and fundamental rights override those interests.

7.4 Right of Erasure (the 'right to be forgotten')

You have the right to request that we delete your Data where there is no good reason for us continuing to process it. You will appreciate that much of your Data is essential for you and us to be able to work effectively. For instance, we may not be able to perform the contract we have entered into with you (such as paying you or providing a benefit), or we may be prevented from complying with our legal obligations (such as to ensure the health and safety of our workers). This right mainly applies when you have objected to processing (see section 7.3 above) or you are withdrawing your consent.

7.5 Right to Restrict Processing

You have the right to ask us to suspend processing your Data whilst its accuracy or reason for processing is established. However, there may be certain circumstances where we cannot suspend processing if it prevents us complying with a legal obligation, or without impacting our ability to continue to employ you. If this situation occurs, we will advise you at the time the reason why we cannot suspend processing.

7.6 Right of Data Portability

You have the right to request that we transfer your Data to another organisation when you leave our employment.

To exercise any of these rights, please put a request in writing to your manager. You will not have to pay a fee to access your Data or to exercise any of these rights. However, we may charge a reasonable fee if your request for access is clearly unfounded or excessive. Alternatively, we may refuse to comply with the request in such circumstances.

If You are dissatisfied with our response, you can make a complaint to the Information Commissioner's Office at https://ico.org.uk/

Data protection officers (DPOs) Commissioner details

Ellis Remy Email - ellis.firstkicks@outlook.com

If you have any questions or concerns about our Privacy Notice Policy or our data practices, please contact us at:

First Kicks Sports Ltd Contact: 07415 105214

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