

PRIVACY POLICY

Queen City United Soccer Club www.qcsoccer.ca

Last Revision: March 15, 2021



Table of Contents

INTRODUCTION	3
DEFINITIONS	3
PURPOSE	
APPLICATION OF THIS POLICY	
OBLIGATIONS	
ACCOUNTABILITY	
IDENTIFYING PURPOSE	
CONSENT	
ACCURACY, RETENTION AND OPENNESS	
ACCESS	
COMPLIANCE CHALLENGES	8



INTRODUCTION

For not-for-profit organizations in Saskatchewan, the privacy of personal information is governed by the Personal Information Protection and Electronic Documents Act (PIPEDA). This Policy is based on the standards required by PIPEDA as interpreted by the Queen City United Soccer Club (QC).

DEFINITIONS

The following terms have these meanings in this Policy:

- "Commercial Activity" Any particular transaction, act or conduct that is of a commercial character.
- "Personal Information" Any information about an individual that relates to the person's personal characteristics including, but not limited to gender, age, income, home address, phone number, ethnic background, family status, health history, and health conditions, athletic testing and results and email.
- "Representative" All individuals employed by, or engaged in activities on behalf of, QC.
 Representatives include, but are not limited to staff, administrators, directors and officers, committee members, and volunteers of QC.
- "Members" All categories of membership defined in the QC Bylaws, as well as all individuals engaged
 in activities with QC, including but not limited to parents, spectators, athletes, team personnel (which
 includes but is not limited to coaches, assistant coaches, managers, gender representatives, trainers,
 medical or other personnel in a position of influence on the athlete), volunteers, administrators,
 committee members, board members and staff.
- "PIPEDA" The Personal Information Protection and Electronic Documents Act (PIPEDA) sets out ground rules for how private sector organizations may collect, use, or disclose personal information during commercial activities.

PURPOSE

QC recognizes Members' right to privacy with respect to their Personal Information. This Policy describes the way that QC collects, uses, safeguards, discloses, and disposes of Personal Information.

APPLICATION OF THIS POLICY

This Policy applies to all Representatives and Members in connection with personal information that is collected, used, or disclosed during QC activity.

Except as provided in PIPEDA, QC's Board of Directors will have the authority to interpret any provision of this Policy that is contradictory, ambiguous, or unclear.



OBLIGATIONS

QC is obligated to follow and abide by PIPEDA in all matters involving the collection, use and disclosure of Personal Information.

In addition to fulfilling the legal obligations required by PIPEDA, QC's Representatives will not:

- Publish, communicate, divulge, or disclose to any unauthorized person, firm, corporation, or third party any Personal Information without the express written consent of the Individual.
- Knowingly place themselves in a position where they are under obligation to any organization to disclose Personal Information.
- In the performance of their official duties, disclose Personal Information to family members, friends, colleagues, or organizations in which their family members, friends, or colleagues have an interest.
- Derive personal benefit from Personal Information that they have acquired while fulfilling their duties with QC; and
- Accept any gift or favour that could be construed as being given in anticipation of, or in recognition for, the disclosure of Personal Information.

ACCOUNTABILITY

The Director of Club Operations (or designate) shall act as the Privacy Officer and is responsible for the implementation of this policy and monitoring information collection and data security and ensuring that all staff and Board of Directors receive appropriate training on privacy issues and their responsibilities. The Privacy Officer also handles personal information access requests and complaints. The Privacy Officer may be contacted by hugh@qcsoccer.ca.

The Privacy Officer will:

- Implement procedures to protect personal information.
- Establish procedures to receive and respond to complaints and inquiries.
- Record all persons having access to personal information.
- Ensure any third-party providers abide by this Policy; and
- Train and communicate to staff and Board of Directors, information about QC's privacy policies and practices.

IDENTIFYING PURPOSE

QC may collect Personal Information from Members and prospective Members for purposes that include, but are not limited to:

COMMUNICATIONS

- Sending communications in the form of e-news or a newsletter with content related to QC's programs, events, fundraising, activities, discipline, appeals, and other pertinent information.
- Publishing articles, media relations and postings on QC's website, displays or posters.
- Award nominations, biographies, and media relations.



- Communication within and between Representatives and Members.
- Discipline results and long-term suspension list; and
- Checking residency status.

REGISTRATION, DATABASE ENTRY AND MONITORING

- Registration of individuals, programs, events, and activities.
- Database entry at partner organizations such as, but not limited to, Saskatchewan Soccer, Canada Soccer, the Coaching Association of Canada, Respect in Sport, and other such organizations.
- Determination of eligibility, age group and appropriate level of play/competition.
- Athlete registration, outfitting uniforms, and various components of athlete and team selection; and
- Technical monitoring, officials training, educational purposes, sport promotion, and media publications.

SALES, PROMOTIONS AND MERCHANDISING

- Purchasing equipment, coaching manuals, resources, and other products; and
- Promotion and sale of merchandise.

GENERAL

- Travel arrangement and administration.
- Implementation of QC's screening policy.
- Medical emergency, emergency contacts or reports relating to medical or emergency issues.
- Determination of membership demographics and program wants and needs, by means of surveys or other like mechanisms for collection of information.
- Video recording and photography for personal use, and not commercial gain, by spectators, parents, and friends.
- Video recording and photography for promotional use, marketing, and advertising by QC; and
- Payroll, honorariums, company insurance and health plans.

QC's Representatives may collect Personal Information from Members and prospective Members for other purposes, provided that documented consent specifying the use of the Personal Information is obtained from the Members or prospective Members.

CONSENT

By providing Personal Information to QC, Members provide implied consent to the use of that Personal Information for the purposes identified in the **Identifying Purposes** section of this Policy.

At the time of the collection of Personal Information and prior to the use or disclosure of the Personal Information, QC will obtain consent from Members by lawful means. QC may collect Personal Information without consent when it is reasonable to do so and permitted by law.



In determining whether to obtain written or implied consent, QC will consider the sensitivity of the Personal Information, as well the Members' reasonable expectations. Members may consent to the collection and specified use of Personal Information in the following ways:

- Completing and/or signing an application form.
- Checking a checkbox or selecting an option (such as 'Yes' or 'I agree').
- Providing written consent either physically or electronically.

QC will not, as a condition of providing a product or service, require Members to consent to the use, collection, or disclosure of Personal Information beyond what is required to fulfill the specified purpose of the product or service.

A Member may withdraw consent in writing, at any time, subject to legal or contractual restrictions. QC will inform the Member of the implications of withdrawing consent.

QC will not obtain consent from Members who are minors, seriously ill, or mentally incapacitated. Consent from these individuals will be obtained from a parent, legal guardian, or a person having power of attorney.

QC is not required to obtain consent for the collection of Personal Information, and may use Personal Information without the Member's knowledge or consent, only if:

- It is clearly in the Member's interests and the opportunity for obtaining consent is not available in a timely way.
- Knowledge and consent would compromise the availability or accuracy of the Personal Information and collection is required to investigate a breach of an agreement or a contravention of a federal or provincial law.
- An emergency threatens a Member's life, health, or security; or
- The information is publicly available as specified in PIPEDA.

QC is also not required to obtain consent for the collection of Personal Information if the information is for journalistic, artistic, or literary purposes.

QC may disclose Personal Information without the Member's knowledge or consent only:

- To a lawyer representing QC.
- To collect a debt that the Member owes to QC.
- To comply with a subpoena, a warrant, or an order made by a court or other body with appropriate jurisdiction.
- To a government institution that has requested the information and identified its lawful authority, if that government institution indicates that disclosure is for one of the following purposes: enforcing or carrying out an investigation, gathering intelligence relating to any federal, provincial, or foreign law, national security, or the conduct of international affairs, or administering any federal or provincial law.
- To an investigative body named in PIPEDA or a government institution, if QC believes the Personal
 Information concerns a breach of an agreement, contravenes a federal, provincial, or foreign law, or if
 QC suspects the Personal Information relates to national security or the conduct of international affair.



- To an investigative body for purposes related to the investigation of a breach of an agreement or a contravention of a federal or provincial law.
- In an emergency threatening a Member's life, health, or security (QC will inform the Member of the disclosure).
- To an archival institution.
- 20 years after the Member's death or 100 years after the record was created.
- If it is publicly available as specified in PIPEDA; or
- If otherwise required by law.

ACCURACY, RETENTION AND OPENNESS

To minimize the possibility that inappropriate Personal Information may be used to make a decision about a Member, Personal Information will be accurate, complete, and as up to date as is necessary for the purposes for which it will be used.

Personal Information will be retained if reasonably necessary to enable participation in QC programs, events, and activities, and to maintain historical records as may be required by law or by governing organizations.

QC's Representatives will be made aware of the importance of maintaining the confidentiality of Personal Information.

Personal Information will be protected against loss or theft, unauthorized access, disclosure, copying, use, or modification by security safeguards appropriate to the sensitivity of the Personal Information.

Personal Information that has been used to make a decision about a Member will be maintained for a minimum of one year to allow the individual the opportunity to access the Personal Information after the decision has been made.

QC will make the following information available to Members:

- This Privacy Policy.
- Any additional documentation that further explains QC's Privacy Policy.
- The name or title, and the address, of the person who is accountable for QC's Privacy Policy.
- The means of gaining access to Personal Information held by QC.
- A description of the type of Personal Information held by QC, including a general account of its use; and
- Identification of any third parties to which Personal Information is made available.



ACCESS

Upon a written request, and with assistance from QC after confirming the Member's identity, Members may be informed of the existence, use, and disclosure of their Personal Information and will be given access to that Personal Information. Members are also entitled to be informed of the source of the Personal Information and provided with an account of third parties to which the Personal Information has been disclosed.

Unless there are reasonable grounds to extend the time limit, requested Personal Information will be disclosed to the Member, at no cost to the Member, within thirty (30) days of receipt of the written request.

Members may be denied access to their Personal Information if the information:

- Is prohibitively costly to provide.
- Contains references to other individuals.
- Cannot be disclosed for legal, security, or commercial proprietary purposes; or
- Is subject to solicitor-client privilege or litigation privilege.

If QC refuses a request for Personal Information, it shall inform the Member the reasons for the refusal and identify the associated provisions of PIPEDA that support the refusal.

COMPLIANCE CHALLENGES

Members can challenge QC for its compliance with this Policy.

Upon receipt of a complaint, QC will:

- Record the date the complaint is received.
- Notify the Privacy Officer who will serve in a neutral, unbiased capacity to resolve the complaint.
- Acknowledge receipt of the complaint by way of telephone conversation and clarify the nature of the complaint within seven (7) days of receipt of the complaint.
- Appoint an investigator using QC's personnel or an independent investigator, who will have the skills necessary to conduct a fair and impartial investigation and will have unfettered access to all file and personnel.
- Upon completion of the investigation and within thirty (30) days of receipt of the complaint, the investigator will submit a written report to QC; and
- Notify the complainant the outcome of the investigation and any relevant steps taken to rectify the complaint, including any amendments to policies and procedures.

QC will not dismiss, suspend, demote, discipline, harass, or otherwise disadvantage any QC Member or Representative who:

- Challenges QC for its compliance with this Policy.
- Refuses to contravene this Policy or PIPEDA; or
- Takes precautions not to contravene this Policy or PIPEDA; even though said precautions may be in opposition to the regular duties performed by the Member.