

Privacy policy Uddevalla Sim

Parties and responsibility for processing personal data

Uddevalla Sim, organization number 8024400171, Göteborgsvägen 6, 451 43 Uddevalla (hereafter called the association), is responsible for the processing of personal data conducted within the framework of the association's activities.

The association's purpose is to operate sport activities according to "the sports movement's business idea, vision and values".

Why are we processing personal data?

The association is processing personal data for different purposes to be able to continue conduct their business.

The association is processing personal data in order to continuously administer activities for the association (for example activities regarding training and member meetings), communicate with the members (like summons to activities, information to the legal guardian) and handle monetary transactions related to members (like member fees and fees for competitions).

The association also handles personal data to apply for a grant, for example from Riksidrottsförbundet and the associations home municipality.

The associations are responsible for the processing of personal data which happens at:

- Handle membership in the association.
- Administration within the association.
- Participation in the associations training activities.
- Participation in the associations competition activities.
- License management.
- Grant application.
- Billing, payment and accounting.
- Compilation of statistics and follow-up.
- Education arranged by the association
- Communication with members.
- Visits at our website.
- Publishing at our website and social media.
- Access ban.
- Order disturbance and illicit influence.

Who do we share personal data with?

The data will not be transferred to a third part and your personal data will not be exposed for automated decision making.

You will be specially informed if the association at occasion needs to share your personal data with a third part. This could happen for example if you're registered at a competition in a third country.

What legal ground do we have for processing personal data?

The association have complied the legal ground on which we process personal data.

Purpose of the treatment	Legal ground
Handling membership in the association	Agreement
Administration in the association	Agreement
Participation in the association's competition activities	Agreement
License management	Agreement
Participation in the association's training activities	Agreement
Application for grants	Legal obligation
Billing, payments and accounting	Legal obligation
Compilation of statistics and follow-up	Public interest
Education arranged by the association	Public interest, sometimes consent
Contact with the association	Balancing of interests
Visits at the website	Balancing of interests
Publications at the website and social media	Balancing of interests, sometimes consent
Access ban	Legal obligation
Disorderly conduct and illicit influence	Legal obligation

For how long do we save your personal data?

The association is once a year reviewing whether there is a purpose for saving your personal data. If there is no purpose, your personal data will be erased.

What right do you have?

As a member of the association you have rights you should know about. You have the right to request an extract from register of your personal data. When requested, the association will give you a copy of your personal data that are being processed. The association has the right to bill an administration fee for other possible copies. You can request a copy of your personal data via SportAdmin at "Min Sida" on our website.

In some cases, you have the right to data portability of your personal data. You can request data portability via SportAdmin at "Min Sida" on our website. You have the right to get your personal data corrected if they are wrongfully, incomplete, or misleading. You also have the right to limit the processing of personal data until they are corrected.

Under some circumstances, you have the right to be deleted:

- If the data is no longer of importance for the purpose they were collected.
- If the processing is based on consent and you recall that consent.
- If the processing is made with the purpose of direct communication and you opposes that the data is used that way.
- If you opposes the processing of personal data that takes place within the framework of authorities or that there after a balance of interest are no legitimate reasons that outweighs your interests.
- If the personal data has been processed illegally.
- If erasing is required to fulfill a legal obligation.
- If the personal data refers to a child and has been collected when the child has created a profile in a social network.

You also have the right to withdraw a consent, oppose automatic decision making, profiling and oppose direct marketing. You can at any time pursue your rights by requesting access to, correcting of or erasing of personal data. You can also limit or oppose the processing of personal data. Contact the association if you want to express your rights.

You also have the right to fill a complain about the processing of personal data to Datainspektionen, visit www.datainspektionen.se.