



# **Data Protection and Retention Policy**

**European Dodgeball Federation**

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Version	Date Issued	Brief Summary of Change	Owner's Name
V1.0	24/04/2019	Initial Document	European Dodgeball Federation
V1.1	21/06/2019	Clarification on duration of retaining data	European Dodgeball Federation

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<b>Issue date:</b>	June 2019	<b>Review date:</b>	
<b>Policy title:</b>	<b>Data Protection and Retention Policy</b>		
<b>Version:</b>	1.1	<b>Issued by:</b>	Tom Eastaway, Data Protection Officer, European Dodgeball Federation

<b>Aim:</b>	To outline the relevant controls and measures within the organisation, and to highlights safeguards where needed.
<b>Scope:</b>	

<b>Associated documentation:</b>	<b>Legal Framework:</b> General Data Protection Regulation 2018 <b>Policies:</b> Data Protection Statement
<b>Appendices:</b>	
<b>Approved by:</b>	Shun Wong, Head of Legal Department
<b>Date:</b>	21/06/2019
<b>Review and consultation process:</b>	Policy to be reviewed annually. Reviews to be sanctioned by European Dodgeball Federation committee.
<b>Responsibility for Implementation:</b>	Data Protection Officer

## HISTORY

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## 1 Introduction

In its everyday operations the European Dodgeball Federation (EDF) collects and stores records of individuals involved with playing dodgeball in European competitions and the running of dodgeball events in Europe.

It is important that these records are protected from loss, destruction, falsification, unauthorised access and unauthorised release and a range of controls are used to ensure this, including backups, access control and encryption.

EDF also has a responsibility to ensure that it complies with all relevant legal, regulatory and contractual requirements in the collection, storage, retrieval and destruction of records. Of particular relevance is the European Union General Data Protection Regulation (GDPR) and its requirements concerning the storage and processing of personal data.

This control applies to all systems, people and processes that constitute the organisation's information systems, including board members, directors, employees, suppliers and other third parties who have access to EDF systems.

The following documents are relevant to this policy:

- *Data Protection Statement*

## **2 Records Protection and Retention Policy**

This policy begins by establishing the main principles that must be adopted when considering record protection and retention. It then sets out the types of records held by EDF and their general requirements before discussing record protection, destruction and management.

### **2.1 General Principles**

There are a number of key general principles that must be adopted when considering record retention and protection policy. These are:

- Records must be held in compliance with all applicable legal, regulatory and contractual requirements
- Records must not be held for any longer than required
- The protection of records in terms of their confidentiality, integrity and availability must be in accordance with their security classification
- Records must remain retrievable in line with the organisation's requirements at all times
- Where appropriate, records containing personal data must be subject as soon as possible to techniques that prevent the identification of a living individual

### **2.2 Record Types and Guidelines**

In order to assist with the definition of guidelines for record retention and protection, records held by EDF are grouped into the categories listed in the table on the following page. For each of these categories, the required or recommended retention period and allowable storage media are also given, together with a reason for the recommendation or requirement, and the method of disposal where relevant.

Note that these are guidelines only and there may be specific circumstances where records need to be kept for a longer or shorter period of time. This should be decided on a case by case basis as part of the design of the information security elements of new or significantly changed processes and services.

Record Category	Description	Retention Period	Reason for Retention Period	Allowable Storage Media	Final Disposal	Owner
<b>Player data</b>	--	--	--	--	--	
Player bio details	Player biographical details (age, national eligibility tag)	Retain for up to 5 years after last appearance in EDF-run competition	Used for eligibility for international competitions and registering players for competitions. International eligibility to be proven using scans of personal documents. To minimise repetition of transfer of these documents players data is retained for 5 years.	Electronic only	Secure deletion of electronic records	EDF Legal Team
Player club affiliation records	History of player club affiliation	Retain as long as a player is affiliated with EDF or an EDF-affiliated club + up to 1 year	Used for eligibility for club competitions and registering players for competitions	Electronic only	Secure deletion of electronic records	EDF Legal Team
International selection history	History of names and nationality of players appearances in competition, stats and notes on competitive international appearances	Retain indefinitely	Required to retain history of EDF competitions.	Electronic only	Appropriate filing/archiving	EDF Legal Team
International eligibility records	Proof of nationality/proof of address/proof of parent or grandparent nationality	Retain documentary proofs only up to two months after competition in case of eligibility issues. Eligibility flag to be retained indefinitely.	For players to be eligible in international competition, proof of eligibility must be provided to the competition's governing body.	Electronic only	Secure deletion of electronic records	EDF Legal Team

<b>Volunteer/ Council Member Data</b>	--	--	--	--	--	
Contact data	Names and contact details for any volunteers, council members, officers, or non-players who assist with the running of EDF or its activities		To contact individuals involved in the organising or running of EDF activities	Electronic only	Secure deletion of electronic records	EDF Legal Team
<b>EDF Operational Data</b>	--	--	--	--	--	
EDF policies and procedures		Retain current until superseded		Electronic and paper copies	Appropriate filing/archiving	EDF Legal Team
Written complaints	Records received/created as a result of investigating complaints	Retain for 5 years after resolution of complaint or from date of last correspondence		Electronic or paper	Confidential shredding / secure deletion of electronic records	EDF Legal Team

*Table 1 - Record types and retention periods*



### **2.3 Use of Cryptography**

Where appropriate to the classification of information and the storage medium, cryptographic techniques must be used to ensure the confidentiality and integrity of records.

Care must be taken to ensure that encryption keys used to encrypt records are securely stored for the life of the relevant records and comply with the organisation's Information Security Policy.

### **2.4 Media Selection**

The choice of long term storage media must take into account the physical characteristics of the medium and the length of time it will be in use.

Where records are legally (or practically) required to be stored on paper, adequate precautions must be taken to ensure that environmental conditions remain suitable for the type of paper used. Where possible, backup copies of such records should be taken by methods such as scanning. Regular checks must be made to assess the rate of deterioration of the paper and action taken to preserve the records if required.

### **2.5 Record Retrieval**

There is little point in retaining records if they are not able to be accessed in line with organisational or legal requirements. The choice and maintenance of record storage facilities must ensure that records can be retrieved in a usable format within an acceptable period of time. An appropriate balance should be struck between the cost of storage and the speed of retrieval so that the most likely circumstances are adequately catered for.

### **2.6 Record Destruction**

Once records have reached the end of their life according to the defined policy, they must be securely destroyed in a manner that ensures that they can no longer be used. The destruction procedure must allow for the correct recording of the details of disposal which should be retained as evidence.

### **2.7 Record Review**

The retention and storage of records must be subject to a regular review process carried out under the guidance of management to ensure that:

- The policy on records retention and protection remains valid
- Records are being retained according to the policy
- Records are being securely disposed of when no longer required
- Legal, regulatory and contractual requirements are being fulfilled
- Processes for record retrieval are meeting organisational requirements

The results of these reviews must be recorded.