

Soccer Youth All-American Series Nominations

Website Privacy Policy and Terms and Conditions

Last Updated: April 16, 2025

Thank you for visiting the Soccer Youth All-American Series Nominations website located at prospect.socceryouth.com (the "Site"). The Site is an Internet property of Ripken Factory LLC ("Ripken Factory," "we," "our" or "us"). This Soccer Youth All-American Series Nominations Privacy Policy ("Privacy Policy") covers our treatment of personal information and other information that we collect when an end-user visitor to the Site ("User," "you" or "your"): (a) accesses and/or uses the Ripken Factory website located at prospect.socceryouth.com (the "Site"); (b) accesses, views and/or uploads certain text, images, photos, live stream feeds, video, audio, testimonials and other content and information relating to youth sports, related activities and the Ripken Factory Offerings, including the Photos and Videos, as made available by: (i) Ripken Factory (collectively, "Ripken Factory Content"); (ii) Guests ("Guest Content"); and (iii) other third-parties ("Third-Party Content," and together with the Ripken Factory Content and Guest Content, the "Content"); (c) accesses links to third-party websites and resources ("Third-Party Links"); (d) accesses, views, uploads and/or downloads: (i) the photographs, videos and/or live stream feeds provided by Ripken Factory ("Ripken Factory Photos and Videos"); and/or (ii) the photographs, videos and/or live stream feeds provided by Guests ("Guest Photos and Videos," and together with the Company Videos, the "Photos and Videos"); (e) registers to establish a Ripken Factory account ("Account") as a prospective league operator, coach and/or parent (collectively, and including players on the Teams, "Guests") in order to: (i) register, for a fee, a youth league, team or player ("Team or Player") for participation in one of the available tournaments, leagues, competitions and associated activities (collectively, "Tournaments, Leagues and Competitions") featured on the premises as operated by Ripken Factory (as applicable) (the "Premises"); (ii) obtain, as part of the Tournaments, Leagues and Competitions package selected, uniforms for your Team or Player and access to Photos and Videos; and/or (iii) gain access, for a fee, to the hotel/accommodations and restaurants made available on or near the Premises (as applicable) (collectively, "Dining and Accommodations"); (f) accesses certain player, coach and umpire registration forms, waivers and other documentation needed for you to: (i) compete with a Team, as a player or coach, in a Tournament, League or Competition; and/or (ii) participate in a Tournament, League or Competition as a referee ("Required Forms"); (g) registers for the free email newsletter available to all Users ("Newsletter"); (h) accesses information regarding employment opportunities available with Ripken Factory ("Career Opportunity Listings"); (i) purchases any Team or Player merchandise or other merchandise featured on the Site and/or the Premises (collectively, "Merchandise"); (j) accesses links to the Ripken Factory social media

pages/accounts appearing on third-party social media websites (collectively, “Social Media Pages”), such as Facebook®, Instagram®, TikTok®, Twitter® and YouTube® (collectively, “Social Media Websites,” and together with the Site, Content, Photos and Videos, Tournaments, Leagues and Competitions, Premises, Dining and Accommodations, Required Forms, Newsletter Merchandise and Career Opportunity Listings, the “Ripken Factory Offerings”); and/or (k) otherwise affirmatively consents to the Agreement. Please note, **if you are either a resident of, or physically located in, the United Kingdom or a European Union Member State, you are not permitted to use either Site and/or any Ripken Factory Offerings.**

2 Capitalized terms not defined herein shall have the meanings set forth in the Ripken Factory Website Terms and Conditions attached as Exhibit A (“Terms and Conditions”). **IF YOU DO NOT AGREE TO TERMS OF THIS PRIVACY POLICY IN THEIR ENTIRETY, YOU MAY NOT ACCESS OR OTHERWISE USE THE Ripken Factory OFFERINGS.**

Facebook® and Instagram® are registered trademarks of Facebook, Inc. (“Facebook”). TikTok® is a registered trademark of ByteDance Ltd. (“TikTok”). Twitter® is a registered trademark of Twitter, Inc. (“Twitter”). YouTube® is a registered trademark of Google, Inc. (“YouTube”). Please be advised that Ripken Factory is not in any way affiliated with Facebook, TikTok, Twitter or YouTube, nor are the Ripken Factory Offerings endorsed, administered or sponsored by any of the foregoing entities.

YOUR CALIFORNIA PRIVACY RIGHTS

Shine the Light. If you are a resident of the State of California and would like to learn how your “personal information” (as defined in the Shine the Light Law, Cal. Civ. Code § 1798.83) is shared with third-parties, what categories of personal information we have shared with third-parties in the preceding year, as well as the names and addresses of those third-parties, please e-mail us at sh@unrivaledsports.com or submit a customer service request through the contact button on our homepage (here: socceryouth.com

California Consumer Privacy Act of 2018 (“CCPA”). In addition to the foregoing, if you are a resident of the State of California, certain other privacy-related rights may apply to you in accordance with the CCPA, including the right to opt-out of our sale/sharing of your personal information, as well as the right to know what personal information about you we have collected, whether your personal information was shared with third-parties in the preceding year and, if so, what categories of personal information were shared, as well as the categories of third parties with whom we shared that personal information. Please see our “Privacy Provisions for Covered Users” below for a more complete description of your rights under the CCPA as a California

State resident.

The California Privacy Rights Act (“CPRA”). In addition to the foregoing, if you are a resident of the State of California, certain other privacy-related rights may apply to you in accordance with the CPRA, including the right to opt-out of our use/sharing of your sensitive personal information, the right to know how long we retain your sensitive and non-sensitive personal information, the right to know what sensitive personal information about you we have collected, whether your sensitive personal information was shared with third-parties in the preceding year and, if so, what categories of sensitive personal information were shared, as well as the categories of third parties with whom we shared that sensitive personal information. Please see our “Privacy Provisions for Covered Users” below for a more complete description of your rights under the CPRA as a California State resident.

Browser “Do Not Track” Signals. Most browsers contain a “do-not-track” setting. In general, when a “do-not-track” setting is active, the User’s browser notifies other websites that the User does not want her/his personal information and online behavior to be tracked and used, for example, for interest-based advertising. As required by California Online Privacy Protection Act (“CalOPPA”), we are required to inform you that, as is the case with most websites, we do not honor or alter our behavior when a Site User has activated the “do-not-track” setting on her/his browser.

YOUR COLORADO PRIVACY RIGHTS

If you are a resident of the State of Colorado, certain privacy-related rights may apply to you in accordance with the Colorado Privacy Act (“CPA”), including the right to opt-out of our sale/sharing of your personal information, as well as the right to know what personal information about you we have collected, whether your personal information was shared with third-parties in the preceding year and, if so, what categories of personal information were shared, as well as the categories of third parties with whom we shared that personal information. Please see our “Privacy Provisions for Covered Users” below for a more complete description of your rights under the CPA as a Colorado State resident.

YOUR CONNECTICUT PRIVACY RIGHTS

If you are a resident of the State of Connecticut, certain privacy-related rights may apply to you in accordance with the Connecticut Data Privacy Act (“CDPA”), including the right to opt-out of our sale/sharing of your personal information, as well as the right to know what personal information about you we have collected, whether your personal information was shared with third-parties in the preceding year and, if so, what categories of personal information were

shared, as well as the categories of third parties with whom we shared that personal information. Please see our “Privacy Provisions for Covered Users” below for a more complete description of your rights under the CDPA as a Connecticut State resident.

YOUR NEVADA PRIVACY RIGHTS

Nevada State residents have the right to submit opt-out requests to website operators instructing those website operators not to sell any “covered information” that the website operators have collected about Nevada State residents to any third party data broker(s). Covered information includes a consumer’s name, postal and email address, telephone number and Social Security Number, and includes the Information described below in the “Personal Information that We Collect” section.

If you are a Nevada State resident and you wish to exercise your right to request that we to stop the sale of your Information to third party data brokers, please e-mail us at: sh@unrivaledsports.com. In

your request, please specify that you want to exercise your rights to opt-out from the sale of covered information under the Nevada Privacy Law and specify the website that you visited and the email address you registered with. Please allow thirty (30) days for a response.

YOUR VIRGINIA PRIVACY RIGHTS

If you are a resident of the State of Virginia, certain privacy-related rights may apply to you in accordance with the Virginia Consumer Data Protection Act (“VCDPA”), including the right to opt-out of our sale/sharing of your personal information, as well as the right to know what personal information about you we have collected, whether your personal information was shared with third-parties in the preceding year and, if so, what categories of personal information were shared, as well as the categories of third parties with whom we shared that personal information. Please see our “Privacy Provisions for Covered Users” below for a more complete description of your rights under the VCDPA as a Virginia State resident.

YOUR UTAH PRIVACY RIGHTS

If you are a resident of the State of Utah, certain privacy-related rights may apply to you in accordance with the Utah Consumer Privacy Act (“UCPA”), including the right to opt-out of our sale/sharing of your personal information, as well as the right to know what personal information about you we have collected, whether your personal information was shared with third-parties in the preceding year and, if so, what categories of personal information were shared, as well as the categories of third parties with whom we shared that personal information. Please see our

“Privacy Provisions for Covered Users” below for a more complete description of your rights under the UCPA as a Utah State resident.

PERSONAL INFORMATION THAT WE COLLECT

Please see our Privacy Provisions for Covered Users below for additional details regarding the categories of personal information collected.

We collect your personally identifiable information when you access and/or utilize the Ripken Factory Offerings. We may also collect your personally identifiable information when you otherwise agree to the terms of this Privacy Policy, but do not complete the applicable registration process in full. The types of personally identifiable information that we collect on the Site include, without limitation, the following:

Where a User attempts to open an Account as a Guest and/or utilize certain of the Ripken Factory Offerings as an ordinary User, that User may be required to submit, and Ripken Factory may collect, some or all of the following information: (a) full name; (b) mailing/billing address; (c) e-mail address; (d) telephone number; (e) credit card information or other payment information (where purchasing Merchandise, access to Tournaments, Leagues and Competitions and/or access to Dining and Accommodations); (f) date of birth (where submitting an application in connection with the Career Opportunity Listings); (g) whether the User has a legal right to work in the USA (where submitting an application in connection with the Career Opportunity Listings); (h) whether the User has ever been employed by Ripken Factory and, if so, questions pertaining to that past employment (where submitting an application in connection with the Career Opportunity Listings); (i) whether the User has ever been convicted of a felony or misdemeanor and whether the User presently has a criminal action pending against that User (where submitting an application in connection with the Career Opportunity Listings); (j) whether the User has ever served in the U.S military and, if so, questions pertaining to the User’s service and discharge (where submitting an application in connection with the Career Opportunity Listings); and/or (k) any other information requested by us on the applicable registration Form. For purposes of this Privacy Policy, items (e), (g), (i) and (j) above shall be treated as “Sensitive Information.”

Please be advised, that in connection with certain of the Ripken Factory Offerings, including the Tournaments, Leagues and Competitions, you may be required to upload the personal information of players and coaches on your respective Team(s) to certain third-party websites/mobile applications (collectively, “Third Party Competition Apps”), that we utilize to facilitate participation in Tournaments,

Leagues and Competitions. These Third Party Competition Apps have separate privacy and data collection policies and practices. The information that you submit to any Third Party Competition App shall be governed by that Third Party Competition App's privacy policy. Ripken Factory is not responsible for privacy practices or the Third Party Competition Apps, and Ripken Factory has no liability relating to the same.

USE AND SHARING OF PERSONAL INFORMATION

Please see our Privacy Provisions for Covered Users below for details regarding our use and sharing of personal information. Ripken Factory will not share, sell, rent, exchange or barter your personal information to or with any third party for financial gain or marketing purposes. By making that personal information available to Ripken Factory, you grant Ripken Factory the right, subject to applicable law, to use that personal information to contact you regarding your use of the Ripken Factory Offerings, Ripken Factory products and/or services and/or third- party products and/or services that we think may be of interest to you. If you wish to stop receiving future communications from us, please follow the instructions at the end of each such e-mail message or see the "Opt-Out/Unsubscribe" section below.

We may also employ third parties and individuals to perform certain functions on our behalf, including helping us operate the Ripken Factory Offerings and/or to administer related activities on our behalf. Examples include sending direct and electronic mail, removing duplicate information from User lists, analyzing data and providing marketing analysis. The agents performing these limited functions on our behalf shall have access to our Users' personal information as needed to perform their functions for us, but we do not permit them to use User personal information for other purposes.

We will also use your personal information for customer service, to provide you with information that you may request, to customize your experience on the Site and/or to contact you when necessary in connection with transactions entered into by you through the Ripken Factory Offerings. We may also use your personal information for internal business purposes, such as analyzing and managing our business. We may also combine the information we have gathered about you with information from other sources.

By registering at the Site, you agree that such act constitutes an inquiry and/or application for purposes of the Amended Telemarketing Sales Rule (16 CFR §310 et seq.), as amended from time to time (the "Rule") and applicable state do-not-call regulations. As such, notwithstanding that your telephone number may be listed on the Federal Trade Commission's Do-Not-Call List,

and/or on applicable state do-not-call lists, we retain the right to contact you via telemarketing in accordance with the Rule and applicable state do-not-call regulations.

Where you provide “prior express consent” within the meaning of the Telephone Consumer Protection Act (47 USC § 227), and its implementing regulations adopted by the Federal Communications Commission (47 CFR § 64.1200), as amended from time-to-time (“TCPA”), you consent to receive telephone calls from Ripken Factory, including artificial voice calls, pre-recorded messages and/or calls (including SMS text messages) delivered via automated technology, to the telephone number(s) that you provided. Please note that you are not required to provide this consent in order to obtain access to the Ripken Factory Offerings, and your consent simply allows Ripken Factory to contact you via these means. **Please be advised that by agreeing to this Privacy Policy, you are obligated to immediately inform us if and when the telephone number that you have previously provided to us changes. Without limiting the foregoing, if you: (a) have your telephone number reassigned to another person or entity; (b) give up your telephone number so that it is no longer used by you; (c) port your telephone number to a landline or vice versa; or (d) otherwise stop using that telephone number for any reason (collectively “Phone Number Change”), you agree that you shall promptly notify Ripken Factory of the Phone Number Change via e-mail at: sh@unrivaledsports.com, or by using one of the methods set forth in the “Contact Us” section on <https://socceryouth.com/contact/>**

We also reserve the right to release current or past Users’ information (including Sensitive Information) in the event that we believe that the User is using, or has used, the Ripken Factory Offerings: (i) in violation of the Terms and Conditions, this Privacy Policy or any other of our operating rules, policies, price schedules and other supplemental terms and conditions or documents that may be published by us from time to time; (ii) to commit unlawful acts; (iii) if such information is subpoenaed; provided, however, that, where permitted by applicable law, we shall provide you with e-mail notice, and opportunity to challenge the subpoena, prior to disclosure of any personal information pursuant to a subpoena; (iv) if we are sold, merge with a third-party or are acquired by a third-party (collectively, “M&A Transactions”) (including where we share your personal information in connection with the due diligence process associated with a potential M&A Transaction); (v) if we are the subject of bankruptcy proceedings; provided, however, that if Ripken Factory is involved in a bankruptcy proceeding and/or M&A Transaction, you will be notified via e-mail and/or a prominent notice on the Site of any change in ownership or uses of your personal information, as well as any choices that you may have regarding your personal information; and/or (vi) when we deem it necessary or appropriate including, without limitation, sharing your e-mail address with

other third parties for suppression purposes in compliance with the CAN-SPAM Act of 2003, as amended from time to time, and Federal Trade Commission implementing regulations.

NON-PERSONALLY IDENTIFIABLE INFORMATION COLLECTION AND USE

Please see our Privacy Provisions for Covered Users below for more details regarding the categories and types of non-personal information collected.

Computer IP Addresses/Browser Type

We may collect certain non-personally identifiable information about you and your desktop computer when you visit many of the pages of the Site. This non-personally identifiable information includes, without limitation, the type of browser that you use (e.g., Safari, Chrome, Internet Explorer), your IP address, the type of operating system that you use (e.g., Windows or iOS) and the domain name of your Internet service provider (e.g., Verizon, AT&T). We use the non-personally identifiable information that we collect to improve the design and content of the Ripken Factory Offerings and to enable us to personalize your Internet experience. We also may use this information in the aggregate to analyze usage of the Ripken Factory Offerings.

Cookies

When a User visits the Site and/or interacts with one of our commercial e-mail messages, we send one (1) or more cookies and/or gif files (collectively, "Cookies") to assign an anonymous, unique identifier to the applicable User's computer and/or mobile device, as applicable. A Cookie is a piece of data stored on your hard drive containing non-personally identifiable information about you. Cookies have many benefits to enhance your experience on the Site, as applicable. To find out more about Cookies, please visit www.cookiecentral.com. We use Cookies to improve the quality of the Ripken Factory Offerings, including for storing User preferences and tracking Site usage (such as pages opened and length of stay at the Site, as applicable).

Most Internet browsers are initially set up to accept Cookies, but you can reset your browser to refuse all Cookies or to indicate when a Cookie is being sent. To disable and reject certain Cookies, follow the instructions associated with your Internet browser. Even in the case where a User rejects a Cookie, he or she may still use the Ripken Factory Offerings; provided, however, that certain functions of the Ripken Factory Offerings may be impaired or rendered inoperable if the use of Cookies is disabled. We reserve the right to retain Cookie data indefinitely.

Behavioral Tracking

Ripken Factory, as well as third party entities such as Google®, Bing® and Facebook®, use Cookies, pixels and other tracking technology (collectively, “Tracking Technology”) in connection with the Site for purposes of tracking Users’ activities (such as websites visited, advertisements selected and pages viewed) after they leave the Site. Ripken Factory, and its third-party partners, use this Tracking Technology to target applicable Users with advertisements featuring Ripken Factory products and/or services, as well as third-party products and/or services that may be of interest to applicable Users.

In general, Users may be able to disable some, but not all, of this tracking activity by utilizing the “Do Not Track” setting or similar options within most major Internet browsers. In addition, Users may be able to opt-out of this form of tracking utilizing the options made available by the Network Advertising Initiative or Digital Advertising Alliance. Further, users can opt-out of certain Google®-related tracking technology, and customize the Google® Display Network ads that they receive, by visiting the Google® Ads Settings at: <http://www.google.com/settings/ads>. Google® also recommends installing the Google® Analytics Opt-out Browser Add-on for your web browser, which is available here: <https://tools.google.com/dlpage/gaoptout>. To the greatest extent permissible under applicable law, we are not responsible for the tracking practices of third parties in connection with the Site.

Cross Device Tracking

Ripken Factory tracks Users’ use of the Ripken Factory Offerings across various devices, including your personal computer and mobile device, in order to optimize and personalize your Ripken Factory Offerings experience. Ripken Factory may collect certain of your personal information across various devices. Please be advised that where you opt-out of having your use of the Ripken Factory Offerings tracked across devices, you may need to upload certain information multiple times and/or input your log-in information multiple times.

Aggregate Data

Ripken Factory reserves the right to transfer and/or sell aggregate or group data about Users of the Ripken Factory Offerings for lawful purposes. Aggregate or group data is data that describes the demographics, usage and other characteristics of Users as a group, without disclosing personally identifiable information.

OTHER WEBSITES

The Ripken Factory Offerings may contain links to other third-party owned and/or operated websites including, without limitation, the Social Media Websites and Third Party Competition Apps, as well as the websites of other third parties. Ripken Factory is

not responsible for the privacy practices or the content of such websites. In some cases, you may be able to make a purchase through one of their third-party websites. In these instances, you may be required to provide certain information, such as a credit card number, to register or complete a transaction at such a website. These third-party websites have separate privacy and data collection practices and Ripken Factory has no responsibility or liability relating to them.

SECURITY OF YOUR PERSONAL INFORMATION

The privacy of your personal information is very important to us. As such, we endeavor to safeguard and protect our Users' personal information. When Users make personal information available to us, their personal information is protected both online and offline (to the extent that we maintain any personal information offline). Where our registration/application process prompts Users to enter Sensitive Information, and when we transmit such Sensitive Information, that information is encrypted with advanced TLS (Transport Layer Security).

Access to your personal information is strictly limited, and we take reasonable measures to ensure that your personal information is not accessible to the public. The servers that we store personal information on are kept in a secure physical environment. We also have security measures in place to protect the loss, misuse and alteration of personal information under our control. Please be advised, however, that while we take every reasonable precaution available to protect your data, no storage facility, technology, software, security protocols or data transmission over the Internet can be guaranteed to be 100% secure. In compliance with applicable federal and state laws, we shall notify you and any applicable regulatory agencies in the event that we learn of an information security breach with respect to your personal information. You will be notified via e-mail in the event of such a breach. Please be advised that notice may be delayed in order to address the needs of law enforcement, determine the scope of network damage, and to engage in remedial measures.

CHILDREN'S PRIVACY

Please see our Privacy Provisions for Covered Users below for more details regarding the personal information of minors.

No information should be submitted to, or posted at, the Site by visitors under eighteen (18) years of age (or the applicable age of majority, if greater than eighteen (18) years of age in their respective jurisdictions). Persons eighteen (18) years of age (or the applicable age of majority, if greater than eighteen (18) years of age in their respective jurisdictions) are not permitted to access the Ripken Factory Offerings and we do not knowingly collect personal information from such

individuals. We encourage parents and guardians to spend time online with their children and to participate and monitor the interactive activities of their children.

REMOVAL, AMENDING AND/OR UPDATING YOUR INFORMATION

Please see our Privacy Provisions for Covered Users below for instructions on how Covered Users can access and/or delete personal information that we have collected.

At your request, we will: (a) inform you of what personal information we have on file for you; (b) amend the personal information that we have on file for you; and/or (c) remove personal information that you have provided to us, or that we have collected. You may do so by contacting us via e-mail at: sh@unrivaledsports.com; provided, however, that we ask individuals to identify themselves and the information requested to be accessed, amended or removed before processing such requests, and, to the extent permitted by applicable law, we may decline to process requests that are unreasonably repetitive or systematic, require disproportionate technical effort, jeopardize the privacy of others or would be extremely impractical (for instance, requests concerning information residing on backup tapes). Please be further advised that, after you delete your personal information, residual copies may take a period of time before they are deleted from our active servers and may remain in our backup systems

OPT-OUT; UNSUBSCRIBE

Please see our Privacy Provisions for Covered Users below for instructions on how Covered Users can opt-out of the sale of their personal information to third parties.

We provide Users with the ability to opt-out from receiving information sent via electronic mailings on or own behalf and that of our third party advertisers. Users may unsubscribe from receiving e-mail at any time by following the instructions contained at the end of every e-mailing. Unsubscribe requests can only be processed by us if you have registered with us in the first instance. If you have not registered with us and wish to opt out of receiving e-mail from a particular sender, please consult that sender's opt out policies or contact that sender.¹⁰ To opt-out from email marketing, please email us at: sh@unrivaledsports.com

Information sent on behalf of third party advertisers is prepared several days in advance, so Users may continue to receive e-mail from us for up to ten (10) days following our receipt of unsubscribe requests. If, after that point, a User is still receiving e-mail from us, the User should contact us at: sh@unrivaledsports.com.

Notwithstanding the foregoing, we may continue to contact you for purposes of communicating information relating to your request for Ripken Factory Offerings, as well as to respond to any inquiry or request made by you. To opt-out of receiving Ripken Factory Offerings-related and/or inquiry response- related messages from us, you must cease requesting Ripken Factory Offerings and cease submitting inquiries to us, as applicable.

TRANSFER OF PERSONAL INFORMATION INTERNATIONALLY

If you are visiting the Site from a country other than the country in which our servers are located, your communications with us may result in the transfer of information across international boundaries. By visiting the Site and/or otherwise communicating electronically with us, you consent to such transfers. Even if your jurisdiction does not have the same privacy laws as the jurisdiction where our servers are located, we will treat your information as subject to the protections described in this Privacy Policy.

CHANGES TO THIS PRIVACY POLICY

We reserve the right, at our discretion, to change, modify, add and/or remove portions of this Privacy Policy at any time. If the manner in which we use personally identifiable information changes, we will notify Users by: (a) sending the modified policy to our Users via e-mail; and/or (b) any other reasonable means acceptable under applicable state and federal law. You will have a choice as to whether or not we use your information in this different manner, and we will only use your information in this different manner where you opt-in to such use.

CONTACT US

If you have any questions about this Privacy Policy, the practices of Ripken Factory or your dealings with Ripken Factory, please e-mail us at: sh@unrivaledsports.com.

PRIVACY PROVISIONS FOR COVERED USERS

These Privacy Provisions for Covered Users ("Privacy Provisions") supplement, and do not limit in any way, the Privacy Policy set forth above. These Privacy Provisions apply solely to residents of the States of California, Colorado, Connecticut, Virginia and Utah (collectively, "Covered Users"). We adopt these Privacy Provisions in compliance with the CCPA, CPRA, CPA, CDPA, VCDPA and UCPA (collectively, "Applicable State Laws"). Any terms defined in Applicable State Laws have the same meaning when used in these Privacy Provisions. Users with disabilities who wish to access these Privacy Provisions in an alternative format can contact us by emailing us at: sh@unrivaledsports.com.

Categories of Information We Collect

We collect information that identifies, relates to, describes, references, is capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular Covered User or device (“personal information”). In particular, we have collected the following categories of personal information from Covered Users within the last twelve (12) months:

Category	Examples	Collected
A. Identifiers.	A real name, alias, postal address, unique personal identifier, online identifier, Internet Protocol address, email address, account name, telephone number, or other similar identifiers.	YES
B. Personal information categories established by Applicable State Laws.	A name, signature, Social Security number, physical characteristics or description, postal address, telephone number, passport number, driver's license or State identification card number, insurance policy number, education, employment, employment history, bank account number, credit card number, debit card number, or any other financial information, medical information, or health insurance information. Some personal information included in this category	YES

	may overlap with other categories.	
C. Protected classification characteristics under Applicable State Laws.	Age (40 years or older), race, color, ancestry, national origin, citizenship, religion or creed, marital status, medical condition, physical or mental disability, sex (including gender, gender identity, gender expression, pregnancy or childbirth and related medical conditions), sexual orientation, veteran or military status, genetic information (including familial genetic information).	YES
D. Internet or other similar network activity.	Browsing history, search history, information on a Covered User's interaction with a website, application or advertisement.	YES
E. Professional or employment-related information.	Current or past job history or performance evaluations.	YES
F. Sensitive Personal Information	A Social Security number, driver's license number, state identification card number, or passport	YES

	<p>number. Account log-in information, financial account, or debit or credit card number used in combination with any required security code, access code, password, or log-in credentials necessary to access an account. Precise geolocation, racial or ethnic origin, religious or philosophical beliefs, or union membership. The contents of a consumer's U.S. mail, electronic mail, or text messages unless the business is the intended recipient, and a consumer's genetic data.</p>	
--	---	--

We obtain the categories of personal information listed above (including the information set forth in the "Personal Information that We Collect" section above) from the following categories of sources (with the specific categories of personal information indicated in parenthesis):

- Directly from our Covered Users. For example, from contact forms and/or registration forms that our Covered Users submit to us in connection with the products and/or services that we offer by and through the Site. (Categories A, B and C)
- Indirectly from our Covered Users. For example, through information we collect from our Covered Users in the course of providing our products and/or services to them. (Categories A, B, C and D)
- Directly and indirectly from activity on the Site. This includes the type of browser that the Covered User uses (e.g., Safari, Chrome, Internet Explorer), Covered User IP address, the type of operating system used by the Covered User (e.g., Windows or iOS) and the domain name of the Covered User's Internet Service

Provider. In addition, we obtain certain Site usage details and analytics as same are collected automatically by us and our third party partners. (Category D)

- From third parties that interact with us in connection with the products and/or services that we offer to our Covered Users. For example, third party entities that assist us in sending direct and electronic mail, removing duplicate information from Covered User lists, analyzing data and providing marketing analysis. (Categories A, B, C and D)

Retention of Personal Information and Sensitive Personal Information

We retain all categories of your personal information and sensitive personal information (including the information set forth in the “Personal Information that We Collect” section above) that we collect for the maximum period permitted by applicable law. We may also use certain criteria to determine whether and when to delete certain categories of collected personal and sensitive personal information including:

- Date of collection.
- Frequency of consumer interaction with us.
- Last interaction the consumer had with us.
- Whether the purpose of collection has been completed.

Use of Personal Information

We may use the personal information that we collect (including the information set forth in the “Personal Information that We Collect” section above) for one or more of the following business purposes (with the specific categories of personal information indicated in parenthesis): To fulfill or meet the reason for which the information is provided. For example, if you provide us with personal information in connection with your purchase of products and/or services, we will use that information to process your order. (Categories A, B, C, D, E and F)

- To provide you with information, products or services that you request from us. (Categories A, B, C, D, E and F)
- To create, maintain, customize and secure your account with us. (Categories A, B, C, D, E and F)
- •To provide you with e-mail, direct mail and telemarketing messages concerning certain Ripken Factory products and/or services, as well as third-party products and/or services, that we believe may be of interest to you. (Categories A, B, C and D)
- To deliver relevant Site content and advertisements to you and measure or understand the effectiveness of the advertising we serve to you. (Categories A, B, C and D)

- To carry out our obligations and enforce our rights arising from any contracts entered into between you and us, including the Site's Terms and Conditions. (Categories A, B, C, D, E and F)
- To improve the Site and better present its contents to you. (Categories A, B, C, D, E and F)
- For customer service purposes and to respond to inquiries from you. (Categories A, B, C and E)
- For testing, research, analysis and product development. (Categories A, B, C, D, E and F)
- As necessary or appropriate to protect our rights, property or safety, and that of our clients and/or others. (Categories A, B, C, D, E and F)
- To respond to law enforcement requests and as required by applicable law, court order, or governmental regulations. (Categories A, B, C, D, E and F)¹⁴
- As described to you when collecting your personal information or as otherwise permitted under Applicable State Laws. (Categories A, B, C, D, E and F)
- To evaluate or conduct a merger, divestiture, restructuring, reorganization, dissolution or other sale or transfer of some or all of our assets, whether as a going concern or as part of bankruptcy, liquidation or similar proceeding, in which personal information held by us is among the assets transferred. (Categories A, B, C, D, E and F)

We will not collect additional categories of personal information or use the personal information we collected for materially different, unrelated or incompatible purposes without providing you with notice.

Sharing Personal Information

In the preceding twelve (12) months, we have not sold personal information to third parties for marketing purposes.

Subject to your right to opt-out of such sharing, we may share your personal information from Categories A, B, C, D, E and F (including the information set forth in the "Personal Information that We Collect" section above) for the business purposes set forth above. When we disclose personal information to a third party service provider or other entity, we enter into a contractual relationship that describes the purpose for which such third party may use the personal information and requires that third party to both keep the personal information confidential and not use it for any purpose other than the performance of its services under the applicable contract.

Please note, we do not collect information from Covered Users that we actually know are less than eighteen (18) years of age and we do not share or sell the personal

information of Covered Users that we actually know are less than eighteen (18) years of age. Without limiting the foregoing, we have not shared or sold the personal information of Covered Users that we actually know are less than sixteen (16) years of age in the preceding twelve (12) months.

In the preceding twelve (12) months, we have disclosed the following categories of personal information ((including the information set forth in the “Personal Information that We Collect” section above)) for a business purpose:

- Category A Identifiers.
- Category B Personal information categories established by Applicable State Laws.
- Category C Protected classification characteristics under Applicable State Laws.
- Category D Internet or other similar network activity.
- Category E Professional or employment-related information.
- Category F Sensitive Personal Information (disclosed solely as necessary in connection with facilitating your purchase of our products and/or services).

We disclose your personal information (including the information set forth in the “Personal Information that We Collect” section above) for a business purpose to the following categories of third parties (with the specific categories of personal information indicated in parenthesis):

- Our affiliates. (Categories A, B, C and D)¹⁵
- Service providers. (Categories A, B, C, D and F, provided that information from Category F is disclosed solely as necessary in connection with facilitating your purchase of our products and/or services)
- Third parties to whom you authorize us to disclose your personal information in connection with the products and/or services that we provide to you. (Categories A, B, C, D and F, provided that information from Category F is disclosed solely as necessary in connection with facilitating your purchase of our products and/or services)

Your Rights and Choices

Applicable State Laws provide Covered Users with specific rights regarding their personal information. This section describes certain data privacy rights provided under Applicable State Laws and explains how to exercise those rights.

Opt-Out from the Sharing of Your Personal Information

You have the right: to opt-out of our sharing your personal information (including Sensitive Information) with third parties. To exercise any or all of these rights to limit our use of your personal information, please submit a verifiable User request to us by either:

- Clicking on the contact button on our homepage (<https://socceryouth.com/contact/>); or
- Emailing us at: sh@unrivaledsports.com.

We endeavor to act on all opt-out requests as soon as practicable, but in all cases within fifteen (15) business days of the receipt of your request.

Access to Specific Information and Data Portability Rights

You have the right to request that we disclose certain information to you about our collection and use of your personal information over the past twelve (12) months. Once we receive and confirm your verifiable Covered User request, we will disclose to you:

- The categories of personal information we collected about you.
- The categories of sources for the personal information we collected about you.
- Our business or commercial purpose for collecting or selling that personal information.
- The categories of third parties with whom we have shared that personal information.
- The specific pieces of personal information we collected about you (also called a data portability request).
- If we sold or disclosed your personal information for a business purpose, two separate lists disclosing:
 - sales, identifying the personal information categories that each category of recipient purchased; and
 - disclosures for a business purpose, identifying the personal information categories that each category of recipient obtained.

Right to Request Correction of Inaccurate Personal or Sensitive Personal Information

You have the right to request correction of inaccurate personal and/or sensitive personal information that we collect. Upon receiving a verifiable consumer request for correction, we will make commercially reasonable efforts to correct information identified as inaccurate.

Right to Request Deletion of Personal and/or Sensitive Personal Information

You have the right to request that we delete any of your personal information and/or sensitive information that we collected from you and retained, subject to certain exceptions. Once we receive and confirm your verifiable Covered User request, we will delete (and direct our service providers to delete) your personal information from our

(their) records, unless an exception applies; provided, however, that in some cases, strictly for regulatory compliance purposes and to better evidence/honor opt-out/unsubscribe requests (and for no other purposes), we may retain certain items of your personal information on a de-identified and aggregated basis in such a manner that the data no longer identifies you.

Exercising Access, Data Portability and Deletion Rights

To exercise your access, data portability and/or deletion rights described above, please submit a verifiable Covered User request to us by either:

- Clicking on the customer service button on our homepage ([here](#)); or
- Emailing us at: sh@unrivaledsports.com.

Only you a person who meets all of the requirements under Applicable State Laws, that you authorize to act on your behalf, may make a verifiable Covered User request related to your personal information.

You may only make a verifiable Covered User request for access or data portability twice within a 12-month period. The verifiable Covered User request must:

- Provide sufficient information that allows us to reasonably verify that you are: (1) the person about whom we collected personal information; or (2) an authorized representative.
- Describe your request with sufficient detail that allows us to properly understand, evaluate, and respond to it.

We cannot respond to your request or provide you with personal information if we cannot verify your identity or authority to make the request and confirm that the personal information relates to you. Making a verifiable Covered User request does not require that you create an account with us. We will only use personal information provided in a verifiable Covered User request to verify the requestor's identity or authority to make the request.

Response Timing and Format

We endeavor to respond to all verifiable Covered User requests within forty-five (45) days of the receipt thereof. If we require more time (up to ninety (90) days), we will inform you of the reason and extension period in writing. We will deliver our written response by mail or electronically, at your option. Any disclosures that we provide will only cover the twelve (12) month period preceding the receipt of your verifiable request. The response that we provide will also explain the reasons that we cannot comply with a request, if applicable. For data portability requests, we will select a format to provide your personal information that is readily useable and should allow you to transmit the information from one entity to another entity without hindrance.

We do not charge a fee to process or respond to your verifiable Covered User request unless it is excessive, repetitive, or manifestly unfounded. If we determine that the request warrants a fee, we will tell you why we made that decision and provide you with a cost estimate before completing your request

Non-Discrimination

We will not discriminate against you for exercising any of your data privacy rights set forth in these Privacy Provisions, or the Privacy Policy. Unless permitted by Applicable State Laws, we will not:

- Deny you goods or services;
- Charge you different prices or rates for goods or services, including through granting discounts or other benefits, or imposing penalties;
- Provide you a different level or quality of goods or services; and/or
- Suggest that you may receive a different price or rate for goods or services or a different level or quality of goods or services.

Automated Decision-Making

We generally do not use automated decision-making technology, as that term is defined by the CCPA. If we make use of automated decision-making technology, you will be informed through a separate privacy notice.

Changes to these Privacy Provisions

We reserve the right to amend these Privacy Provisions in our discretion and at any time. When we make changes to these Privacy Provisions, we will notify you by email or through a notice on the Site's homepage.

Contact Information

If you have any questions or comments about these Privacy Provisions, our Privacy Policy, the ways in which we collect and use your personal information, your choices and rights regarding such use, or wish to exercise your rights under Applicable State Laws, please do not hesitate to contact us by emailing us at sh@unrivaledsports.com.

Exhibit A

Terms & Conditions

PLEASE READ THE FOLLOWING TERMS AND CONDITIONS OF USE CAREFULLY BEFORE USING THIS WEBSITE. All users of this site agree that access to and use of this site are subject to the following terms and conditions and other applicable law. If you do not agree to these terms and conditions, please do not use this site.

Copyright

The entire content included in this site, including but not limited to text, graphics or code is copyrighted as a collective work under the United States and other copyright laws, and is the property of Soccer Youth All-American Series (Ripken Factory LLC).

The

collective work includes works that are licensed to Ripken Factory. Permission is granted to electronically copy and print hard copy portions of this site for the sole purpose of placing an order with Ripken Factory or purchasing Ripken Factory products. You may display and, subject to any expressly stated restrictions or limitations relating to specific material, download or print portions of the material from the different areas of the site solely for your own non-commercial use, or to place an order with Ripken Factory or to purchase Ripken Factory products. Any other use, including but not limited to the reproduction, distribution, display or transmission of the content of this site is strictly prohibited, unless authorized by Ripken Factory. You further agree not to change or delete any proprietary notices from materials downloaded from the site.

Trademarks

All trademarks, service marks and trade names of Ripken Factory used in the site are registered trademarks of Ripken Factory

Warranty Disclaimer

This site and the materials and products on this site are provided "as is" and without warranties of any kind, whether express or implied. To the fullest extent permissible pursuant to applicable law, Ripken Factory disclaims all warranties, express or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose and non-infringement. Ripken Factory does not represent or warrant that the functions contained in the site will be uninterrupted or error-free, that the defects will be corrected, or that this site or the server that makes the site available are free of viruses or other harmful components. Ripken Factory does not make any warranties or representations regarding the use of the materials in this site in terms of their correctness, accuracy, adequacy, usefulness, timeliness, reliability or otherwise. Some states do not permit limitations or exclusions on warranties, so the above limitations may not apply to you.

Limitation of Liability

Ripken Factory shall not be liable for any special or consequential damages that result from the use of, or the inability to use, the materials on this site or the performance of the products, even if Ripken Factory has been advised of the possibility of such

damages. Applicable law may not allow the limitation of exclusion of liability or incidental or consequential damages, so the above limitation or exclusion may not apply to you.²

Typographical Errors

In the event that a Ripken Factory product is mistakenly listed at an incorrect price, Ripken Factory reserves the right to refuse or cancel any orders placed for product listed at the incorrect price. Ripken Factory reserves the right to refuse or cancel any such orders whether or not the order has been confirmed and your credit card charged. If your credit card has already been charged for the purchase and your order is cancelled, Ripken Factory shall issue a credit to your credit card account in the amount of the incorrect price.

Term; Termination

These terms and conditions are applicable to you upon your accessing the site and/or completing the registration or shopping process. These terms and conditions, or any part of them, may be terminated by Ripken Factory without notice at any time, for any reason. The provisions relating to Copyrights, Trademark, Disclaimer, Limitation of Liability, Indemnification and Miscellaneous, shall survive any termination.

Notice

Ripken Factory may deliver notice to you by means of e-mail, a general notice on the site, or by other reliable method to the address you have provided to Ripken Factory.

Miscellaneous

Any cause of action or claim you may have with respect to the site (including but not limited to the purchase of Ripken Factory products) must be commenced within one (1) year after the claim or cause of action arises. Ripken Factory's failure to insist upon or enforce strict performance of any provision of these terms and conditions shall not be construed as a waiver of any provision or right. Neither the course of conduct between the parties nor trade practice shall act to modify any of these terms and conditions. Ripken Factory may assign its rights and duties under this Agreement to any party at any time without notice to you.

Use of Site

Harassment in any manner or form on the site, including via e-mail, chat, or by use of obscene or abusive language, is strictly forbidden. Impersonation of others, including a Ripken Factory or other licensed employee, host, or representative, as well as other members or visitors on the site is prohibited. You may not upload to, distribute, or otherwise publish through the site any content which is libelous, defamatory, obscene, threatening, invasive of privacy or publicity rights, abusive, illegal, or otherwise

objectionable which may constitute or encourage a criminal offense, violate the rights of any party or which may otherwise give rise to liability or violate any law. You may not upload commercial content on the site or use the site to solicit others to join or become members of any other commercial online service or other organization.

Participation Disclaimer

Ripken Factory does not and cannot review all communications and materials posted to or created by users accessing the site, and is not in any manner responsible for the content of these communications and materials. You acknowledge that by providing you with the ability to view and distribute user-generated content on the site, Ripken Factory is merely acting as a passive conduit for such distribution and is not undertaking any obligation or liability relating to any contents or activities on the site. However, Ripken Factory reserves the right to block or remove communications or materials that it determines to be (a) abusive, defamatory, or obscene, (b) fraudulent, deceptive, or misleading, (c) in violation of a copyright, trademark or; other intellectual property right of another or (d) offensive or otherwise unacceptable to Ripken Factory in its sole discretion.

Indemnification

You agree to indemnify, defend, and hold harmless Ripken Factory, its officers, directors, employees, agents, licensors and suppliers (collectively the "Service Providers") from and against all losses, expenses, damages and costs, including reasonable attorneys' fees, resulting from any violation of these terms and conditions or any activity related to your account (including negligent or wrongful conduct) by you or any other person accessing the site using your Internet account.

Third-Party Links

In an attempt to provide increased value to our visitors, Ripken Factory may link to sites operated by third parties. However, even if the third party is affiliated with Ripken Factory, Ripken Factory has no control over these linked sites, all of which have separate privacy and data collection practices, independent of Ripken Factory. These linked sites are only for your convenience and therefore you access them at your own risk. Nonetheless, Ripken Factory seeks to protect the integrity of its web site and the links placed upon it and therefore requests any feedback on not only its own site, but for sites it links to as well (including if a specific link does not work).