

UNRIVALED PRIVACY POLICY

Last Updated: February 1, 2025

Thank you for visiting this website, which is an Internet property of Sandlot Youth Sports Holdings, LLC d/b/a Unrivaled Sports or one of its controlled affiliated companies (such entities, which are listed [here](#) collectively, “Unrivaled”, “we,” “our” or “us”). This Privacy Policy describes the personal data handling practices of Unrivaled when a user (“User,” “you” or “your”) visits our websites (each, a “Site”) or makes use of our product and service offerings (collectively, with the Sites, the “Services”). The disclosures in this Privacy Policy with respect to the personal information of a “User” shall be deemed to include the personal information of the User’s youth participant.

Please note that not all data handling practices described in this Privacy Policy will apply uniformly across all Sites and among the Unrivaled group of companies. For example, the registration forms and processes may not be the same across all sports, leagues, and tournaments. Further, certain features may not be available across all Sites (e.g., live streaming).

IF YOU DO NOT AGREE TO TERMS OF THIS PRIVACY POLICY IN THEIR ENTIRETY, YOU MAY NOT ACCESS OR OTHERWISE USE THE SERVICES.

PRIVACY POLICY QUICK LINKS

Below are links to key sections of our Privacy Policy:

1. Personal Information that We Collect
2. How We Use the Information
3. With Whom We Share the Information
4. Mobile Messaging
5. Third-Party Websites
6. Security and Retention of Your Personal Information
7. Children’s Privacy
8. Grounds for Using the Information
9. Your Privacy Rights and Choices
10. Users Outside the United States
11. Changes to this Privacy Policy
12. Contact Us

1. PERSONAL INFORMATION WE COLLECT

(A) Information Automatically Collected

Computer IP Addresses/Browser Type

We may collect certain information about you and your device when you visit many of the pages of a Site. This 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 this information to improve the design and content of the Services and to enable us to personalize your Internet experience. We also may use this information in the aggregate to analyze usage of the Services.

Cookies

When a User visits a Site and/or interacts with one of our commercial e-mail messages, we send one 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 device containing information about you. To find out more about Cookies, please visit www.cookiecentral.com. We use Cookies to improve the quality of the Services, 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 Services; provided, however, that certain functions of the Services may be impaired or rendered inoperable if the use of Cookies is disabled.

Pixel Tags

We may also use tracking pixels that may be embedded on a page of a Site or in communications such as email messages. This technology helps us verify when a certain page of the Site is viewed, when a message or ad is opened, when links are clicked and other content in a message is viewed, and the originating source of a click or view. We use the information collected for similar purposes as the information collected through Cookies, as described above.

Cross Contextual Behavioral Tracking

Unrivald, as well as third party entities such as Google®, Bing®, Tik Tok® 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. Unrivald and its third-party partners use this Tracking Technology to target applicable Users with advertisements featuring products and/or services of Unrivald and/or third-party products and/or services that may be of interest to Users.

Please be advised that Unrivald is not in any way affiliated with Google, Bing, Tik Tok or Facebook, nor are the Services endorsed, administered or sponsored by any of the foregoing entities.

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 our Sites.

Cross Device Tracking

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

Social Media Pages

We operate social media pages on third party networks and may have social media icons on our Sites, such as Facebook®, Instagram®, TikTok®, X® and YouTube®. When you visit or link to our social media pages, data is processed both by us and the applicable social media provider. Social media providers are unaffiliated with us, and we are not responsible for the content or privacy practices of social media providers. Social media providers have their own terms of use and privacy policies, and we encourage you to review those policies whenever you visit their websites or interact with their platforms.

Mobile Device Information

When using your mobile device to visit, access or use the Services, additional categories of information that we collect may include:

- your name associated with your mobile device
- your telephone number associated with your mobile device
- your geolocation
- your mobile device ID information

(B) Information Voluntarily Provided

We also may collect information that you provide to us voluntarily, such as when a User:

- creates and logs into their account
- registers for athletic events, tournaments, games, camps, and clinics (collectively,

“Events”). Registration links may direct you to third party registration sites and may include waivers, financial/payment information and other forms that include personal information (including health-related information)

- registers to be a player, coach or umpire
- completes registration forms, travel and related travel bookings through controlled affiliate(s), waivers, medical releases and other documentation needed for players, coaches and umpires
- registers for newsletters, live streaming and photo services
- purchases merchandise, equipment, and accessories (and please note that the e-commerce site may be hosted by a third-party)
- uploads videos of the athlete
- applies for an employment position with Unrivaled
- accesses development and training resources
- contacts us via email, phone, mail or chat

The types of personally identifiable information that we collect from our Users may include, without limitation, the following:

- full name
- mailing/billing address
- e-mail address
- telephone number
- emergency contact information
- credit card information or other payment information where purchasing products (such as merchandise) and services (such as access to Events and/or access to dining and accommodations) along with billing and delivery addresses
- date of birth (and in some instances the birth certificate) for age verification (which is often required for Events)
- information on forms, waivers and medical releases (which may contain health information)

Please be advised, that in connection with certain of the Services, including the tournaments, 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 Tournament Apps”), that we utilize to facilitate tournament participation. The information that the Third-Party Tournament Apps request you to submit may vary from the description in this Privacy Policy. These Third-Party Tournament Apps have separate privacy and data collection policies and practices. The information that you submit to any Third-Party Tournament App shall be governed by that Third-Party Tournament App’s privacy policy. Unrivaled is not responsible for, and shall have no liability in connection with, the privacy practices of the Third-Party Tournament Apps.

In some instances, we may record and live-stream Events, which may be available for viewing by other Users or the public.

From time to time our interactions with you may be conducted over the telephone or video-conference, and such telephone calls and video conferences may be recorded.

Some of our Sites may utilize a chat feature to provide customer support. Use of the chat feature is completely voluntary. Chat sessions may be recorded and used by both us and our chat service provider. We may now or in the future provide customer support via chatbox or email that utilizes artificial intelligence (AI) and natural language processing (NLP) to understand User questions and automate responses to them, simulating human conversation. If you do not consent to these terms, please do not use the chat feature and contact us via email.

If a User applies for a position with us, we may ask for or collect the following information:

- date of birth
- whether the User has a legal right to work in the United States (where submitting an application for employment;
- employment history, including whether the User has ever been employed by Unrivaled (or any controlled affiliate) and, if so, questions pertaining to that past employment;
- 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;
- whether the User has ever served in the U.S military and, if so, questions pertaining to the User's service and discharge;
- any other information requested by us on the applicable registration form;
- information included in a User-provided resume, transcript and/or cover letter.

We may also combine the information we have gathered about you with information from other sources.

Aggregate Data

We reserve the right to transfer and/or sell aggregate or group data about Users of the Services 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.

2. HOW WE USE THE PERSONAL INFORMATION

We will use your personal information for the following purposes:

- to provide you with customer service, respond to your inquiries and complete Services requested by you
- to provide you with information that you may request
- to on-board you as a User
- to facilitate registrations and transactions
- to complete transactions you initiate
- to customize your experience on the Sites
- to present display advertisements on our Sites, which may be tailored to your interests
- to contact you in connection with your interactions by you through the Services

- to communicate with you, including to provide status updates (including Event-related information), transactional emails and other Service communications
- to provide you with notices about your account and to contact you through telephone, text, email or chat, as permitted by law.
- to communicate with you for research purposes, including to request your participation in surveys
- to contact you regarding your use of the Services and/or third-party products and/or services that we think may be of interest to you
- for internal business purposes, such as analyzing and managing our business
- to create rosters and schedules
- to fill employment positions
- to fulfill and comply with legal obligations we have to governmental authorities or other third parties
- to provide, maintain, develop, improve and test our Services
- to manage and assure the integrity of our platform, Sites and Services
- to monitor the performance of our Services and improve your user experience
- to protect and defend the rights and property of our Users, Unrivaled, and third parties.
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- to develop, improve and test certain of our Services.
- for other purposes that we tell you about when you register or provide information to us.
- for other legitimate business and lawful purposes.

We may obtain your written consent from time to time in electronic form by using online agreements or other acknowledgements on the Services, including for any other contemplated uses of personal information not addressed in this Privacy Policy. Please read all online agreements carefully before accepting them.

3. WITH WHOM WE SHARE THE INFORMATION

Unrivaled may share the personal information we collect as follows:

We may share information between and among our current and future parents, affiliates, subsidiaries, and other companies under common control and ownership for marketing and other business purposes.

We employ third parties and individuals to perform certain functions on our behalf, including helping us operate the Services, organize and administer Events, and/or to administer related activities on our behalf, including without limitation our technology providers, hosting provider, outsourced information technology providers, e-commerce platforms, communications providers, payment processors, data analytics providers, customer relations management providers, job host providers, professional advisors, coaches, leagues, Event facilities, and third-party sponsors of teams, sweepstakes, contests, and similar promotions.

Notwithstanding the generality of the foregoing: we may use third-party services for our player registration; we may use third-party services for age verification and to help us review and

confirm that medical forms are completed correctly; we have a data sharing agreement with third-party partners or sponsors (email and contact information) via a sponsorship agreement; we use third-party vendors for recruitment and hiring; and we use third-party vendors for background checks for both employees and, where required, for league operators, coaches and other personnel.

If you upload videos, the videos may be accessible to other Users, scouts, recruiters and college coaches and/or to the public. Our live-stream feeds may be available publicly and/or to other Users of the Services.

We may disclose any information we have about you (including your identity) if we determine that such disclosure is necessary in connection with any investigation or complaint regarding your use of the Services, or to identify, contact or bring legal action against someone who may be causing injury to or interference with (either intentionally or unintentionally) our rights or property, or the rights or property of Users of the Services. We reserve the right at all times to disclose any information that we deem necessary to comply with any applicable law, regulation, legal process or governmental request. We also may disclose your information when we determine that applicable law requires or permits such disclosure, including exchanging information with other companies and organizations for fraud protection purposes.

We may share aggregated and de-identified information with third parties for analytical, research or other similar purposes.

We may share your information in connection with a merger, divestiture, restructuring, reorganization, dissolution or other sale or transfer of some or all of our assets, including in connection with any due diligence associated with a potential transaction) 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.

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 Services: (i) in violation of any applicable terms and conditions or 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; and/or (iii) 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.

4. MOBILE MESSAGING

Some controlled affiliate of Unrivaled may offer a mobile messaging program. By creating an account and providing a mobile phone number, 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.

In some instances, we may use your mobile number to send you a confirmation text when you register with us or send you service-related announcements when it is necessary (for example, if we must temporarily suspend our service for maintenance). Also, you may choose to receive promotional texts from us based on preferences that you indicate. Participation in mobile messaging is optional and not a condition of purchase. By providing your mobile number and opting in to receive these communications, you are consenting to receive autodialed or prerecorded marketing mobile messages at the phone number associated with your opt-in. The frequency and number of messages you will receive will vary. Message and data rates may apply. While you consent to receive messages sent using an automatic telephone dialing system (“ATDS” or “autodialer”), the foregoing shall not be interpreted to suggest or imply that any or all of our mobile messages are sent using an autodialer. Please consult your mobile service carrier’s pricing plan to determine the charges for browsing data and sending and receiving mobile messages. Under no circumstances will we be responsible for any messaging or wireless charges incurred by you or by a person that has access to your wireless device or telephone number. When you opt-in to mobile messaging, we may send you an SMS message to confirm your signup. Text Messaging Opt-Out: You can cancel the SMS service at any time. Just text “STOP”. After you send the SMS message “STOP” to us, we may send you an SMS message to confirm that you have been unsubscribed. In some cases, you may continue to receive service-related notifications. If at any time you need assistance, just text “HELP”.

If you participate in our mobile messaging program, we will use information you provide to transmit your mobile messages and respond to you, if necessary. This includes sharing information with platform providers, phone companies, and other third-party service providers who assist us in the delivery of mobile messages. As with all information we collect, we reserve the right at all times, to the extent permitted by law, to disclose any information as necessary to satisfy any law, regulation or governmental request, to avoid liability, or to protect our rights or property.

5. THIRD-PARTY WEBSITES

The Services may contain links to other third-party owned and/or operated websites including, without limitation, social media websites and Third-Party Tournament Apps, as well as the websites of other third parties. We are not responsible for the privacy practices or the content of such websites and platforms. 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 website. These third-party websites have separate privacy and data collection practices and we have no responsibility or liability relating to them.

6. SECURITY AND RETENTION 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) using reasonable administrative, physical and technical precautions to protect your personal data and communications between us. This includes, when required or as we deem appropriate and feasible under the circumstances, encryption and written commitments from third parties that may have access to your data that they will protect the data with reasonable safeguards.

Please be advised, however, that while we take reasonable precautions to protect your data, no storage facility, technology, software, security protocols or data transmission over the Internet can be guaranteed to be 100% secure.

Computer hackers that circumvent our security measures may gain access to certain portions of your personal information, and technological bugs, errors and glitches may cause inadvertent disclosures of your personal information; provided, however, that any attempt to breach the security of the network, our servers, databases or other hardware or software constitutes a crime punishable by law. For the reasons mentioned above, we cannot warrant that your personal information will be absolutely secure. Any transmission of data by or through the Services is at your own risk.

Only employees or third-party agents who need personal information to perform a specific job function are granted access to personal information. Our employees are dedicated to ensuring the security and privacy of all User personal information. Employees not adhering to our Company policies are subject to disciplinary action.

We retain all categories of your personal information 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 including: (i) date of collection; (ii) frequency of User interaction with us; (iii) last interaction the User had with us; and (iv) whether the purpose of collection has been completed.

7. CHILDREN'S PRIVACY

No information should be submitted to, or posted at, the Sites by visitors under thirteen (13) years of age (or the applicable age of majority, if greater than thirteen (13) years of age in their respective jurisdictions). Persons thirteen (13) years of age (or the applicable age of majority, if greater than thirteen (13) years of age in their respective jurisdictions) are not permitted to access the Services 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. Additionally, a parent or other authorized person may be required to complete and submit registration forms and waivers for a child under the age of eighteen (18).

8. GROUNDS FOR USING YOUR PERSONAL INFORMATION

We rely on the following legal grounds to process your personal information:

Consent. Some uses of your personal data as described in this Privacy Policy are subject to your consent, such as marketing email communications. To withdraw your consent, please e-mail us at privacy@unrivaledsports.com or call us at 1-410-306-7566. You may also refrain from providing, or withdraw, your consent for Cookies via your browser and mobile settings.

Performance of a contract. We may need to collect and use your personal information to enter into a contract with you and to perform Services that you request.

Legitimate Interests. We may use your personal information for our legitimate interests to provide our Services and to improve our Services and the content contained thereon. We may use technical information as described in this Privacy Policy and use personal information for our marketing purposes consistent with our legitimate interests and any choices that we offer or consents that may be required under applicable law.

Compliance with Legal Obligations. We may use your personal information as necessary to comply with our legal obligations.

9.YOUR PRIVACY RIGHTS AND CHOICES

(a) General. This section is subject to specific disclosures on privacy rights set forth below. We are committed to facilitating the exercise of your rights granted by the laws of your jurisdiction, which may include the right to request the correction, modification or deletion of your personal information and the right to opt out of the sale or sharing of your personal information (as applicable). We will do our best to honor your requests subject to any legal and contractual obligations. If you would like to make a request, cancel your account or request we delete or no longer use your account information to provide you Services, please email us at privacy@unrivaledsports.com or call us at 1-410-306-7566 to make changes to any user profile information connected to your account; provided, however, that we ask individuals to identify themselves and the information requested to be accessed, amended or removed before processing such requests. 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 (and our service providers') active servers and may remain in backup systems.

Section (b) below describes the rights of those individuals located in the European Union, the United Kingdom or another jurisdiction that has adopted laws substantially similar to the European Union's General Data Protection Regulation (GDPR). Section (c) describes the rights of residents of California (or another jurisdiction that has adopted laws substantially similar to the California Consumer Privacy Act).

You may opt out of receiving electronic marketing communications from us by clicking on the "unsubscribe" link on the communication or by emailing us at privacy@unrivaledsports.com.

Notwithstanding the foregoing, some non-marketing communications may not be subject to a general opt-out, such as communications about transactions and Events, disclosures to comply with legal requirements, software updates and other support-related information. We may continue to contact you for purposes of communicating information relating to your request for Services, as well as to respond to any inquiry or request made by you. To opt-out of receiving Services-related and/or inquiry response-related messages from us, you must cease requesting Services, cease submitting inquiries to us, and deactivate your account, as applicable.

Subject to local law, you may have additional rights under the laws of your jurisdiction regarding your personal information, such as the right to complain to your local data protection authority and the right to appeal our decision regarding a data access request.

You may be able to disable Cookies through your browser settings, but if you delete or disable Cookies, you may experience interruptions or limited functionality in certain areas of the Services.

(b) Your European Privacy Rights and Choices. While we do not specifically market the Services to those who reside outside the United States, we will provide accommodations for the exercise of rights provided under the European Union’s General Data Protection Regulation (the “GDPR”) and similar laws. By visiting our Sites or using our Services, you are consenting to the transfer of your information from your jurisdiction to the United States. If you are entitled to privacy rights under the GDPR (or similar laws), you have the following rights:

- Transparency and the right to information. Through this policy we explain how we use and share your information. However, if you have questions or need additional information you can contact us any time.
- Right of access, correction, restriction of processing, erasure. You may contact us to request information about the personal data we have collected from you and to request the correction, modification or deletion of such personal information, which requests we will do our best to honor subject to any legal and contractual obligations. To make a request or to ask us a question about our data practices, please email us at privacy@unrivaledsports.com.
- Right to withdraw your consent at any time. When we process your personal data based on your consent, you have the right to withdraw it at any time.
- Right to object at any time. You have the right to object at any time to receiving marketing or promotional materials from us by either following the opt-out instructions in commercial e-mails or by contacting us, as well as the right to object to any processing of your personal data based on your specific situation. In the latter case, we will assess your request and provide a reply in a timely manner, according to our legal and contractual obligations. Some non-marketing communications are not subject to a general opt-out, such as communications about transactions and disclosures to comply with legal requirements.
- Right to data portability. You have the right to data portability of your own personal data by contacting us.

- Right not to be subject to an automated decision, including profiling. We do not make automated decisions using your personal data that may negatively impact you.
- Right to lodge a complaint with a supervisory authority. If you consider that the processing of your personal data infringes your privacy rights according to the European Privacy regulation, you have the right to lodge a complaint with a supervisory authority, in the member state of your habitual residence, place of work, or place of the alleged infringement.

(c) Your Privacy Rights under California (and other US State Laws)

California Consumer Privacy Act Disclosures. If you are a resident of California (or another state that has adopted laws substantially similar to the California Consumer Privacy Act, as amended by the California Privacy Rights Act (“CCPA”)), you have the right to request:

- The categories of personal information (including sensitive personal information if applicable) we have collected about you;
- The categories of sources from which the personal information is collected;
- The business or commercial purpose of collecting, selling or sharing personal information;
- The categories of third parties with whom we share or sell personal information;
- The categories of personal information about you that we have disclosed for business purposes; and
- The specific pieces of personal information we have collected about you.

Additionally, you have the right:

- to know the length of time we retain your personal information;
- to request deletion of your personal information;
- to request the correction of any inaccurate data;
- to opt out of the sale or sharing of your information (if applicable);
- to limit the use of sensitive personal information (if applicable); and
- to not be discriminated against for exercising any of your CCPA rights.

Please see the chart below regarding the categories of personal information we may have collected or received in the 12 months preceding the effective date (or last reviewed date) of this Privacy Policy from Users in connection with providing our Services and to whom we may have disclosed the information for business purposes.

Personal Information Category	Source of Personal Information	Purpose for Collecting the Personal Information	To whom we disclose the Personal Information
Identifiers such as a name, address, unique personal identifier, email, phone number	Information you provide to us; Information we collect	Account management, order fulfillment,	See Sections 3 and 4 above

	automatically; Information collected from third party providers.	advertising, analytics. See Sections 1(A), 1(B), 2 and 4 above	
Information described in 1798.80(e) (and not otherwise addressed in this table), including bank account number, credit card number, debit card number, or any other financial information, medical information, or health insurance information	Information you provide to us such as if you make purchases or register for Events.	See Sections 1(b) and 2 above and our Consumer Health Data Notice	See Section 3 above and our Consumer Health Data Notice
Protected Classifications under California and federal law, including gender, age and citizenship.	Information you provide to us; Information collected from third party providers (such as our job application hosting providers).	To fill employment positions. See Sections 1(B) and 2 above	See Section 3 above
Commercial information such as records of products or services purchased, obtained, or considered, purchase histories and tendencies	Information you provide to us; Information collected from third party providers (such as our payment processor)	For account management, compliance with law, administration, to provide users with purchase history. See Sections 1(A), 1(B) and 2 above	See Section 3 above
Biometric information	We do not collect this information		
Internet or other electronic network activity information, including browsing history and search history and interactions with an	Information you provide to us; Information we collect automatically	Advertising, website management, analytics. See Sections 1(A) and 2	See Section 3 above

advertisement.		above	
Geolocation data that is sufficient to identify a precise physical location.	We do not collect this information.		
Sensory data, such as audio, electronic, visual, or other similar information.	Information automatically collected; Information you provide to us, such as when you upload photos and videos.	To make available photos and videos with Users. For customer service, quality control and training. See Section 1(B) and 2 above	See Section 3 above
Professional or employment-related information	Information you provide to us; Information collected from third party providers (such as our job application hosting providers).	To fill employment positions. See Sections 1(B) and 2 above	See Section 3 above
Education Information	Information you provide to us; Information collected from third party providers (such as our job application hosting providers).	To fill employment positions. See Sections 1(B) and 2 above	See Section 3 above
Inferences about preferences, characteristics, psychological trends, predispositions, behavior, attitudes, intelligence, abilities, and aptitudes.	Other than in connection with tracking technologies described in Section 1, we do not collect this information from our websites.	Advertising. See Sections 1(A) and 2 above	See Section 3 above

Any sensitive data we collect is used only for a business purpose and not for the purposes of

inferring characteristics of a consumer or User.

We do not sell or share personal information for monetary consideration under CCPA. Personal data may be provided to our service providers, contractors and, pursuant to Sections 1798.140(ad)(2)(A) and 1798.140(ah)(2)(A) of the CCPA, to third parties.

You may also opt out of the use of Cookies and Tracking Technology using your browser settings and opt out of the use of Google Analytics Cookies by downloading the browser add-on here: <https://tools.google.com/dlpage/gaoptout>.

Our contact information is listed at the bottom of this policy. You may also submit a request on our website form located [here](#). If you submit a data subject request, we will ask for your name, address and email address, and we will endeavor to authenticate your account. We may also require that you submit your request via the Services' standard authentication procedures (i.e., log on with username and password to submit a request) and/or provide information about any historical transactions with the Services to ensure you are the person you say you are. If this information or these processes are insufficient to verify your identity and assess your privacy request, we may need to ask for additional information. You may also designate an authorized agent to make a CCPA privacy request.

We endeavor to respond to all verifiable 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. 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 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.

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 privacy@unrivaledsports.com; call us at 1-410-306-7566; or send us U.S. Mail to: Unrivaled Sports, 880 Long Drive, Aberdeen, MD 21001.

Browser "Do Not Track" Signals. We have implemented a tool on our Sites designed to recognize and honor Do Not Track browser settings and Global Privacy Control (GPC) signal.

10. USERS OUTSIDE THE UNITED STATES

The Services are hosted in the United States and are intended for and directed to users in the United States. If you are a user accessing the Services from Canada, the European Union, Asia, or any other region with laws or regulations governing personal data collection, use, and disclosure that differ from United States laws, please be advised that through your continued use of the Services, which are governed by U.S. law, this notice and our other policies that govern your use of the Services, you may be transferring your personal data to countries outside of your country of residence, including the United States, which may have different data protection rules than those of your country. By using the Services, you consent to such transfer.

11. 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 to reflect changes in our information practices, and any such amendments shall apply to information already collected and to be collected. Your continued use of the Services after any changes to our Privacy Policy indicates your agreement with the terms of the revised Privacy Policy. Please review this Privacy Policy periodically and especially before you provide personal information to us. If we make material changes to this Privacy Policy, we will notify you here or by means of a notice on our home page. The date of the last update of the Privacy Policy is indicated at the top of this Privacy Policy.

12. CONTACT US

If you have any questions about this Privacy Policy, the practices of Unrivaled or your dealings with us, please e-mail us at privacy@unrivaledsports.com; call us at 410-306-7566; or send us U.S. Mail to: Unrivaled Sports, 880 Long Drive, Aberdeen, MD 21001