

Ireland

Teilgin agus Amais Éireann

Pitch and Putt Ireland

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Pitch and Putt Ireland National Vetting Policy

Introduction

Pitch and Putt Ireland will operate a National Vetting programme in conjunction with the Garda National Vetting Bureau. Through its Authorised Liaison Pitch and Putt Ireland submit vetting applications on behalf of its affiliated clubs.

In the Republic of Ireland the legislation for Vetting is the National Vetting Bureau (Children and Vulnerable Persons) Acts 2012 to 2016 which commenced in April 2016. The Act provides a legislative basis for the mandatory vetting of persons who wish to undertake certain work or activities relating to children or vulnerable persons or to provide certain services to children or vulnerable persons. Essentially, any person who engages with children or vulnerable adults on a regular or ongoing basis must be cleared for this activity by Pitch and Putt Ireland.

The activities that relate to Pitch and Putt Ireland are specific to the sport of Pitch and Putt and must involve one of its affiliated clubs. Under this Act it will be a criminal offence for any organisation to permit any person to undertake relevant work or activities on behalf of the organisation unless the organisation receives a vetting disclosure from the National Vetting Bureau in respect of that person.

Vetting Liaison Person / Authorised Signatory

Pitch and Putt Ireland has appointed a National Vetting Liaison Person (hereafter referred to as the Authorised Signatory) to act as Liaison person with the National Vetting Bureau whose role is to implement and enforce Pitch and Putt Ireland National Vetting Policy. The person appointed to this role must undergo appropriate training as determined by the National Vetting Bureau. The Authorised Signatory shall report directly to the National Executive Council (NEC) of Pitch and Putt Ireland. Pitch and Putt Ireland may decide to appoint more than 1 Authorised Signatory.

The role of the Authorised Signatory is to oversee the distribution, return and processing of all vetting applications. S/He shall conduct all communications regarding vetting with the Garda National Vetting Bureau and keep the NEC informed of all issues of concern that may arise relating to the vetting process (without revealing personal details / identity of the applicant). The Authorised Signatory shall consult with Pitch and Putt Ireland Vetting Review Panel when the need arises and work to ensure that all affiliated clubs and registered members engage with the vetting process.

Pitch and Putt Ireland Vetting Policy

The following crimes / convictions may require special consideration by Pitch and Putt Ireland Vetting Review Panel (details below) and may result in recommendation from Pitch and Putt Ireland that the individual in question not be permitted to work with children or vulnerable adults:

- Murder, manslaughter
- Rape, attempted rape
- Any crime / conviction against a child while an adult
- Any crime / conviction against a child while a child
- Possession of abusive images of children
- Illegal possession of fire arms or offensive weapon
- Domestic violence
- Any crime involving aggression / assault
- Dealing of illegal or controlled drugs
- Drink driving (in cases where applicant is expected to fulfill role involving driving children or vulnerable adults)
- Other offences directly relevant to the applicant's role being vetted for.

Who is to be Vetted

All Pitch and Putt Ireland affiliated clubs should have members vetted who work directly with children or vulnerable adults. This is referred to by the Garda National Vetting Bureau as "relevant work or activities". This is any work or activity which is carried out by a person which consists mainly of the person having access to, or contact with, children or vulnerable adults. This

shall not apply where a person gives assistance on an occasional basis at a school, sports or community event or activity, other than where such assistance includes the coaching, mentoring, counselling, teaching or training of children or vulnerable adults.

The list of positions that may require an individual to be vetted may include but is not limited to the following:

- Pitch & Putt Coach
- Club Juvenile Officer
- Club Designated Liaison Officer
- County / Regional Board Juvenile Officer
- Club safeguarding officer
- Club juvenile committee members
- County / Regional Board juvenile committee members
- Other personnel*

*a vetting disclosure will be required where an individual undertakes relevant work or activities relating to children or vulnerable adults on a <u>regular basis</u>, where such involvement includes:

- Coaching, mentoring
- Teaching, training or instructing
- Care or supervision
- Driving a vehicle being used only for conveying children and carers or supervisors.

This list is not exhaustive and the Pitch and Putt Ireland Authorised Signatory can be contacted in relation to any doubt over a particular position.

Vetting of persons under 18

In order for a person under the age of 18 (and over the age of 16) to be vetted the permission of their parent / guardian must be sought. A separate consent form must be supplied with the application form.

Verification of Identity

On the commencement of the Act the National Vetting Bureau introduced the requirement of an ID Check for each person seeking vetting. The club will be responsible for verifying the identity of

the applicant using the verification document supplied by Pitch and Putt Ireland to achieve this. Applications will not be processed by Pitch and Putt Ireland without verification of ID by the club.

Re-Vetting

It is the policy of Pitch and Putt Ireland that all individuals must be re-vetted after a period of at least three years.

Any individual may be re-vetted if information that would affect a decision concerning an individual's suitability to work with children or vulnerable adults comes to the attention of a club, county / regional board or Pitch and Putt Ireland.

Confidentiality

All material relating to the Pitch and Putt Ireland National Vetting Policy must be treated with absolute confidentiality.

The Authorised Signatory is the only individual who shall have access to all information on applicants.

For the purposes of an application being referred to the Review Panel the personal information of the applicant shall not be disclosed to the Review Panel. Only pertinent information as described in the section on the Review Panel shall be disclosed.

Storage and Handling of Data

All physical data is to be kept in a locked cabinet or safe to which the Authorised Signatory is the only key holder.

All electronic data is to be kept on a password protected computer. All information kept in files that are available on a shared server shall be in password protected documents.

All information shall be under the direct supervision of the Authorised Signatory.

All Vetting related material will be held for a period of seven years.

Appeal procedure

The applicant can contest the disclosure report from the Vetting Bureau, at which point the Authorised Signatory will assist them in querying the findings of the Vetting Bureau. Until such a time that the National Vetting Bureau advise otherwise the information provided to the Authorised Signatory shall be accepted as accurate.

Any applicant may appeal a decision by the Authorised Signatory and/or the Review Panel relating to their application directly to the NEC. The NEC shall then refer the matter to the Pitch and Putt Ireland Appeals panel.

If the applicant at this stage continues to dispute the decision, the matter shall be referred to Section 78, Dispute Resolution, of the Pitch and Putt Ireland Constitution.

Pitch and Putt Ireland Vetting Review Panel

The NEC shall appoint a Vetting Review Panel whose role is to support and advise the work of the Authorised Signatory.

The Review Panel shall comprise of the Pitch and Putt Ireland Honorary President, National Children's Officer and the Youth Officer (Member of NEC).

In the circumstances where, either the Honorary President or the Youth Officer is also the National Children's Officer, the third person on the Committee shall be the Pitch and Putt Ireland Honorary Vice-President.

The Review Panel will be convened upon request of the Authorised Signatory to deal with issues arising from vetting applications and disclosures such as:

- Any applications that have a declared conviction which are identified as of concern in the
 Pitch and Putt Ireland Vetting Policy.
- Any vetting application that results in a disclosure report from the Vetting Bureau revealing a criminal record or specified information in areas which are identified as of concern in the Pitch and Putt Ireland Vetting Policy.
- Any application the Authorised Signatory feels warrants further investigation.

All personal data in relation to the applicant will be kept confidential and will ${f NOT}$ be made

known to the remainder of the review panel. Any decision will only be based on the pertinent

information. The Review Panel will base their decision on the following information:

• Position being vetted for.

• Details of declared convictions on application form.

Details of Vetting Disclosure such as criminal record

Where appropriate decisions may be made, or ratified by telephone or e-mail.

Minutes of all decisions and/or recommendations made by the Review Panel will be kept by Pitch

and Putt Ireland.

Pitch and Putt Ireland Vetting Liaison

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