

Cricket Ireland Governing Body Endorsement Criteria

Annex G: governing body endorsement appeals procedure

Any appeal by a club against the decision of Cricket Ireland not to provide a governing body endorsement for either an individual migrant or for a sponsor licence will be dealt with by the independent dispute resolution service for sport: Just Sport Ireland.

If a club wishes to instigate an appeal pursuant to this Procedure, the club must submit to Cricket Ireland a written request for an appeal (“the Appeal”) containing the following details:

- a) the name and address of the Club (and of the nominated club representative);
- b) a brief statement stating the grounds that the club wishes to use to appeal the Cricket Ireland decision.

The applicable grounds for appeal are limited to a ‘strong arguable case’ that either:

- i. relevant information was ignored or not considered by Cricket Ireland;
- ii. the endorsement application process was tainted by unreasonable bias or conflict of interests;
- iii. the provisions of the Cricket Ireland governing body endorsement procedure were not adhered to;
- iv. Cricket Ireland exceeded its jurisdiction;
- v. the findings of Cricket Ireland were irrational or otherwise exhibited an error of general law

There are no other grounds for appeal. This request for appeal must be submitted within 14 days of the notification of the original Cricket Ireland decision not to provide a governing body endorsement and include the relevant Appeal Fee (Cheque for €250 made payable to ‘Just Sport Ireland’).

Cricket Ireland will acknowledge the Appeal in writing with the request that full written evidence in support of the Appeal must be submitted to Just Sport Ireland within 14 days for the Appeal to proceed.

The Appeal will be undertaken by a sole arbitrator, based on written submissions only, and will be final and binding on Cricket Ireland and the club who sought the Appeal.