

## What is coming into effect on January 1, 2022?

As of January 1, 2022, sport organizations (as defined under the Act/regulation) must:	Tools
1. Establish <b>Removal-From-Sport and Return-to-Sport Protocols</b> .	Sample Removal-from-Sport and Return-to-Sport protocol template is available at <a href="http://www.ontario.ca/concussions">www.ontario.ca/concussions</a>
2. <b>Identify a designated person(s)</b> as having specific responsibilities under the Removal/Return-to-Sport protocols.	See online <a href="#">sample protocol template</a> for the list of specific responsibilities of a designated person(s).
3. <b>Make their protocols available</b> to designated person(s), and any athlete (and their parent if the athlete is under 18 years of age) who has been removed from training, practice or competition due to a suspected concussion.	n/a
4. Each sport organization shall <b>create a retention policy for personal information</b> if one does not exist.	Sport organizations can refer to sections 40(1) and 40(4) of the Freedom of Information and Privacy Act, 1990 (FIPPA) and/or sections 30(1) and 30(4) of the Municipal Freedom of Information and Protection of Privacy Act, 1990 (MFIPPA) for information about the retention and disposal of personal information.