

AUSTRALIAN OPEN 2022 ENTRY CONDITIONS



Player Declaration

By signing these Entry Conditions, I declare that I have read, understood (and if under 18 years of age have had explained to me by my parent/guardian) and agree to be bound by, the terms and conditions in Parts A, B and C and, unless indicated otherwise below, grant the consents in Parts C(2) and C(4).

Signed _____

Date: ____/____/____

Parent / Guardian Declaration (if the Player is under 18 years of age)

By signing these Entry Conditions I declare that I have read and understood the terms and conditions in Parts A, B and C and have explained them to my child, the Player. I acknowledge and agree to my child being bound by those terms and conditions and, unless indicated otherwise below, grant the consents in Parts C(2) and C(4). In consideration of my child participating in the event, I give the same consents, releases and indemnities.

Name: _____

Signed by parent/guardian: _____

Date: ____/____/____

Withdrawal of Consent to Medical Treatment / Release of Medical Records

- ☐ By ticking this box **I do not agree** to provide the consents in Parts C(2) and C(4) of these Entry Conditions. I understand that by ticking this box, I/my child will not be able to receive treatment from Official Providers or ATP/WTA Providers on-site during the event. If I/my child subsequently request treatment on-site from an Official Provider or ATP/WTA Provider I/my child will be deemed to have provided the consents in Parts C(2) and (4) of these Entry Conditions. Note: Even if I tick this box, by signing these Entry Conditions I provide my consent to emergency medical assistance, treatment and/or transport for myself/my child as set out in Part C(3).
- ☐ By ticking this box **I do not authorise** Tennis Australia to release my Medical Records to the ATP/WTA as contemplated by Part C(4) of these Entry Conditions.

Part A1: Player Entry

It is important that you read and understand the following conditions prior to competing in the 2022 Australian Open. TA is happy to answer any questions you may have in relation to this form:

1. In participating in the 2022 Australian Open, you must comply with the Rules of Tennis as approved by the International Tennis Federation (ITF), the Tennis Anti-Corruption Program, the Grand Slam® Tournament Regulations, and the Grand Slam® Code of Conduct (as amended from time to time by the Grand Slam® Committee (GSC)). In addition, you must comply with all relevant ATP, WTA, and Tennis Australia (TA) policies, by-laws, regulations and rules (TA's policies can be obtained at www.tennis.com.au/about-tennis-australia/reports-and-policies/policies). From time to time, TA may also issue further instructions and directions if it considers it reasonable to do so in the interests of all players, coaches, spectators and any other persons on site.
2. You may be required to undergo drug testing as a result of the ITF Anti-Doping Program, Australian Government (including the Australian Sports Anti-Doping Authority) regulations, or other binding regulations imposed upon the Australian Open, or in accordance with a drug testing program approved by the GSC. Please note that if you wish to play in the 2022 Australian Open you must submit to the jurisdiction of these relevant bodies to enforce these drug testing programs (including the ITF Anti-Doping Program).
3. You and your accredited guests must comply with any COVID-19 precautionary measures and protocols relating to the 2022 Australian Open and corresponding vaccination requirements (as further detailed in clause 5 below). Please note, any breach of those protocols, measures and requirements may lead to serious penalties as per the Grand Slam® Code of Conduct.
4. TA may withdraw your entry to the 2022 Australian Open if:
 - (a) you test positive for COVID-19;
 - (b) you are identified as a close contact of a person who tested positive for COVID-19;
 - (c) are in the process of completing a government-mandated period of self-isolation;
 - (d) present to Melbourne Park showing symptoms of COVID-19, including but not limiting to having a temperature above >37.5°C, chills, cough, sore throat and shortness of breath;
 - (e) fail to comply with TA's vaccination requirement (as further detailed in clause 5 below); or
 - (f) on the advice of a public health authority or a medical advisor, there is a risk you may have COVID-19.

If you are withdrawn from the Australian Open for any reason, you agree to waive any rights to any expenses, claims, compensation, damages, costs or losses that you or any other third party suffers in connection with your withdrawal from the Event from TA, employees officers, volunteers, servants and agents, including but not limited to, travel, transportation, accommodation, hospitality, prize money, third party costs and expenses, endorsements or sponsorships and agree to hold TA harmless for any such expenses, claims, compensation, damages, costs or losses.

5. Vaccination Status

- (a) Your entry to the 2022 Australian Open is subject to you showing acceptable evidence that you are fully vaccinated against COVID-19 by a Covid Vaccine or that you have a valid medical exception (see sub-clauses 5(b)–(c) below for details). A

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"Covid Vaccine" means a vaccine that has been recognised as a vaccine in accordance with the Pandemic (Open Premises) Order 2021 (No. 1), as made under section 165AI of the *Public Health and Wellbeing Act 2008* (Vic).

- (b) If you are fully vaccinated and ordinarily reside in Australia, acceptable evidence includes:
- successful completion of a Service Victoria QR check-in that includes confirmation that you are fully vaccinated displayed through the Service Victoria App;
 - a COVID-19 digital certificate displayed through the Medicare app, Service Victoria app or equivalent smartphone wallet; or
 - a printed version of the COVID-19 digital certificate or immunisation history statement issued by the vaccination provider, a medical practitioner or the Australian Immunisation Register (any other printed version will not be accepted).
- (c) If you are fully vaccinated and ordinarily reside outside Australia, acceptable evidence includes:
- an Australian Traveller Declaration or COVID-19 Vaccination and Testing Declaration as sighted by the Commonwealth Government of Australia upon your entry into Australia;
 - a printed or digital certificate issued by an overseas government authority or an accredited overseas government vaccination provider that shows that you are fully vaccinated with a vaccine approved or recognised by the Therapeutic Goods Administration, is written in English or accompanied by a certified translation and includes your full name as it appears in your passport, date of birth or passport number, vaccine brand name and the date of each dose of the vaccine or the date on which a full course of immunisation was completed;
 - an Australian International COVID-19 Vaccination Certificate; or
 - other evidence recognised by the State Government.
- (d) If you have a valid medical exception which exempts you from receiving a Covid Vaccine, the only acceptable certification is:
- a COVID-19 digital certificate issued by Services Australia and displayed through the Medicare App, Service Victoria App or equivalent smartphone wallet that states that the person is unable to receive a dose, or a further dose, of any COVID-19 vaccine that is available in Australia; or
 - a printed version of the COVID-19 digital certificate referred to in paragraph (i),
- and such medical exemption must be registered on the Australian Immunisation Register and accepted by the Independent Medical Exemption Review Panel established by the Department of Health.
- (e) The obligations in these sub-clauses 5(a)–(d) do not apply to children under 12 years and 2 months of age provided their parent or guardian can show proof of the child's age if requested.

6. You grant and assign to TA, official Australian Open broadcasters, media partners, sponsors, suppliers, other commercial partners and any other applicable third party reasonably nominated by TA from time to time the irrevocable, world-wide, perpetual and royalty-free right and license to make, show, produce, film, photograph, reproduce, publish, broadcast, transmit, display, communicate and otherwise use, at their discretion (for any purpose whatsoever and through or in connection with any medium, platform or form of communication, broadcast or transmission including television, internet and mobile telephony):

- any and all still pictures, motion pictures (including live or delayed filmed coverage), sound recordings and any other reproductions of any description of you captured, filmed or produced during or in connection with the Australian Open;
- any data in any way generated during or in connection with your participation in the Australian Open, including but not limited to statistics, live scoring and player movement and performance analysis data and similar data (however produced including via your own wearable technology or analysis systems).

You further agree that your name, voice, likeness, image, player data and biographical material may also be used in any way including, but not limited to, for audio visual coverage, distribution and broadcast, providing information and news, archival purposes and publicising and promoting the Australian Open, TA, official Australian Open broadcasters, media partners, sponsors, suppliers, other commercial partners and any other applicable third party reasonably nominated by TA from time to time. You acknowledge that the usages, grant and assignment as described in this clause, including for commercial purposes, is without compensation to yourself, heirs, executors, administrators or assigns.

However, please note that notwithstanding the above, TA will not authorise any company it is contractually associated with to use your name, voice, likeness, image, player data and biographical material in a way which constitutes an endorsement of a consumer product, without first obtaining your authorisation.

7. When reasonably requested by TA, you will have to co-operate with the media and participate in reasonable pre-match interviews, post-match interviews, press conferences, photo shoots, pre-event functions, interviews on-court and finals ceremonies. In doing so, you agree to be respectful of Australian Open sponsors and suppliers and will not publicly endorse or acknowledge any product, service or company. Lastly, at times your coach will need to be available for similar activities including televised pre-match, during match and post-match interviews.
8. To the fullest extent permitted by law, you acknowledge the risks associated with participating in the Australian Open, accept those risks voluntarily and release and discharge (on behalf of yourself, heirs and legal representatives), TA, its officers, directors, employees and representatives, of and from any and all claims, demands, suits, damages, costs (including legal costs), loss and injury you suffer or sustain, by negligence or otherwise, in connection with, or related to, your participation in the Australian Open.
9. Although prize money details are officially announced by TA prior to the Australian Open, please note that the total prize money may be reduced or allocated differently, at TA's sole discretion, in the event the Australian Open is cancelled for any reason. TA may also deduct costs and fines incurred by you throughout the Australian Open from prize monies earned.

10. Over the course of the Australian Open, TA may provide to you gifts and allowances in the form of travel expenses, meals, accommodation and other items. You acknowledge that the provision of such gifts and allowances is in TA's sole discretion and, to be eligible, you must comply with these conditions.
11. Other than for personal purposes only, you are not allowed to take any photographs, sound recordings, visual footage, audio-visual footage and any other reproductions by any means at the Australian Open (**Recordings**), whether in public or private restricted areas, including without limitation match play, in locker rooms and accreditation-restricted areas (this includes for 'user generated content' posted to social media), without TA's express consent. You agree to use reasonable efforts to ensure that your coach, trainers and other guests abide by this prohibition. If you do take Recordings without TA's consent:
 - (a) you assign all copyright and all other intellectual property rights in the Recordings to TA; and
 - (b) you licence TA to use the Recordings for any purpose in any media in perpetuity world-wide and without payment.
12. When playing at the Australian Open, you must compete at the best of your ability at all times and attend and participate in all tennis matches which you are scheduled to play (although of course, this is subject to injuries you may have or sustain).
13. You agree not to do anything that may damage the reputation of TA or the Australian Open.
14. The information provided in these Entry Conditions and other personal information collected or obtained by TA to administer your registration and to provide you with player access to the Australian Open site. We will ensure that your personal information will only be used for this purpose and related or similar purposes which can reasonably be expected (including the provision of player and associated services). In signing this form, you consent to TA's use of your personal information in accordance with TA's privacy policy located at <http://www.tennis.com.au/privacy>.
15. Any matters relating to these conditions will be dealt with in accordance with the laws of the State of Victoria, Australia, and you agree to submit to the exclusive jurisdiction of the courts of Victoria, Australia.

Part A2:

Player Guests, Accreditation and Tickets

1. You may request accreditation passes and tickets for the maximum number of guests prescribed by TA, provided each guest is either your coach, physiotherapist, trainer, hitting partner, family member and/or other genuine guest whose attendance is directly related to your participation in the Australian Open (**Player Guests**). You will need to specifically tell TA of your Player Guests and in what capacity you are nominating them (e.g. coach, trainer etc).
2. Please note, any accreditation passes and/or tickets issued to you and your Player Guests must be approved by TA and can be withheld or revoked by TA in its discretion. In particular, you must not receive any direct financial or other benefit(s) as consideration in connection with your accreditation pass or your Player Guest accreditation passes or in connection with any player tickets issued by TA.
3. Any accreditation pass and any player tickets granted by TA to you and any Player Guest must only be used for and by you and your legitimate Player Guests. Accreditation passes and tickets are also subject to the Accreditation Conditions (set out in Part A), all TA policies which can be obtained at www.tennis.com.au/about-tennis-australia/reports-and-policies/policies, TA's Ticketing Conditions of Sale and Entry and any further and reasonable instructions or directions of TA.
4. Accreditation passes and tickets issued to you and any Player Guest is for the sole use of the individual identified and for the sole use by that individual in the particular capacity identified by you.
5. TA will only issue one accreditation pass per Player Guest during the Australian Open, except where approved otherwise. You will not be able to change your accreditation pass to another capacity, designation or category (for example, you will not be able to change your accreditation pass to that of a coach, trainer or Player Guest of another player remaining in any draw). Your Player Guests also cannot change their accreditation pass to another capacity, designation or category nor change their accreditation pass to be affiliated with another player remaining in any draw, except where otherwise approved by TA in its discretion.
6. You will not be able to provide your accreditation pass and Player Guest accreditation passes and player tickets to any other person (for example, by changing, extending, transferring, selling, swapping or switching any passes or tickets), except where approved by TA.
7. You will be responsible for the behaviour of each of your Player Guests issued with a Player Guest accreditation pass or player ticket, and may be penalised for the actions of your Player Guests. Please note, this extends to the conduct of your Player Guests at the 2022 Australian Open.
8. Please note, your accreditation pass and your Player Guest accreditation passes will automatically expire two days following your elimination from the Australian Open, except where otherwise approved by TA in its discretion.

Part B: Use of Gymnasiums (where applicable)

1. In this Part B:

"Australian Open Gymnasium" means any gymnasium equipment and facilities located at Melbourne Park, including recovery centre facilities, warm-up/stretch areas and National Tennis Centre facilities.

"Claim" means and includes any action, suit, proceeding, liability, claim, demand, loss, damage, cost or expense however arising, including but not limited to, negligence.

"Gym Activities" means the use or enjoyment of the Australian Open Gymnasium.

"Melbourne Park" is the structure located at the corner of Batman Avenue and Olympic Boulevard, Melbourne.

"MOPT" means Melbourne and Olympic Parks Trust and where the context provides, includes its directors, employees, contractors and agents.

"TA" means Tennis Australia Limited trading as Tennis Australia and where the context provides, includes its directors, employees, contractors and agents.

2. **Warning:** You acknowledge that you may be exposed to certain risks during any participation in the Gym Activities including, but not limited to:

- (a) you may be physically or mentally injured, maimed or killed;
- (b) other participants may act dangerously or with lack of skill; and
- (c) your property may be damaged, lost or destroyed.

You acknowledge that accidents can, and often do happen, which may result in you being injured or killed, or your property being damaged. You acknowledge that you have attended a "facility induction" program in relation to the Gym Activities and you have been advised of the safe use of the facilities and equipment. You acknowledge that the Gym Activities are not patrolled by supervisors (at all times) and participation in these areas unaccompanied should be avoided.

You will not participate in the Gym Activities while intoxicated or affected by drugs and you may assume a role involving responsibility for the safety of others participating in the Gym Activities. This means you will accept responsibility for the safety of others participating in the Gym Activities. This means you will accept responsibility for the safety of another person and if an injury occurs as a result of your careless act, omission or negligence then you fully assume responsibility for any harm done and you will not hold TA or MOPT responsible. You have voluntarily read and understood this warning and accept and assume the inherent risks in participating in the Gym Activities or any other activities you choose to engage in from time to time within the Australian Open Gymnasium.

3. **Exclusion of guarantees:** You acknowledge that where you are a consumer of recreational services, as defined by any relevant law, certain guarantees usually implied into a contract for the supply of goods or services may be excluded. You acknowledge that these guarantees and rights and any liability of TA and/or MOPT flowing from them, are expressly excluded to the extent possible by law, by this declaration. You have voluntarily read and understood the notice included as part of this document.

4. **Release and indemnity:** In consideration of being provided with access to the Gym Activities and your participating in the Gym Activities, you agree that, to the extent permitted by law:

- (a) you release TA and MOPT from all Claims that you may have, or may have had, but for this release arising from, or in connection with, your participation in the Gym Activities; and
- (b) you agree to indemnify, defend and hold harmless TA and MOPT in respect of any Claim by any person arising from or in connection with your participation in the Gym Activities.

5. **Fitness to participate:** You declare that you are medically and physically fit and able to participate in the Gym Activities. You will immediately notify TA and MOPT of any change to your medical condition, fitness or ability to participate. You understand that if TA and MOPT were not provided with all relevant and necessary information about your health and capacity they would not be able to fully appreciate the risk of harm or injury to you in providing any instruction and in allowing you to participate in the Gym Activities. You understand that TA and MOPT will continue to rely upon this declaration as evidence of your fitness and ability to participate.

6. **Severance:** If any provision of this document is invalid or unenforceable, the phrase or clause is to be read down, if possible, so as to be valid and enforceable. If the phrase or clause cannot be so read down it will be severed to the extent of the invalidity or unenforceability. Such severance does not affect the remaining provisions of this document.

7. **WARNING UNDER THE Australian Consumer Law and Fair Trading Act 2012 ("Australian Consumer Law"):** Under the Australian Consumer Law, several statutory guarantees apply to the supply of certain goods and services. These guarantees mean that the supplier named on this form is required to ensure that the recreational services it supplies to you are rendered with due care and skill; and are reasonably fit for any purpose which you, either expressly or by implication, make known to the supplier; and might reasonably be expected to achieve any result you have made known to the supplier. Under section 22 of the Australian Consumer Law, the supplier is entitled to ask you to agree that these statutory guarantees do not apply to you. If you sign this form, you will be agreeing that your rights to sue the supplier under the Australian Consumer Law if you are killed or injured because the services provided were not in accordance with these guarantees, are excluded, restricted or modified in the way set out in this form.

Note: The change to your rights, as set out in this form, does not apply if your death or injury is due to gross negligence on the supplier's part. Gross negligence, in relation to an act or omission, means doing the act or omitting to do an act with reckless disregard, with or without consciousness, for the consequences of the act or omission. See regulation 5 of the *Australian Consumer Law and Fair Trading Regulations 2012* and section 22(3)(b) of the Australian Consumer Law.

Part C: Medical Arrangements

1. Australian Open Treatment Options

You understand that the following medical treatment options are available to you during the 2022 Australian Open:

- (a) treatment by providers appointed by Tennis Australia Limited (**TA**) as the official Australian Open medical and allied health services providers (**Official Providers**);
- (b) treatment by ATP Tour Inc (**ATP**) / WTA Tour Inc. (**WTA**) athletic trainers and physiotherapists on-site during the Australian Open (**ATP/WTA Providers**); and
- (c) TA will also provide a private treatment area for players who wish to be treated by their own health service providers (**Private Health Care Providers**).

2. Consent to Treatment

You consent to the Official Providers and the ATP/WTA Providers consulting with and treating you.

3. Consent to Emergency Treatment

You consent to TA obtaining on your behalf any emergency medical assistance, treatment and/or transport as it deems reasonably necessary during your participation in the Australian Open, including during training sessions and associated activities.

4. Consent to Collection and Storage of Medical Records

By competing in the 2022 Australian Open, you:

- (a) consent to Official Providers and ATP/WTA Providers sharing your Medical Records with TA;
- (b) consent to TA collecting and storing your Medical Records (including by entering your Medical Records into its Athlete Management System (**AMS**));
- (c) acknowledge that, subject to TA complying with applicable privacy and health records legislation, your Medical Records may be:
 - i. shared with the ATP/WTA (as applicable). Please note, you may withdraw consent in accordance with clause 4(d) below;
 - ii. disclosed to doctors, physiotherapists and other relevant health service providers, who require access to your Medical Records in order to consult with and treat you (including, but not limited to, those appointed by TA);
 - iii. where applicable to public health authorities and in accordance with the COVID-19 Privacy Collection Notice (set out in Part D); and
 - iv. used by TA for the purpose of research (in a de-identified manner), and for assessing and improving its programs and events.
- (d) agree that:
 - i. you have no proprietary rights to the AMS, nor to your Medical Records;
 - ii. you may revoke the consents in this document, but not retrospectively, by notifying TA in writing. If you revoke consent, TA will retain a copy of your Medical Records for use if you participate in any subsequent Australian Open or any other TA competition or event, and otherwise for the purpose of assessing and improving its programs and events or for research (in a de-identified manner); and will otherwise deal with your Medical Records in accordance with applicable legislation including, but not limited to, the Privacy Act and the Health Records Act; and
 - iii. sub-clauses (a) (b) and (c) will survive revocation of the consents given by you.

Medical Records means your entire past, present or future health or medical records in any form and may include any and all information related to any injuries or illness for which you have received treatment and any and all related treatment notes, related diagnostic test results and clinically significant findings associated with your medical care. Medical Records shall not include any insurance information or other personal information not necessary for medical treatment.

5. Acknowledgement and Release

You acknowledge and understand that:

- (a) TA is not responsible for medical treatments and only facilitates the services described in clause 1 of this Part C as they are essential for players during the Australian Open;
- (b) TA does not accept any responsibility or liability for such treatments; and
- (c) there are risks associated with obtaining treatment on-site at Melbourne Park during the Australian Open from Official Providers, ATP/WTA Providers and Private Health Care Providers and you accept those risks voluntarily.

You release and discharge, on behalf of yourself and your heirs and legal representatives, TA, its officers, directors, employees and representatives, of and from any and all claims, demands, suits, damages, costs (including legal costs), loss and injury you may suffer or sustain, by negligence or otherwise, to the fullest extent permitted by law in connection with any medical and allied health services, ultrasound services and/or other treatments or health services you receive during the Australian Open (including from Official Providers, ATP/WTA Providers and Private Health Care Providers).

Part D:

COVID-19 Privacy Collection Notice

During the coronavirus pandemic, we are focused on "covid safe" practices to promote the safety and welfare of all participants at our events and related Tennis Australia locations/facilities (such as a 'bubble').

This COVID-19 Privacy Collection Notice for participants is based on the guidance issued by the Office of the Australian Information Commissioner and from the Victorian State Government. Please note, the nature of this COVID-19 Privacy Collection Notice means it is being constantly reviewed and may be updated from time to time to account for the latest health advice and biosecurity measures to be implemented at our events. We will notify you of any changes to this COVID-19 Privacy Collection Notice accordingly. The purpose of this COVID-19 Privacy Collection Notice is to provide you with notification before we collect specific personal information from you. We want to be as transparent as possible and clearly explain how your personal information may be held and used if you attend any venue at one of our events during these challenging and unprecedented times.

Are we collecting your personal information and if so, what personal information will we be collecting?

Prior to attending the event

Before your participation at and entry to any venue where we are holding an event and other Tennis Australia locations/facilities, we will ask you to provide the following specific information as required by law:

- a) your full name;
- b) your mobile telephone number;
- c) your email address; and
- d) the nature of your participation at the event (for example, whether you are participating as a player, coach, official, support personnel or tournament staff).

We may also ask you additional questions and require the provision of further information, such as your vaccination status (including dates and type of vaccination), previous COVID-19 infection, confirmation of a negative polymerase chain reaction (PCR) test prior to travel to an event, whether you have any COVID-19 symptoms, been in contact with a person who is a confirmed or suspected case of COVID-19, been required to self-isolate in accordance with published public health guidance, or have visited a COVID-19 case location in the past 14 days (as specified by a public health authority).

The provision of this information is necessary, otherwise you will not be permitted to enter the venue and other Tennis Australia locations/facilities.

At the event

We may require you to:

- a) provide health information for the purposes of screening prior to entering the event;
- b) consent to a non-invasive temperature screening procedure whilst you are at the event venue and other Tennis Australia locations/facilities. If we require temperature screening, we will not record or retain any temperature data, but if the reading displays a figure above the 'normal' body temperature range, or if you do not consent to the screening procedure, we may have no option but to require you to exit the event venue and other Tennis Australia locations/facilities;
- c) consent to COVID-19 testing procedures whilst you are at the event venue and other Tennis Australia locations/facilities. If the results of the COVID-19 testing procedures indicate a positive result, or if you do not consent to the testing procedures, we may have no option but to require you to exit the event venue and other Tennis Australia locations/facilities;
- d) show evidence that you have been vaccinated with a vaccine approved by the Therapeutic Goods Administration; and
- e) provide your contact details again when you enter specific parts of the venue (e.g. dining areas) and other Tennis Australia locations/facilities.

After the event

We may also require you to provide health and contact information for a further fourteen (14) days following the end of your visit to the venue and other Tennis Australia locations/facilities.

Why are we collecting your personal information?

The reason we seek to collect your personal information is simple: we want to protect all visitors to, and participants and personnel at, the venues where our events are held and our other Tennis Australia locations/facilities are situated. The safety and wellbeing of you, and everybody else at our events, is paramount. Collection of this personal information will assist in lessening any serious threat to public health and safety.

The personal information we collect from you prior to, at and after the event in accordance with this COVID-19 Privacy Collection Notice will only be collected to assist with the application of our COVID-19 precautionary measures and protocols, including any contact tracing requirements and (if applicable) for the purposes of providing clinical care to you if the results of our COVID-19 testing procedures indicate a positive result.

Who will your personal information be disclosed to?

We only collect this personal information to assist in monitoring and slowing the spread of Coronavirus, including assisting with our COVID-19 contact tracing requirements where necessary. Any temperature screening and COVID-19 testing procedures will be



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conducted by a designated officer. We will securely store your personal information in Australia and it will only be accessed by our personnel, authorised advisors (such as our third party medical advisors, pathology providers and WTA / ATP / ITF representatives) or public health authorities who need to see it. Please be aware that we will not use that personal information for any other purpose.

If requested by the appropriately-authorised Commonwealth, Territory or State health authorities, we may disclose your personal information to these bodies solely for the purposes of monitoring and slowing the spread of Coronavirus, including assisting with COVID-19 contact tracing requirements where necessary.

We will not share your information with anyone else without your approval unless required to do so under additional legal requirements (such as to safeguard public safety, and in emergency situations).

How long will we keep your personal information for?

We will only retain your personal information for up to 28 days from the date at which your participation at our events ends and will then destroy that information (or such other period expressly prescribed by Federal or State Governments).

What happens if you fail to provide the required personal information?

We are collecting your personal information to help monitor and slow the spread of coronavirus, including assisting with contact tracing where necessary. If you are unwilling or unable to provide this information we may have no option but to refuse your entry to the event venue or require you to leave the event venue and other Tennis Australia locations/facilities.

Is there any other information you need to know?

Please be aware that we may have to deny you entry to any venues where our events are held, and at the locations of our other Tennis Australia locations/facilities, where you have or display any symptoms that we consider may place persons at risk, endanger or impact on public health, or where you are unable to comply with our vaccination status requirements.

This COVID-19 Privacy Collection Notice for participants is an addendum to our Privacy Policy. Tennis Australia's full Privacy Policy, which also provides contact details for any questions you may have, is available here: www.tennis.com.au/privacy.