

Privacy Policy

1. INTRODUCTION

We take your privacy very seriously. This Privacy Policy describes what we do, and what we don't do, with the *personal information* of our readers and other users that we collect using this *web site*.

We have the right to update this privacy policy from time to time by posting a new version on this website. Please check this web page periodically in order to ensure that you are familiar with any changes.

2. INTERPRETATION

In this Privacy Policy, the following words have the following meanings:

Content means all text, graphics, images, video, sound and other data displayed on, or made available from, the *web site*. It includes, without limitation, any Blog Post published on the *web site*;

Personal information means information that identifies you or could be used to identify you; **We, us** and **our** and similar words refer to Willi Tigers Netball club;

Website refers to the *website* located at the domain www.willitigers.com.au;

3. QUESTIONS ABOUT THIS POLICY

If you have any questions about this Privacy Policy, please contact *us* using the details below:

Web: www.willitigers.com.au

Email: willi.tigers@gmail.com

In the course of *our* interaction with you, we may collect *personal information* that relates to you. The types of *personal information* that we collect will vary according to the type of activity as follows:

4. ACTIVITIES WHICH INVOLVE DIFFERENT TYPES OF PERSONAL INFORMATION

Browsing: We use "Google Analytics", a web analytics service provided by Google, Inc ("Google"). Google Analytics uses "cookies", which are text files placed on your computer, to help the *us* analyze how people use the *web site*. The information generated by the cookie about your use of the *web site* includes your IP address and your location (often to the nearest town or suburb). You have the ability to refuse the use of cookies by selecting the appropriate settings on your browser, however you may not be able to use the full functionality of the *web site* if you choose to do this.

Enquiring: You will need to provide *personal information* to *us* if you choose to submit a question or request to *us* via email or using *our* "contact us" form. The information that you will need to provide will include a name, and one or more means to contact you (whether by telephone, email address, instant messaging, or skype or other media);

Subscribing: You will need to provide *personal information* to *us* if you choose to receive updates and information periodically. This *personal information* will include a name and either an email address, or a username for a particular social networking service (e.g. Twitter, FaceBook, Linked In etc).

Commenting: You will need to provide *personal information* to us if you choose to make a comment in relation to any *content*. This *personal information* will include your name, contact details – including email address – and (if they can be used to identify you) the views which you choose to express. Additionally, you may choose to submit *personal information* in the form of a small photograph, Avatar or Gravatar;

Accessing Restricted/Members Only Content: Some information we provide is only available to those who provide certain *personal information* (usually a name and email address and sometimes a phone number), other information is only available to those who register as members of the *web site* ;

Entering Competitions: We may, from time to time run competitions (trade promotion lotteries) periodically with the aim of promoting ourselves. The information that you will be asked to provide is detailed in the terms and conditions of each competition that we run;

Other Activities: We may use information for purposes not listed above in the following circumstances: (a) where specifically authorised by you; (b) where the use is related to one of the primary purposes listed above and where it could reasonably be expected; (c) where it is necessary for us to comply with the law or the lawful direction of a governmental authority or court; or (d) where it is in the interests of public health and safety.

5. HOW WE WILL NOT USE THE PERSONAL INFORMATION THAT YOU PROVIDE

Except as set out in Clauses 6 and 7 below, we will not disclose your *personal information*. In particular, we will not give, lend, rent or sell your *personal information* to any third party telemarketing, market research organisation or email list building organisation that is likely to on-sell it to other people or organisations.

6. HOW WE WILL USE THE PERSONAL INFORMATION THAT YOU PROVIDE

We may use your *personal information* for the following purposes:

Answering Queries: If you have contacted us with a query or request, we will use your *personal information* to respond to that query or request;

Providing Information: If you subscribe to receive information from us in the form of a newsletter or emailed updates, or a feed via a social networking service, we will use your contact information to send that information to you from time to time. The information may take the form of general communications which simply allow us to “keep in touch” with you, or may be direct marketing material which contains special promotions and special offers;

Displaying Comments: If you submit a comment, we have the right to display that comment on the *web site* , along with your name, although we will not publish your email address;

Delivering Restricted Access/Members Only Content: If you register to receive restricted access or member only *content*, we will use your *personal information* to deliver that *content* to you. We may also choose to contact you and to offer or discuss the provision of relevant services by us to you;

Competition Administration: If you win a prize in one of our competitions, we will use your *personal information* to notify you, and will publish your name as the winner if required to do so by law;

Usage Analysis: We use your information to generate a holistic but anonymous picture of our user base and usage patterns. This information allows us to analyse trends and demographics and helps us to improve on the content and services provided;

Sale of a Going Concern: At some point in the future, we may decide to sell the assets of our organisation as part of a sale of business. Our customer or user database would be included in this sale. We would only sell this database as part of a going concern so that the new owners could continue to provide services to you. The new owners would also be bound by the terms of this Privacy Policy unless you reach a separate agreement with them. We would not sell our customer or user database separately from our other assets;

Other: We may also disclose your *personal information* where required or necessary under the provisions of the *Privacy Act 1988* (Cth) (e.g. if it is necessary to prevent a serious threat to public safety etc).

7. DISCLOSING YOUR INFORMATION

A. PARTIES TO WHOM WE COULD DISCLOSE YOUR INFORMATION

During the course of *our* business, *we* may disclose your *personal information* as follows:

Service Providers: Third party companies and individuals (including Google) are engaged from time to time to perform specific business services for us. These services include usage analysis, marketing and promotions. We may need to provide some of your details to these services providers in order for them to perform their functions, but *we* will only do so where it is strictly necessary for them to perform these functions;

Authorities: We will pass on information relating to suspected fraudulent activity to appropriate authorities including the police, banks and credit card issuers, or otherwise if required to do so by law;

General Public: If you win a prize in one of *our* competitions, *we* will disclose some of your *personal information* in certain publications in order to comply with *our* obligations under applicable trade lotteries legislation. Precise details of the disclosures to be made appear in the terms and conditions of each competition, and entry into each of *our* competitions requires your consent to such disclosures.

New Owners: As detailed above, *we* might decide to sell *our* user database as part of a going concern to a new owner. We would ensure that this owner would also be bound by this Privacy Policy unless you reach a separate agreement with them.

B. CROSS-BORDER DISCLOSURES

The disclosures of information listed in section (a) above, may involve transmitting, storing or processing information across national borders. This includes (amongst other things): our right to host the *web site* on servers located outside Australia; our right to conduct usage analysis; and our right to process payments. You consent to the transmission of data for these purposes.

In addition, *personal information* that you submit in the form of, or relating to, comments will be published on the Internet and will be accessible in any location around the world in which there is Internet access.

8. YOUR RIGHTS IN RELATION TO YOUR PERSONAL INFORMATION

Subject to the exceptions allowed by law, you have a right to view, change and remove the *personal information* that *we* store about you.

Requests for *us* to assist you to view, change or remove your personal information, should be made in writing by post, fax or email using the contact details provided above. You should provide *us* with any details necessary to enable *us* to comply with your request, including your name and the capacity in which you believe *we* are storing your *personal information* (i.e. as a customer, newsletter subscriber etc).

If you ask *us* to attend to your request, *we* have the right to request a small fee before *we* can assist you. Before *we* act on requests of this nature, *we* will tell you how much this service will cost. We will respond to your request within 10 business days.

9. CHANGING YOUR COMMUNICATION PREFERENCES

We do not disseminate spam, as *we* only send information to people who have requested it. If you have requested information from *us* in the past, but have now changed your mind, please either:

1. click on the "unsubscribe" link in any one of *our* communications (if available); or
2. reply to any of our email messages using the word "unsubscribe" in the heading; or
3. contact us by visiting www.willitigers.com.au

There is no charge associated with being removed from *our* mailing or communications list.

10. INFORMATION SECURITY

We will take reasonable technical and organisational precautions to prevent the loss, misuse or alteration of your *personal information*, and to prevent unauthorised access, modification or disclosure of your *personal information*.

11. OTHER PRIVACY INFORMATION

If you are a registered member of the *web site*, please sign out once you have finished using *our web site* and close your browser (e.g. Internet Explorer, Mozilla Firefox or Apple Safari). This ensures that no one else can access your *personal information* after you. You are responsible for the security of, and access to, your computer. There are particular risks when you use your computer for online shopping in a public place (such as an Internet cafe).

You are responsible for maintaining the secrecy of your username, password and any account information.

Further Privacy information can be obtained on the *web site* of the Australian Privacy Commissioner, which can be found at: <http://www.privacy.gov.au>.

12. COPYRIGHT INFORMATION

This document is based on the following Privacy Policy by Magnum IP Legal Services: Privacy Policy, Comprehensive v.1.0 (2 April 2010). It is licensed under the Creative Commons Attribution-Share Alike 2.5 Australia License. Magnum IP Legal Services is a Trademark and Intellectual Property Law Firm based in Australia.