



PRIVACY POLICY OF MOOREBANK SPORTS CLUB LTD AND RELATED ENTITIES

ISSUE DATE: 4th June 2025

WHO DOES THIS POLICY APPLY TO AND WHAT DOES IT COVER?

We, Moorebank Sports Club Ltd, operate the Moorebank Sports Club, its sub-clubs and its related entities ("**Club**", "**we**", "**us**" or "**our**").

This policy sets out how the Club collects, uses, discloses and holds "personal information".

"Personal information" means information or an opinion about an individual (who can reasonably be identified), whether the information or opinion is true or not, and whether the information or opinion is recorded in a material form or not.

Please note that the Club operates several sub-clubs and other businesses under a number of different trading names and brands, including:

- Halftime Diner
- Lighthouse Kitchen;
- Manta Ray.

Those businesses' operations are also covered by this policy, as explained in the FAQ section below.

WHAT IS OUR PRIVACY COMMITMENT TO YOU?

We are committed to complying with our obligations under the *Privacy Act 1988 (Cth)* (**Privacy Act**) by protecting the privacy and confidentiality of your personal information.

When we collect, use, disclose, store, access or correct your personal information, our actions will comply with the Privacy Act and the *Australian Privacy Principles*.

Where appropriate, we will handle your personal information relying on the employee records exemption and the related bodies corporate exemption in the Privacy Act.

WHAT KINDS OF PERSONAL INFORMATION DOES THE CLUB COLLECT AND HOLD?

We collect and hold a wide range of personal information, and in some cases sensitive information, which may include the following:

- your personal details, including your full name, contact number, residential address, email address, other contact details, date of birth and occupation;

- your signature;
- information related to your entry to the Club's premises;
- a photo of you for your membership card;
- a temporary image of your driver's licence or other identification if you choose to scan your ID when entering the Club, from which your name, address, date of birth, signature and the expiry date will be extracted (you have the option not to have your ID scanned and for the required information to be manually inputted into our sign-in technology);
- a copy of your "face print" derived from images of you, to assist us to identify individuals who have been suspended, banned or self-excluded from certain areas of our premises, and any metadata associated with our use of facial recognition technology;
- details of your membership of the Club, including any positions held by you at the Club or any complaints made by you or against you;
- information about what goods or services you buy or receive from the Club;
- details of your activities at or in connection with the Club, including your participation in social, sporting or other organised activities;
- any allergies or dietary preferences you may disclose to us if you dine or attend a catered function at the Club;
- if you drop off your child at Manta Ray or enrol them to participate in any of our School Holiday Program activities, information about any medical conditions that your child has which we should know about, which you disclose to us in order to enable us to safely provide goods, services or access to our facilities to your child;
- the name and contact details of your next of kin;
- information connected to your use of our gaming machines (including your player activity statements and prizes you receive and, where required by law, the identifying numbers of the ID you present when redeeming a gaming machine ticket);
- information about you related to a liquor or gaming self-exclusion or banning order from yourself, other clubs, Bet Safe, TAB, Clubs NSW, a Liquor Accord or Liquor & Gaming NSW;
- things you say or do (or things said about you) in connection with an incident or disciplinary proceedings at or in connection with the Club;

- your payment details, including your bank account details and credit card details (where you have applied for a direct debit or other financial arrangements with the Club by submitting a paper application);
- information about your use of our websites and social media pages, including your ISP address, and any information collected by cookies as a result of your use of our websites and social media pages;
- your location if you install and use the Sporties Rewards App and give permission
- information related to your use of our Wi-Fi from any of your personal devices;
- images or video of you at the Club's premises, including images of you collected by our designated security cameras which use facial recognition technology; and
- if you apply for a job with us, the information in your resume and other information that you or your referees provide to us and notes of our interactions with you and/or others in relation to your prospective employment. To the extent that you are applying for a position at Manta Ray, we will also collect a Working With Children Check.

From time to time, we may collect additional information about you related to surveys, promotions and particular services or activities at or in connection with the Club.

Wherever practicable, we will advise you of the information being collected about you and provide you with an opportunity to refuse the collection of your information.

HOW DO WE COLLECT YOUR PERSONAL INFORMATION?

Your personal information is collected as a result of your visits to, or dealings with, the Club. Information is collected by recording information that you provide to us, by electronic and automated means, and by the observations of our staff. We collect personal information when you:

- enter, visit or deal with the Club.
- apply for, or renew, your membership of the Club or request to use our services or participate in any activities offered by the Club or its related entities;
- apply for an Infinity Plus card with one of our customer service desks;
- apply for a direct debit or other financial arrangement with the Club;
- fail to make a payment you are required to make to the Club or our related entities;
- use your membership card, Infinity Plus card or other issued cards at or in connection with the Club;
- install, access or use our Sporties Rewards App;

- purchase goods or services from us;
- use our gaming machines or request to be excluded from using our gaming machines;
- enter into a liquor or gaming self-exclusion agreement with us, or otherwise participate in a liquor or gaming self-exclusion program and nominate to exclude yourself from all or part of our premises;
- reach out to us for assistance with your gambling via OK2PLAY?;
- access or use our Wi-Fi from any of your personal devices;
- attend a function or show at a venue we operate;
- plan an event to be held with us;
- participate in activities offered by the Club, including competitions and promotions;
- leave your child at Manta Ray or enrol your child in any of our School Holiday Program activities;
- visit one of the websites or social media pages operated by the Club;
- are suspended, banned or removed from any part of the Club's premises
- receive or request sponsorship through programs such as Club GRANTS or community programs;
- are involved in, witness or are connected to an incident or disciplinary proceedings at or in connection with the Club;
- apply for, or renew, your membership of one or more of the Club's sub-clubs or participate in the activities of those sub-clubs; and/or
- apply for a job with us.

In general, if you contact us, we may keep a record of that correspondence.

We only collect personal information about you from you (or if you are under 15 years of age, from your parent or legal guardian), unless it is unreasonable or impractical to do so. For example, it may be unreasonable or impractical to collect information from you when the information is provided by other members, our staff or the Police.

We may also collect information about you from other clubs and industry bodies if you have excluded yourself from the Club's premises as part of a liquor or gaming self-exclusion agreement or program (including in relation to Clubs NSW's "ClubSAFE" self-exclusion system).

WILL I BE NOTIFIED THAT MY PERSONAL INFORMATION IS BEING COLLECTED?

When we collect information from you, we will take reasonable steps to notify you (or otherwise ensure that you are aware) of the following:

- our identity and contact details;
- the facts and circumstances of the collection;
- details of any laws that require or authorise the collection;
- the purposes of collection;
- the consequences if we do not collect the information;
- that this policy contains information about how you can access or correct your information or make a complaint about the Club; and
- whether we are likely to disclose the information overseas (and, if so, to which countries).

One we notify you of the above is by making you aware of this policy.

If you give us personal information about others, we expect that you will tell them about this policy.

IS THE CLUB REQUIRED BY LAW TO COLLECT PERSONAL INFORMATION?

As a registered club, we have a legal responsibility to collect certain information about our members and guests pursuant to legislation, including the *Registered Clubs Act 1976* (**Registered Clubs Act**), *Corporations Act 2001* (**Corporations Act**), *Gaming Machines Act 2001*, *Liquor Act 2007*, *Anti-Money Laundering and Counter-Terrorism Financing Act 2006* (Cth) (**AML/CTF Act**) and *Work Health and Safety Act 2011*.

For example, when a person applies for membership of the Club, we must collect details including their name and address. We must display that person's name on the Club's notice board before our Board is able to consider their application for membership. We may also need to provide this information to any member of the general public who makes a request under certain legislation, including the Corporations Act.

Temporary members, guests of members and other visitors to the Club may be required to produce a recognised form of identification (such as a driver's licence or passport) to gain entry into our licenced premises.

If you elect to use our electronic ID scanners, we will collect information from your ID at the time you enter the Club's premises. More information about our electronic ID scanners appears in our Frequently Asked Questions section below.

FOR WHAT PURPOSES DOES THE CLUB COLLECT, HOLD, USE AND DISCLOSE YOUR PERSONAL INFORMATION?

We collect, hold, use and disclose your personal information to operate the Club and its various businesses, carry out certain activities, provide products and services to you, other members and guests and other members of the public, and comply with our legal obligations. The purpose of collecting your personal information is to undertake one or more of the following activities or functions:

- consider applications and renewals of membership;
- identify who comes to the Club's premises and verify their details, including age and address;
- identify individuals who have been suspended, banned or self-excluded from the Club's premises;
- create registers and display information as required by the Registered Clubs Act;
- provide a safe environment for you, other members and guests and our staff;
- provide services to you, other members and guests;
- carry out accounting, financial, legal and administrative activities and functions and comply with our reporting requirements;
- provide Wi-Fi at the Club's premises.
- maintain and improve the functionality of our websites and app
- provide an events management service;
- operate functions at our venues;
- carry out competitions and promotions;
- perform gaming operations;
- publish and distribute newsletters;
- carry out marketing (including direct marketing);
- offer and manage sponsorships including by supporting community sports and social events;
- provide ticketing services;
- offer dining options and other entertainment, including shows;

- operate the Club's sub-clubs, including publishing contact details of committee members;
- conduct elections of the Club's Board;
- investigate an incident or conduct disciplinary proceedings at or in connection with the Club;
- resolve a complaint;
- assess an applicant's suitability for employment;
- maintain a social record of the Club and its community, including sharing photographs of activities and functions at the Club via the Club's website and social media pages;
- promote the objects of the Club; and/or
- improve our services and increase membership of the Club.

WHAT HAPPENS IF YOU DON'T PROVIDE YOUR PERSONAL INFORMATION?

If you don't give the Club your personal information, you may not be able to become a member of the Club, use the Club's services or facilities, or access the Club's premises.

If you provide us with some but not all of the information sought, then, depending on the information withheld, we may be able to provide you with certain goods and services but only to a limited extent. For example, if you disable cookies on our websites, certain features and functions on our websites may not work.

You have the option of not identifying yourself, or of using a pseudonym, when dealing with us. However, this will be limited to enquiries of a very general nature and only over the telephone or by email.

In most circumstances, you will be unable to deal with the Club anonymously or with a pseudonym because of our obligations under the Registered Clubs Act.

HOW DO WE USE YOUR PERSONAL INFORMATION?

We use your personal information primarily to allow us to carry out the activities and functions listed above. We also use your personal information for secondary purposes related to those activities and functions, or when permitted under the Privacy Act. If you have self-excluded yourself from the Club's premises and nominated other clubs or licensed premises from which you also want to be excluded, we may disclose your personal information directly to the exclusion program operator (if any) and/or those clubs and licensed premises that you have nominated to the extent necessary to assist those clubs and licensed premises to comply with your self-exclusion. If you reach out to us via OK2PLAY? a member of our senior management will discretely check in with you and assist you to get access to available support services.

To the extent that the Club collects health information about your child, the Club will treat that information as confidential and only ever handle that health information in accordance with the Club's policies, the Privacy Act and the Health Records and Information Privacy Act 2002 (NSW).

The Club may also use the personal information we collect from you for direct marketing of products and services to you, including from third parties. Such products and services may include the provision of newsletters, competitions, announcements, campaigns or information about shows and entertainment at the Club or services offered by the Club.

You can refuse any direct marketing or opt-out of any direct marketing materials at any time by contacting our Privacy Officer.

We may use automated decision-making software to conduct analytics on your personal information to assist us to carry out activities and functions. For example, the Club may use targeted marketing software to identify what products or services may be of interest for you and send you information about those products or services, including any upcoming events or promotions. Similarly, the Club's use of FRT is also a form of automated decision making.

DOES THE CLUB DISCLOSE MY PERSONAL INFORMATION TO OTHERS?

There may be times when we may need to disclose your personal information to third parties that we engage to provide services to or in connection with the Club, including our related entities, our insurers, Clubs NSW, our sponsors, our legal or financial advisers and other members of the Club.

Your personal information will only be disclosed to third parties for a purpose permitted by the Privacy Act and/or this policy and, where required, after obtaining your consent.

We may need to disclose your personal information to third parties for the purposes of allowing us to carry out the activities and functions mentioned in this policy.

For example, from time to time, the Club engages external companies to send direct marketing information (usually via email or SMS), carry out mail services, and provide IT storage and other services.

Similarly, if you wish to make a reservation to dine at the Club via our website, you will be redirected to a third party platform to book your table and confirm any dietary or other special requirements which you may have. The Club does not ordinarily retain information about your special requirements for future reference.

A third party will only receive your personal information from the Club where that information is necessary for that third party to provide services to or in connection with the Club. The Club will always require that the third party comply with the Privacy Act when dealing with your personal information.

We will also disclose your personal information to third parties if we are required or authorised to do so by law, including to law enforcement agencies, the Office of the Australian

Information Commissioner, the Australian Electoral Commission, the Department of Communities and Justice and the Australian Taxation Office.

The Club will never disclose health information about your child to a third party without your express consent, except in the event of a medical emergency or as otherwise permitted by law.

FREQUENTLY ASKED QUESTIONS

How does this policy apply to the Club's sub-clubs and its related entities?

The Club operates several businesses which trade under different names and brands, including but not limited to Halftime Diner, The Lighthouse Kitchen and Manta Ray. These trading names and brands may change, and additional trading names and brands may be introduced, from time to time without notice to you.

The Club also operates a number of sub-clubs that form part of the Club.

For the purposes of the Privacy Act, a sub-club's collection, use, disclosure or storage of your personal information is the Club's collection, use, disclosure or storage of your personal information.

If a sub-club or business operated by the Club (being part of the Club) collects, uses, discloses or stores your personal information, it will comply with this policy when doing so.

The Club may have one or more related entities, also known as "related bodies corporate".

These related entities are separate legal entities to the Club, but are related to the Club in some way (e.g. the Club owns the related entity, or the related entity owns the Club).

The Privacy Act permits related entities to share personal information in certain circumstances.

If an entity related to the Club collects, uses, discloses or stores your personal information, it will comply with this policy when doing so (unless that entity has its own privacy policy).

Why does the Club collect health information?

The Club's primary concern is the safety and wellbeing of its staff, members and the broader community which it serves.

In limited circumstances, the Club may need to collect personal information from you about you or your child's health in order to safely provide specific services to you or your child. For example, if you wish to leave your child at Manta Ray or enrol your child to participate in any of our School Holiday Program activities, we may collect information about any relevant medical conditions that your child has which we need to know about (such as asthma). Similarly, the Club may collect information about any allergies or other special dietary requirements that you have if you RSVP to attend a catered function at the Club.

The Club will only ever collect your health information from you directly (or if you are under 15 years of age, from your parent or legal guardian) and with your (or your parent or guardian's) express consent. The Club recognises that health information is sensitive information and will only handle your health information in accordance with the Club's policies, the Privacy Act and the Health Records and Information Privacy Act 2002 (NSW).

Is there surveillance at the Club's premises?

All venues operated by the Club are subject to video and audio surveillance for security reasons, including to monitor the safety of members, guests and employees and to protect the Club's assets.

The footage and audio recordings may be used in disciplinary proceedings and/or to investigate incidents and may be disclosed to our legal representatives, our insurers and law enforcement agencies.

Some of the Club's CCTV cameras also use facial recognition technology. This technology is only used to identify individuals who are suspended, banned or self-excluded from our premises (and where necessary, to add an individual to our database of suspended, banned and self-excluded individuals), as explained below.

Will my face be subject to facial recognition technology at the Club?

If you enter our premises, your face may be analysed by our facial recognition technology.

Designated security cameras located at the entrances to the Club's premises use facial recognition technology to collect and analyse the "face prints" of individuals. Additional designated cameras are also located outside the entrances to the Club's gaming floor.

A "face print" is a set of biometric characteristics (such as information about the relative location, size and shape of an individual's facial features) which is used to uniquely identify an individual's face and is expressed as a mathematical algorithm.

When you enter the Club's premises or approach the gaming areas, our designated security cameras will capture an image of your face, analyse that image and then create a "face print" of your face based on that image.

Your "face print" will then be compared against a database maintained by the Club that contains the "face prints" of individuals who have been suspended, banned or self-excluded from the Club's premises.

If your "face print" matches the "face print" of an individual who has been suspended, banned or self-excluded from the Club's premises, our staff will be alerted and steps will be taken to manually verify your identity and if necessary, to remove you from the Club's premises or the gaming area of the Club's premises (whichever the case may be).

"face print" created using the image captured by the Club's designated security cameras will be deleted after the alert has been sent to the Club's staff.

If your “face print” does not match the “face print” of an individual who has been suspended, banned or self-excluded from part or all of the Club’s premises, your “face print” will be immediately deleted (within seconds).

For the purposes of enabling the “face print” matching referred to above, if an individual has been suspended, banned or self-excluded from all or part of the Club’s premises, we will collect a copy of that individual’s “face print” from a photo of that individual held by the Club (e.g. from the photo on the individual’s membership card or an image captured by our CCTV cameras) and will hold a copy of that “face print” in a separate secure database for so long as the individual is suspended, banned or self-excluded from all or part of the Club’s premises.

Why does the Club use facial recognition software?

Practically, it is very difficult for the Club’s staff and security to remember the faces of every individual who has been excluded from the Club’s premises and to identify those persons from the many people who enter the Club’s premises on a daily basis. Whilst we still rely on staff and security to identify excluded individuals, people can enter despite our best endeavours.

To reduce safety risks related to excluded individuals entering the Club, the Club has implemented facial recognition technology at our premises to enhance our security procedures and assist us to identify and remove persons who have been suspended, banned or self-excluded from all or part of our premises. The Club does not use your “face print” for any other purposes.

The collection of your “face print” is reasonably necessary for the activities and functions of the Club and ensuring the safety of everyone at the Club.

The Club will not store your “face print” unless you have been suspended, banned or self-excluded from the gaming areas of the Club’s premises.

Do I have to use the electronic ID scanner to enter the Club’s premises?

No. You are not obliged to scan your identification to enter the Club’s premises.

If you prefer, you can ask our staff to manually enter your name, address and signature (as required by the Registered Clubs Act) into the terminal and present your identification to staff who will confirm your details.

What information is collected from the electronic ID scanners?

The electronic scanners used by the Club use software to make a temporary copy of your ID, from which it extracts your full name, address, date of birth, signature, photograph and expiry date.

The ID scanners do not extract a copy of your ID number (e.g. your licence number or passport number) or your card number (if any) from your ID. Once the required information has been extracted, the software deletes the full image of your ID.

Our electronic ID scanners store data in a secure and password protected database.

Why does the Club use ID scanners?

Under the Registered Clubs Act, we are required to maintain a register of the name, address and signature of temporary members and guests over the age of 18 who enter the Club's premises. This information must be retained by us for at least three years.

We are also required to take steps to verify the identity of any members and guests who use our gaming machines under the AML/CTF Act and its associated rules and regulations.

ID scanners are a secure way for the Club to collect information about persons entering the Club's premises.

ID scanners are also environmentally friendly in that they have helped the Club reduce its paper usage and storage of certain hardcopy records.

The collection of personal and sensitive information of the individuals who choose to scan their identification is reasonably necessary for the activities and functions of the Club.

Will the Club collect my ID number?

Yes, but only in very limited circumstances. Under regulation 107 of the *Gaming Machines Regulation 2019* (NSW), the Club is required to record certain information from a person's ID when a person tries to redeem a gaming machine ticket which is for more than \$5,000 or if the ticket is two or more days old.

In those circumstances, you will be asked to present ID and the Club's staff will make a record of the nature of the ID presented and the ID number itself. The Club's staff will collect this information from you at the time you seek to redeem a ticket.

The Club does not otherwise collect licence or other government identification numbers from individuals.

How do we hold and protect your personal information?

Personal information that is held by us is stored electronically and/or in hardcopy.

We take reasonable steps to ensure that your personal information is safe and secure from unauthorised access, use or disclosure.

Information that we store electronically is held in secure and password protected databases.

Video and audio surveillance is stored on our digital recorders, which are maintained in a restricted access area and password protected.

Your personal information is securely destroyed when it is no longer needed or when it is out of date.

What happens if my personal information is involved in a data breach?

The Club has various security measures in place to protect your personal information from misuse, interference and loss, and from unauthorised access, modification or disclosure.

In the event that the Club's security measures are compromised and your information is the subject of a data breach, the Club will comply with its obligations for responding to data breaches outlined in the Privacy Act.

Upon becoming aware of a data breach, the Club will take urgent steps to contain the breach, mitigate any risk of harm and determine who may have been affected by the breach.

The Club will then assess the breach, including any potential for harm, and determine whether the breach is likely to result in serious harm to any person whose data was involved.

If the Club has reasonable grounds to believe that the breach is likely to result in serious harm to you, the Club will notify you of the breach as soon as possible. The Club will also notify the Office of the Australian Information Commissioner of the breach.

Following a breach, the Club will conduct a review of its security measures and implement any additional measures it considers necessary to enhance the security of your information.

Are we likely to disclose personal information overseas?

If you agree to information being put on our websites or social media pages then this could be accessed by people in other countries.

Our primary servers are stored in Australia.

We use secure cloud servers. This involves the use of servers that may be located in other countries and may constitute a disclosure under the Privacy Act.

We will always require that any third-party software and storage providers who are based overseas deal with your personal information in a way which is consistent with the Privacy Act (unless they have laws in place in their jurisdiction which already require them to handle your data in a way which is substantially similar with the Australian Privacy Act).

Why does the Club have an app and how does it work?

If you are a member of the Club, you have the option of downloading our Sporties Rewards App onto your mobile phone or other compatible device to use in the Club as part of our members' rewards scheme.

Our app is linked to your membership account and allows you to view your points balance, your reward level and receive personalised offers and rewards.

Our app is owned by a third-party and used by the Club pursuant to a software licence. The Club generally has limited control over how these apps collect, use, store and disclose your personal information. If you wish to use the party app, the Club recommends that you read the app's privacy policy before installing and registering with the app, as the Club will not be liable for the privacy practices of the third party.

Using the Club's websites and social media sites

The websites and social media pages operated by or in connection with us may collect personal information for the purposes outlined in this policy.

Any information collected by us as a result of your use of those websites and pages will be handled in accordance with this policy.

Those websites and pages may also use cookies and contain hyperlinks to other websites and pages, including those operated by third parties.

Any hyperlinks are provided for reference only. We do not have control over websites and pages operated by third parties and are not responsible for the content available on such websites or pages or the privacy practices of those third parties.

There will also be instances when dealing with the Club's websites where you will be redirected to a third party's website or platform. For example, you will be redirected to a third-party payment platform if you wish to make an online payment. Likewise, if you wish to make a reservation to dine at the Club via our website or app, you will be directed to a third-party platform to book your table and confirm any dietary or other special requirements which you may have.

Generally, we do not have control over these third-party providers and how they collect and handle any personal information that you provide to them. We also typically have limited access to the information they collect and hold. The Club does not accept any liability for the action of any such third-party providers. We strongly encourage you to read a third party's privacy policy as it will likely contain provisions which are specific to the third-party's activities and functions. For instance, a third-party payment platform provider will likely collect your billing and financial details and may disclose your financial information with your bank to verify your identity, to verify the information you have provided, to process your transaction and to advise us whether your payment has been successful.

The Infinity Plus Card

The Club's financial members can apply for an Infinity Plus card which allows them to convert rewards points earned at the Club into funds which you can use to make payments via BPAY and at EFTPOS terminals in Australia.

If you apply for an Infinity Plus card, you will enter into a separate contract with a third party, Cuscal Ltd, who will collect and handle your personal information pursuant to the terms of their privacy policy.

If you lodge your application form with our customer service desk, we will collect the information contained in your form for the purposes of processing your application.

The Club will also collect the information about how many reward points you convert onto your card.

What does this policy mean?

By entering, visiting or dealing with the Club, you consent to the terms of this policy.

From time to time, your additional consent will be sought for the collection, use or disclosure of your personal information for purposes other than as set out in this policy.

If you do not agree to this policy or do not wish to receive direct marketing information from or in connection with the Club, please contact our Privacy Officer.

How do I access, update or correct the personal information held by the Club about me?

You have a general right to access any personal information which we hold about you. You can request access to the personal information we hold about you by contacting our Privacy Officer.

We will not charge you for making the request. However, we may need to charge you for our time to answer your request. We will advise you in advance if there are to be any charges associated with complying with your request.

We will respond to your request within a reasonable timeframe (usually not more than 30 days).

When you request access, we may need further information from you to verify your identity.

There are a number of reasons why we may be unable to give you access to your personal information held by the Club. If we are not able to provide access, we will provide you with written reasons.

If you believe any of the personal information that we hold about you is incorrect or out-of-date, you can ask us to correct it and we will take reasonable steps to ensure that it is accurate, up-to-date, relevant and not misleading. To assist us to update your information, we may need you to provide us with evidence of your new details.

If we refuse to correct your personal information, we will give you written reasons.

How do I make a complaint about privacy related to the Club?

If you believe we have breached the Privacy Act or any of the *Australian Privacy Principles*, or if you have any issues about the Club's collection, use, disclosure or storage of your personal information, please contact our Privacy Officer.

When contacting our Privacy Officer, please give us enough details to be able to identify you, understand your issue or complaint and respond appropriately.

We will respond to you within a reasonable timeframe (usually not more than 30 days).

If you are unhappy with how we handle your issue or complaint, you are entitled to make a privacy complaint to the Office of the Australian Information Commissioner.

How do I contact the Privacy Officer at the Club?

You can contact the Privacy Officer as follows: Jeff Gibbs, Chief Executive Officer

Phone: 0449 175 082

Email: jeff@sportiesgroup.com.au

Post: 230 Heathcote Road, Hammondville NSW, Australia 2170

How do I contact the Office of the Australian Information Commissioner?

Please visit the Office of the Australian Information Commissioner's website (<https://www.oaic.gov.au/about-us/contact-us/>) for contact details.