PENNANT HILLS BOWLING CLUB

Please support this sponsorship programme with the Pennant Hills Bowling Club.

Do you want to join the club FREE? - Complete a PHBC Social Membership Application Form (available from the Pro Shop at Pennant Hills Tennis Centre) and leave it at the Pro Shop.

Current Bowling Club Members through ETDTA – your Membership has been paid, please drop in to PHBC to collect your card.

Visit www.etdta.com and go to the sponsorship link.

Eastwood-Thornleigh District Tennis Association Inc. <u>AFTERNOON JUNIORS COMPETITION</u> COMPETITION 1, 2011



NAME:
ADDRESS: SUBURB POSTCODE
PHONE: SEX: BIRTH DATE:
Mobile Numbers: (mum) /
Parent's Email address:
**PARENTS - SIGN THIS DECLARATION ** By entering the competition your child is making a commitment to a team. On the rare occasions that he/she is unable to play (e.g. illness/school camp) it is your responsibility to find a replacement player (see rules for details) and to inform another member of your child's team of this. Your child's behaviour is expected to be above question. I understand that in the interest of the safety of the players I may be required to supervise for 1 or 2 weeks of the competition, and will check the draw to find my supervision date. If unavailable, I will arrange for another parent to swap dates with me. I understand I must accompany my child to the court on the first week of competition. I understand if I do not comply with both the above my child will be ineligible to play. I understand no refund will be considered once the draw has been made, except in exceptional circumstances when an Administration Fee may apply. I have read and understand the conditions given on the reverse of this application relating to the Prohibited Employment Declaration (SEE OVER) →
Signature of Parent/Guardian_ The organising committee reserves the right to alter, or add to, teams where it is in the best interest of the tennis competition, at any time during the competition.
All standards cannot be run on all days. Entries with only one day may not be accepted. PLEASE NUMBER , in order of preference, the locations/days that you are able to play.
Pennant Hills (Mondays) Pennant Hills (Thursdays)
Pennant Hills (Fridays)

Amount: Receipt No: Received By: Entered by:

or Coached By (New players)

PROHIBITED EMPLOYMENT DECLARATION

The Child Protection (Prohibited Employment) Act 1998 makes it an offence for a person convicted of a serious sex offence (a Prohibited Person) or a Registrable Person under the Child Protection (Offenders Registration) Act 2000, to apply for, undertake or remain in, child-related employment. It does not apply if an order, from the Industrial Relations Commission or the Administrative Decisions Tribunal or the Commission for Children and Young People, declares that the Act does not apply to a person in respect of a specific offence.

Section 5 of the Child Protection (Prohibited Employment) Act 1998 defines a serious sex offence as:

- an offence involving sexual activity or acts of indecency that was committed in NSW and that was punishable by penal servitude or imprisonment for 12 months or more, even if the sentence was not served; or
- an offence involving sexual activity or acts of indecency that was committed elsewhere and that
 would have been punishable by penal servitude or imprisonment for 12 months or more if it had
 been committed in NSW; or
- an offence under Sections 91D-91G (other than if committed by a child prostitute) and 578B or 578C(2A) of the Crimes Act 1900 or a similar offence under a law other than a law of NSW; or
- an offence of attempting, or of conspiracy or incitement, to commit an offence referred to in the preceding paragraphs; or
- any other offence prescribed by the regulations.

Note: A conviction for carnal knowledge is classified as a serious sex offence under this legislation.

Child-related employment means any employment, where at least one of the essential duties of the position, involves direct contact with children where that contact is not directly supervised. Section 3 of the Child Protection (Prohibited Employment) Act 1998 specifies that child-related employment is employment, and includes:

• in clubs, associations (including of a sporting nature) having a significant child membership;

Under this Act:

- it is an offence for a Prohibited Person to apply for, undertake or remain in child related employment;
- employers must ask existing employees, both paid and unpaid, and preferred applicants for employment to declare if they are a Prohibited Person or not;
- all child-related employees must inform their employers if they are a Prohibited Person or remove
 themselves from child-related employment. A Prohibited Person is someone who has been
 convicted of a serious sexual offence or, who has had a finding for a charge of a serious sexual
 offence proven in court, even if a conviction was not recorded;
- penalties are imposed for non compliance.

I am aware that I am ineligible to apply for, undertake or remain in, child related employment if I have been convicted of a serious sex offence as defined in the *Child Protection (Prohibited Employment) Act 1998* or if I am a Registrable Person under the *Child Protection (Offenders Registration) Act 2000.*

I have read and understood the above information in relation to the *Child Protection (Prohibited Employment) Act 1998*. I am aware that it is an offence to make a false statement on this form.

I declare that I am not a person prohibited by the Act from seeking, undertaking or remaining in child related employment.

I understand that this information may be referred to the Commission for Children and Young People and/or to NSW Police for law enforcement purposes and for monitoring and auditing compliance with the procedures and standards for employment screening in accordance with Section 36 (1) (f) of the Commission for Children and Young People Act 1998.

NOTE: PARENT or GUARDIAN acknowledges that they have read and understand the conditions relating to this Prohibited Employment Declaration by having signed the Declaration on Page 1.

Note: Seek legal advice if you are unsure of your status as a Prohibited Person.

EASTWOOD-THORNLEIGH DISTRICT TENNIS ASSOCIATION INC. <u>AFTERNOON JUNIORS</u> COMPETITION 1, 2011



Please keep this page for your information.

<u>Please note:</u> this competition runs through public state school terms which do not always correspond with private school terms.

ENTRY FEE (incl. GST): \$100 (Less Membership of \$30 if already paid for 2010/2011 financial year).

FAMILY PRICE: 2 children \$175, 3 children \$220, 4 children \$255. (N.B. (N.B. The prices above include Membership to ETDTA and Tennis NSW for the financial year 2010/2011, and if this has already been paid \$30 can be deducted for any child for which it was paid.)

Entries will be accepted at Pennant Hills Clubhouse or may be posted to: ETDTA, PO Box 44, Pennant Hills 1715. Cheques payable to ETDTA Inc.

The competition will run for twelve (state school) weeks.

The Monday Competition will commence 7th February 2011.

The Thursday Competition will commence 10th February 2011.

The Friday Competition will commence 11th February 2011.

ENQUIRIES: 9980-7957 (business hours).

21st January 2011.

Grading Dates for New Players will be arranged once the

ENTRIES DUE:

Entry Forms have been received.		
**************	*****	
I enclose payment of \$, or please charge	this amount to my	
Credit Card: Visa: Mastercard:		
Please note: American Express and Diners Card not accepted.		
My full Card number is:		
Expiry date: Name on Card: Name on Card:		
Address:	Postcode	
Signature of Cardholder:		