



PRIVACY POLICY

CHA SMG Australia Holding Pty Ltd (ACN 624 086 371) and its Related Corporate Entities trading as Ignite Athlete.

In this Privacy Policy, the expressions 'Ignite Athlete', 'IA', 'CF', 'we', 'us' and 'our' are a reference to CHA SMG Australia Holding Pty Ltd (ACN 624 086 371) and its Related Corporate Entities / Related Bodies Corporate (as defined by s9 of the *Corporations Act 2001* (Cth)).

This Privacy Policy applies to personal information collected by us. We are bound by the *Privacy Act 1988* (Cth), which governs the way private sector organisations collect, use, keep secure and disclose personal information. Your personal information will be handled by CF in accordance with the *Privacy Act 1988* (Cth) and the Australian Privacy Principles (APPs) under that Act as well as applicable State and Territory Legislation to protect, properly use, correct and destroy (or de-identify) records containing personal information.

If you have any concerns about the manner in which your personal information has been collected, used or disclosed by us, we have put in place an effective mechanism and procedure for you to contact us so that we can attempt to resolve the issue. We can be e-mailed within Australia at contact@igniteathlete.com.au or write to us at PO Box 3298, Newmarket, Qld 4051. International enquiries can contact us at contact@igniteathlete.com.au and our privacy officer will then attempt to resolve the issue.

We recommend that you keep this information for future reference.

1. What is personal information?

The *Privacy Act 1988* (Cth) defines 'personal information' to mean information or an opinion, whether true or not, and whether recorded in a material form or not, about an identified individual or an individual who is reasonably identifiable, from the information or opinion.

2. Sensitive Information

2.1 What is Sensitive Information?

- (a) Sensitive information is a subset of personal information. It means information or opinion about an individual's racial or ethnic origin, political opinions, membership of a political organisation, religious beliefs or affiliations, philosophical beliefs, membership of a professional or trade association, membership of a trade union, sexual orientation or practices, criminal record, health information about an individual, genetic information, biometric information that is to be used for the purpose of automated biometric verification or biometric identification or biometric templates.
- (b) In general, we attempt to limit the collection of sensitive information we may collect from you but given the nature of the fertility and reproductive services that we offer this may not always be possible and it is likely that we will be required to collect sensitive information from you in order for us to carry out the services provided to you. However, we do not collect sensitive information from you without your consent, nor do we collect sensitive information that is not required for the services we offer.
- (c) The type of sensitive information we may collect from you or record about you is dependent on the services provided to you by Ignite Athlete and will be limited to the purpose(s) for which it is collected. We have set out some of the instances in which we collect sensitive information from you in the table in **Section 3**. We do not use sensitive information to send you Direct Marketing Communications (as defined in **Section 9** below) without your express consent.

2.2 Consent

The particular categories of sensitive information may be collected by us, and you consent and agree to the collection of such information:

- (a) the criminal record of an individual;
- (b) religion or religious beliefs;
- (c) racial or ethnic information of an individual;
- (d) the sexual orientation, practices or history of an individual; and
- (e) the health or medical information of an individual, including but not limited to genetic information regarding an individual,

but only to the extent that where you volunteer such information or if it is necessary for, or incidental to, the purposes of collection set out in **Section 3**.

You give us your informed consent that we may share the sensitive information we collect in accordance with this **Section 2.2** with any entity listed in this Policy and any of our other Related Bodies Corporate (as defined by s9 of the *Corporations Act 2001* (Cth)).

3. The kinds of information collected, used and disclosed by Ignite Athlete

- 3.1 We will only use or disclose your personal information for the primary purposes for which it was collected or as consented by you. At or around the time we collect personal information from you, we will endeavour to provide you with a notice which details how we will use and disclose that specific information. We set out some common collection, use and disclosure instances in the table below.

- 3.2 To ensure we comply with regulatory requirements, it is our policy to keep your medical records for at least seven years.

Purpose	Type of Information	Uses – types of uses we will make of personal information	Disclosures
Sales	<ul style="list-style-type: none"> • Transaction Sales: Such as: <ul style="list-style-type: none"> - Delivery information. - Billing and account details (including bank account details, direct debit, billing address, repayment information and invoice details). - Payment card details. 	<ul style="list-style-type: none"> • Services: the purchase of any goods or services from you or the provision of our services to you including the administration and management of our products and services, including charging, billing, credit card authorisation and verification, credit-worthiness, fraud and collecting debts, which shall include but is not limited to instructing a debt collecting services in the event you have not paid for our services, or as required or authorised by law. 	<p>The types of disclosures we will make of personal information collected for the type of purposes listed include, without limitation, to:</p> <ul style="list-style-type: none"> • Service providers (including IT service providers and consultants) who assist us in providing our products and services. • Our contractors and agents or other external companies who assist us in providing our products and services to you, including but not limited to any debt collection services and data storage providers. • As required or authorised by law.
Enquiries	<ul style="list-style-type: none"> • Contact information: Such as your name, address, email address, or phone numbers. • Identifying information: such as your date of birth. • Mobile device information: such as device ID, manufacturer, model and OS version and IP address • Medical or health information: Information regarding your health (including but not limited to whether you smoke and consume alcohol), medical information or any related sensitive personal information that may be required in order for you to be provided the services we offer, including but not limited to the types of information outlined in section 2.1 • Customer Service: Which includes: <ul style="list-style-type: none"> - Information collected in connection by our customer services department, including information you provide via any live chat facilities we offer through our website which are related to the services we provide to you 	<ul style="list-style-type: none"> • Identity verification: if applicable, the verification of your identity and date of birth. • Live chat and third-party chat and messaging services: if applicable, answering your enquiry through our Live Chat functionality or a third-party chat and messaging service. • Services: the provision of our services to you including: <ul style="list-style-type: none"> - The administration and management of our products and services. - To provide customer service functions, including handling customer enquiries and complaints. • Marketing: using your personal information for the purposes set out in 'Marketing Services' section of this table below (excluding in relation to any sensitive information you have provided to us, which we will not use for marketing purposes, unless you have provided your express consent as per Section 8). 	<p>We may disclose your personal information to the parties listed in this table in the Disclosure column for 'Sales'.</p>



Purpose	Type of Information	Uses – types of uses we will make of personal information	Disclosures
	<ul style="list-style-type: none"> - Your opinions, statements and endorsements collected personally or via surveys and questionnaires, including but not limited to your views on the products and services offered by Ignite Athlete. • Other information: such as your gender, sexual orientation, relationship status and ethnicity. 	<ul style="list-style-type: none"> • General administrative and security use: <ul style="list-style-type: none"> - To protect Ignite Athlete’s website from security threats, fraud or other criminal activities. - To facilitate the administration and management of a fertility and reproductive clinic and/or day hospital, including but not limited to the use of your personal information collected in accordance with paragraph 3.1 - In connection with the improvement of our services (including to contact you about those improvements and asking you to participate in surveys about our products and services) and the maintenance and development of our products and services, business systems and infrastructure. - To provide customer services to clients and for quality assurance purposes. In relation to the sale, and matters in connection with a potential sale, of our business or company to a third party. - any other matters reasonably necessary to continue to provide our products and services to you. 	
Marketing Services	<ul style="list-style-type: none"> • Contact information: Such as your name, email address, current postal and residential addresses and phone numbers. 	<ul style="list-style-type: none"> • General marketing and consumer analytics: using your personal information: <ul style="list-style-type: none"> - To aggregate with other information (or provide to a third party to aggregate) and to then use it for marketing and consumer analytics. - To offer you updates on products, events or information that may be of interest to you. - For Marketing and promotional activities by us and our related bodies (including by direct mail, telemarketing and email), SMS and MMS messages and via social media platforms. - For the Uses detailed in this table above in the ‘<i>Enquiries</i>’ section 	<p>We may disclose your personal information to:</p> <ul style="list-style-type: none"> • Third parties connected with the marketing process who assist us in providing our products and services to you, including but not limited to online survey providers, email and marketing service providers and social media platforms. • The parties listed in this table in the Disclosure column for ‘<i>Sales</i>’.

Purpose	Type of Information	Uses – types of uses we will make of personal information	Disclosures
<p>Providing our medical services to you</p>	<ul style="list-style-type: none"> • Contact information: Such as name, e-mail address, current postal and delivery address (if different to postal address), and phone numbers. • Employee record information: details relating to your employment (if applicable) or your previous employment. • Identifying information: Such as your photo, passport, driver's licence, Medicare number, private health fund, birth certificate and date of birth. • General information: Such as details regarding your education, interests, personality traits, if you have tattoos, have lived overseas, information regarding the number of children you may have, a description of your physical features (and your parent's and children's physical features, if applicable), whether you may have been adopted, your use of injectable non-prescription drugs and any other information that may be required in order for you to be provided the services we offer. • Medical or health information: Information regarding your health (including but not limited to whether you smoke and consume alcohol and fertility history), medical information or any related sensitive personal information that may be required in order for you to be provided the services we offer, including but not limited to the types of information outlined in section 2.2. • Customer Service: Which includes your opinions, statements and endorsements collected personally or via surveys and questionnaires, including but not limited to your views on the products and services offered by Ignite Athlete. 	<ul style="list-style-type: none"> • Services: Only for the provision of our products and services to you, including without limitation: <ul style="list-style-type: none"> - fertility services; - day hospital services; - counselling services; - and any other support services. • Informed consent: To ensure that, as a patient, you have provided your full and informed consent to any procedure. • Treatment assessment: For the assessment of the types of treatment you may require or be legally required to undertake, and arranging any necessary referrals. • Medical record: For the creation of a medical record for you. • Practice management: Including without limitation: <ul style="list-style-type: none"> • Electronic Medical Records System • Patient Portal • Data reports: De-identified patient data may be sent to IA's Australian holding company. • Donor identification: For the purposes of children contacting their biological parent at the age of 18 years. • Identity verification: if applicable, the verification of your identity and date of birth. 	<p>We may disclose your personal information to:</p> <ul style="list-style-type: none"> • External bodies such as the Reproductive Technologies Accreditation Committee (RTAC) & National Safety and Quality Health Service Standards (NSQHSS) who may undertake a clinical audit of medical records held by IA in order to improve the quality and safety of patient care. • National bodies such as the National Perinatal Epidemiology and Statistics Unit (NPESU), Fertility Society of Australia (FSA), Australia New Zealand Assisted Reproductive Database (ANZARD), Health Complaints Commissioner (HCC). • Australian Department of Digital Health – My Health Record. • Victorian Assisted Treatment Authority, Health Insurance Commissioner. • Regulatory Bodies. • Medicare (Department of Human Services). • Health fund providers. • Practice management • Counselling or psychology service providers. • Related entities, particularly CHA SMG Australia Holding Pty Ltd ACN 624 086 371 and CHA SMG Australia Holding Pty Ltd ACN 624 086 737 and subsidiaries of IA. • To children conceived from donors, contact information of the donors (supplied at the age of 18 years) • Third party software(s) who assist us in providing our products and services to you, including but not limited to mobile applications, text messaging services, live chat services and general online software/ web services. <p>We may also disclose your personal information to the parties listed in this table in the Disclosure column for 'Sales'.</p>

Purpose	Type of Information	Uses – types of uses we will make of personal information	Disclosures
Human resources	<ul style="list-style-type: none"> • Contact information: Such name, e-mail address, current postal and residential address, phone numbers, country of residence, next of kin contact details. • Employee record information • Identifying information: Such as your photo, passport and residency details, date of birth. • CV, resume, qualifications or application related information: Such as the details provided in your resume or CV, your eligibility to work in Australia, your education & qualifications, previous employment details, professional memberships, trade qualifications & criminal history police checks. • Tax, superannuation and payroll information: Such as your Tax File Number and ATO Declaration, Superannuation details and financial institution details. • Background check information: Information obtained from you or third parties to perform background checks. • Medical or health information which you voluntarily provide to us as part of pre-employment medicals, random drug and alcohol testing or such other information which may be related to an incident which has occurred during the course of your employment. • Performance related information: Pre-employment testing and other information collected by IA’s systems in the course of the employee or contractor’s engagement with Ignite Athlete. • Information collected from referees • Security information: Such as CCTV footage and photographs taken on our premises. 	<ul style="list-style-type: none"> • Background checks: Utilising the information collected for the purpose of assessing candidate suitability for role, including by obtaining: <ul style="list-style-type: none"> - Verification of your identity and age. - Criminal history background checks including publically available information including social media platforms. - Confirmation of eligibility to work in Australia. - Confirmation of education and qualifications. - Confirmation of previous employment. - Consideration regarding medical leave. • Administration and performance monitoring use: Utilising the information collected for the purpose of: <ul style="list-style-type: none"> - Dealings related to the employer/employee relationship or the contractor/principal relationship (as the case may be). - Use of such information whether or not the employment or contractor relationship is prospective, current or past. - Use of such information to monitor systems, performance and time usage and internet usage. - The use of your personal information collected in the administration and management of IA. - In connection with the sale of any part of IA’s business or a company owned by a IA entity. 	<p>We may disclose your personal information to:</p> <ul style="list-style-type: none"> • Relevant superannuation company. • Government agencies, including but not limited to The Australian Taxation Office, link and Child Support Agency. • Relevant Worker’s Compensation organisation (e.g. WorkCover etc). • Third party referees provided by you in connection with an application made to IA. • Service providers (including IT service providers and payroll providers), if any. • Recruitment agents used in connection with your application with us. • Third parties in connection with the sale of any part of IA’s business or a company owned by a IA entity. • Third party parties in connection with obtaining any background checks, pre-employment screening. • Financial institutions for payroll purposes. • HR Management Software. • Compliance Software. • As required or authorised by law.

4. Collection and storage of your personal information

- 4.1 We only collect personal information that is necessary for what we do. As much as possible or unless provided otherwise under this Privacy Policy, we will collect your information directly from you. If we collect details about you from someone else, we will, whenever reasonably possible, make you aware that we have done this and why.
- 4.2 Before we are able to provide you with any services as a patient of IA, you must provide certain personal information so that we may allocate you with a unique identification number.
- 4.3 When you engage in certain activities, such as entering a promotion, filling out a survey or sending us feedback, we may ask you to provide certain information. It is completely optional for you to engage in these activities.
- 4.4 Depending upon the reason for requiring the information, some of the information we ask you to provide may be identified as mandatory or voluntary. If you do not provide the mandatory data or any other information we require in order for us to provide our services to you, we may be unable to effectively provide our services to you.
- 4.5 In the event we collect details about you from someone else, we will, whenever reasonably possible, make you aware that we have done this and why unless:
- (a) information is collected from any personal referee you have listed on any application form (including any employment application) with us;
 - (b) information is collected from publically available sources including, but not limited to court judgments, directorship and bankruptcy searches, social media platforms (such as Facebook, Twitter, Google, Instagram, Tiktok, YouTube, LinkedIn etc.); or
 - (c) as otherwise required or authorised by law.
- 4.6 In the event we collect personal information from you, or a third party, in circumstances where we have not requested or solicited that information (known as unsolicited information), and it is determined by IA (in its absolute discretion) that the personal information is not required, we will destroy the information or ensure that the information is de-identified.
- 4.7 Once we collect your information, we will either hold it securely and store it on infrastructure owned or controlled by us or with a third-party service provider. We provide some more general information on our security measures in **Section 12.1** (Data security and quality).

5. Using Our Website and or/App

- 5.1 If you use our website and/or app, we may utilise 'cookies' or other data collection technologies such as 'web beacons (also calls pixel tags or clear gifs), tracking URLs or software development kits (SDKs) to enable us to monitor traffic patterns, monitor app usage and engagement and to serve you more efficiently if you revisit a HiDoc Australia website and or app. In most cases, a cookie or these other technologies does not identify you personally but may identify your internet service provider, computer or device.

For simplicity, we will refer to the technologies listed above as 'cookies'

- 5.2 However, in some cases, cookies may collect and store personal information about you. IA extends the same privacy protection to your personal information, whether gathered via cookies or from other sources, as detailed in this Privacy Policy. You can set your browser to notify you when you receive a cookie and this will provide you with an opportunity to either accept or reject it in each instance. However, if you disable cookies, you may not be able to access certain areas of our web sites or take advantage of the improved web site experience that cookies offer.
- 5.3 We also use permanent cookies and/or other technologies and analytics tools to enable basic app usage and engagement analysis and/or web traffic analysis using Google Analytics which,

for example, shows us which areas of our website and/or app are popular against those that are not visited often. This allows us to prioritise our enhancements to our website and/or app and increase the productivity and engagement of our website and/or app. We also use remarketing with Google Adwords and Analytics to display content specific advertisements to visitors that have previously visited our website and/or app when those visitors go to other websites that have implemented the Google Display Network.

- 5.4 We undertake the following Google features on our Website and/or app: Google Analytics (including features such as Remarketing with Google Analytics, Google Display Network Impression Reporting and Google Analytics Demographics and Interest Reporting), Google Ads (including features such as remarketing, affinity audiences, custom affinity audiences, in-market audiences, similar audiences and demographic and location targeting), Remarketing with Google Analytics, Google Display Network Impression Reporting, Google Analytics Demographics and Interest Reporting, Integrated services that require Google Analytics to collect data via advertising cookies and anonymous identifiers, and Double Click. These features do not use any sensitive personal information you have provided us, nor do they use any personal information. Google may include in-ads notice labels to disclose interest-based advertising to you. Third-party vendors, including Google, will show IA ads on websites across the Internet and/or app. IA and third-party vendors, including Google, use first-party cookies (such as the Google Analytics cookie) and third-party cookies (such as the DoubleClick cookie) together to inform, optimise, and serve ads based on an individual's past visits to the IA Website and/or app.
- 5.5 We undertake the following Apple features on our Website and/or App: App Analytics and Apple Search Ads
- 5.6 As a visitor to our Website and/or user of our app, you can opt out of Google's use of cookies by visiting Google's Ads Settings <<http://tinyurl.com/o86ynsa>> and you can opt out of Google's DoubleClick's use of cookies by visiting the DoubleClick opt-out page <<http://tinyurl.com/o86ynsa>>. Alternatively, you can opt out of a third-party vendor's use of cookies by visiting the Network Advertising Initiative opt out page <<http://www.networkadvertising.org/choices/>> and by visiting the Digital Advertising Alliance Consumer Choice opt out page <<http://www.aboutads.info/choices/>>. You also may be able to reset device identifiers by activating the appropriate setting on your mobile device. The procedure for managing device identifiers is slightly different for each device. You can check the specific steps in the help or settings menu of your particular device.
- 5.7 We may gather your IP address, device ID and type, device-specific and apps settings and characteristics, app crashes, advertising IDs (such as Google's AAID and Apple's IDFA, both of which are randomly generated numbers that you can reset by going into your device settings), browser type, version and language, operating system, time zones, identifiers associated with cookies or other technologies that may uniquely identify your device or browser (e.g., IMEI/UDID and MAC address) as part of our business or marketing activities and to assist with any operational difficulties or support issues with our services. In most cases, this information does not identify you personally.
- 5.8 If you give us permission, we may collect your geolocation. The collection of your geolocation may occur in the background even when you aren't using the services if the permission you gave us expressly permits such collection. If you decline permission for us to collect your geolocation, we will not collect it. Similarly, if you consent, we may collect your photos (for instance, if you want to publish a photo on the service).

6. Third party chat and messaging services

- 6.1 When you make an enquiry with us, we may use third party chat and messaging services to communicate with you, and those services such as WhatsApp or WeChat may collect information about your IP address, activity and usage statistics, and other information that you share (including your current location) while using those platforms. This information is not collected by us.
- 6.2 The contents of your messages to us will be handled by the messaging apps as per their Privacy Policy, which currently states that information that you include in your enquiry with us will not be retained on the messaging apps servers (unless there is an issue with transmission of your message, in which case your message may be held on WhatsApp's servers or WeChat

servers for up to 30 days).

7. Third party software services

- 7.1 When you make an enquiry with us, we may use third party softwares services to assist us in providing our products and services to you, and those services such as telehealth software, mobile applications, text messaging services, livechat services and general online software/web services may collect information about your computer and/or device, activity and usage statistics, and other information that you share (including your current location) while using those platforms. This information is not collected by us.
- 7.2 The information that is collected by these third party softwares will be handled in accordance to their Privacy Policy.

8. How we may use and disclose your personal information

- 8.1 We will only use or disclose your personal information for the primary purposes for which it was collected or as consented to and/or as provided in our detailed list at **Section 3** of some common uses and disclosures we make regarding the personal information we collect.
- 8.2 We may also use or disclose your personal information and in doing so we are not required to seek your additional consent:
- (a) when it is disclosed or used for a purpose related to the primary purposes of collection detailed above and you would reasonably expect your personal information to be used or disclosed for such a purpose;
 - (b) if we reasonably believe that the use or disclosure is necessary to lessen or prevent a serious or imminent threat to an individual's life, health or safety or to lessen or prevent a threat to public health or safety;
 - (c) if we have reason to suspect that unlawful activity has been, or is being, engaged in; or
 - (d) if it is required or authorised by law.
- 8.3 In the event we propose to use or disclose such personal information other than for reasons in **6.1** and **6.2** above or as otherwise outlined in this Privacy Policy, we will first notify you or seek your consent prior to such disclosure or use.
- 8.4 If you have received communications from us and you no longer wish to receive those sorts of communications, you should contact us within Australia by e-mail at contact@igniteathlete.com.au or write to us at PO Box 3298, Newmarket, Qld 4051. International enquiries can contact us at contact@igniteathlete.com.au and we will ensure the relevant communication ceases. Any other use or disclosure we make of your personal information will only be as required by law or as permitted by the *Privacy Act 1988* or by this Privacy Policy or otherwise with your consent.

9. The types of organisations to which we may disclose your personal information

- 9.1 We may disclose your personal information to organisations outside of IA. Examples of organisations and parties that your personal information may be provided to are outlined in **Section 3**.
- 9.2 Your personal information is disclosed to these organisations and parties only in relation to the goods or services we provide to you or for a purpose permitted by this Privacy Policy.
- 9.3 You give your express and informed consent and acknowledgement that these organisations and parties may not be aware of the provisions of this Privacy Policy in relation to your personal information.

10. Direct Marketing

10.1 You give your express and informed consent to us using your personal information set out in:

- (a) the 'Enquiries' section of the table at **Section 3** of this document above; and
- (b) the 'Marketing Services' section of the table at **Section 3** of this document above;

to provide you with information and to tell you about our products, services or events or any other direct marketing activity (including third party products, services, and events) which we consider may be of interest to you, whether by post, email, newsletter, SMS, messaging applications and telephone (**Direct Marketing Communications**).

10.2 Without limitation of **clause 9.1**, if it is within your reasonable expectations that we send you Direct Marketing Communications given the transaction or communication you have had with us, then we may also use your personal information (but not your sensitive information) for the purpose of sending you Direct Marketing Communications which we consider may be of interest to you.

10.3 If at any time you do not wish to receive any further Direct Marketing Communications from us, you may ask us not to send you any further information about products and services. You may do this at any time by using the 'unsubscribe' facility included in the email or by contacting us at contact@igniteathlete.com.au or write to us at PO Box 3298, Newmarket, Qld 4051. International enquiries can contact us at enquiries@cityfertility.com.au

11. Cross Border Disclosure

11.1 Any personal information provided to us may be transferred to and stored at destinations outside of Australia. Those destinations include (but are not limited to) the United States of America, European Economic Area, Korea & Singapore where we may utilise overseas data and website hosting facilities or have entered into contractual arrangements with third party service providers to assist IA with providing our goods and services to you. Personal information may also be processed by staff or by other third parties operating outside Australia who work for us or for one of our suppliers, agents, partners or related companies.

11.2 One of IA's third-party service providers who assists with the live chat function on the IA website and/or app is required to comply with the General Data Protection Regulation (including implemented Binding Corporate Rules), and the EU-US and Swiss-US Privacy Shield Frameworks.

11.3 We will, to the extent operationally and technologically possible, retain effective control over any personal information which is used by any organisation located overseas. Where IA retains effective control of the personal information, there will not be any cross-border disclosure within the meaning of the *Privacy Act 1988*.

11.4 By submitting your personal information to IA, you expressly agree and consent to the disclosure, transfer, storing or processing of your personal information outside of Australia. In providing this consent, you understand and acknowledge that countries outside Australia do not always have the same privacy protection obligations as Australia in relation to personal information. However, we will take steps to ensure that your information is used by third parties securely and in accordance with the terms of this Privacy Policy.

11.5 The *Privacy Act 1988* requires us to take such steps as are reasonable in the circumstances to ensure that any recipients of your personal information outside of Australia do not breach the privacy principles contained within the *Privacy Act 1988*. By providing your consent, under the *Privacy Act 1988*, we are not required to take such steps as may be reasonable in the circumstances. We will also not be accountable nor will you be able to seek redress under the *Privacy Act 1988* if the overseas recipient breaches any provisions of the *Privacy Act 1988*.

11.6 If you do not agree to the transfer of your personal information outside Australia, please contact us by email at contact@igniteathlete.com.au or write to us at **PO Box 3298, Newmarket, Qld 4051**. International enquiries can contact us at enquiries@cityfertility.com.au

12. Anonymity and pseudo-anonymity

12.1 Due to the personal nature of the products and services that we provide, it is only practicable or reasonable for us to transact and correspond with you on a named basis and your personal information may be required in order to provide you with our products and services or to resolve any issue you may have.

6.1 However, if you are a **donor**, we will not provide your personal details to our patients or any resulting child until such time as the child reaches the age of 18 years and that you have consented for this to occur.

13. Data Quality and Security

13.1 We have taken steps to help ensure your personal information is safe. You will appreciate, however, that we cannot guarantee the security of all transmissions or personal information, especially where human error is involved or malicious activity by a third party.

13.2 Notwithstanding the above, we will take reasonable steps to:

- (a) make sure that the personal information we collect, use or disclose is accurate, complete and up to date;
- (b) protect your personal information from misuse, loss, unauthorised access, modification or disclosure both physically and through computer security methods;
- (c) destroy or permanently de-identify personal information if it is no longer needed for its purpose of collection; and
- (d) comply with all obligations imposed on us in the event of an eligible data breach (as defined in the *Privacy Act 1988*).

13.3 However, the accuracy of personal information depends largely on the information you provide to us, so we recommend that you:

- (a) let us know if there are any errors in your personal information; and
- (b) keep us up-to-date with changes to your personal information (such as your name or address).

14. Access to and correction of your personal information

14.1 You are entitled to have access to any personal information relating to you which we possess, except in some exceptional circumstances provided by law. You are entitled to edit or delete such information unless we are required by law to retain it or permitted to retain it in accordance with this Privacy Policy. However, we may keep track of past transactions for our accounting and audit requirements. Furthermore, it may be impossible to completely delete your information because some information may remain as copies in our backups.

14.2 If you would like access, delete, or correct any records of personal information we have about you, you are able to access, update and delete that information (subject to the above) by contacting us at contact@igniteathlete.com.au or write to us at PO Box 3298, Newmarket, Qld 4051. International enquiries can contact us at contact@igniteathlete.com.au. We reserve the right to charge a fee for searching for and providing access to your information.

15. Access to Medical Records

- 15.1 If you would like access to your medical records or results, you are able to do so by completing a consent form to release medical information. All requests for medical records should be made directly to your treating specialist.
- 15.2 We will comply with our internal Patient Privacy & Confidentiality and Release of Medical Records Procedures in relation to any access to or release of medical records.
- 15.3 If another person/professional body seeks access to your medical records, that person must have the legal authority to do so. Under the *Privacy Act 1998*, the only circumstances where your medical record or information can be provided by IA to a person other than you is if:
- (a) there is a serious risk to you or another person;
 - (b) for reason of significant public interest;
 - (c) when disclosure is required under the law.

16. Complaints

- 16.1 We have put in an effective mechanism and procedure to resolve privacy complaints.
- 16.2 We will ensure that all complaints are dealt with in a reasonably appropriate timeframe so that any decision (if a decision is required to be made) is made expeditiously and in a manner that does not compromise the integrity or quality of any such decision.
- 16.3 If you have any concerns or complaints about the manner in which we have collected, used or disclosure and stored your personal (and sensitive) information please email us at contact@igniteathlete.com.au or write to us at PO Box 3298, Newmarket, Qld 4051. International enquiries can contact us at contact@igniteathlete.com.au
Please mark your correspondence to the attention of the privacy officer.
- 16.4 In order to resolve a complaint, we:
- (a) will liaise with you to identify and define the nature and cause of the complaint;
 - (b) may request that you provide the details of the complaint in writing;
 - (c) will keep you informed of the likely time within which we will respond to your complaint; and
 - (d) will inform you of the legislative basis (if any) of our decision in resolving such complaint.
- (e) will maintain a register of complaints.

If you are still not satisfied, you may complain to:

Privacy Commissioner
Office of the Australian Information Commissioner
Level 8, Piccadilly Tower, 133 Castlereagh Street, Sydney NSW 2000
GPO Box 5218, Sydney NSW 1042

Privacy hotline 1300 363 992 Website www.privacy.gov.au

or

The Office of the Health Ombudsman
Call: 133 OHO (133 646)
Email: Health service complaints: complaints@oho.qld.gov.au

or



Health Care Complaints Commission
Level 13, 323 Castlereagh Street, Sydney NSW 2000
Locked Mail Bag 18, STRAWBERRY HILLS NSW 2012

T: (02) 9219 7444 Website www.hccc.nsw.gov.au

or

Office of the Health Services Commissioner
Level 30 570 Bourke Street Melbourne VIC 3000
T: (03) 8601 5200 Website www.health.vic.gov.au/hsc/

or

The Health and Disability Services Complaints Office (HaDSCO) – Western Australia
<https://www.hadsco.wa.gov.au/home/>

Complaints and enquiries line: (08) 6551 7600
Free call from landlines: 1800 813 583
Phone: (08) 6551 7620 (Administration)
Email: mail@hadsco.wa.gov.au

17. Consent

- 17.1 By using our website and/or app, purchasing a product or service or by accepting the terms of one of our terms and conditions which refer to this Privacy Policy, you are agreeing to the terms of this Privacy Policy.
- 17.2 We reserve the right to modify our Privacy Policy as our business needs require. We will notify you of such changes (whether by direct communication or by posting a notice on our website), after which, your continued use of our products, services or website or your continued dealings with us shall be deemed to be your agreement to the modified terms. If you do not agree to our continued use of your personal information due to the changes in our Privacy Policy, please contact us at contact@igniteathlete.com.au or write to us PO Box 3298, Newmarket. International enquiries can contact us at contact@igniteathlete.com.au
- 17.3 This Privacy Policy is a compliance document prescribed by law rather than a legal contract between two or more persons. However, certain contracts may incorporate all, or part, of this Privacy Policy into the terms of that contract. In such instances, IA may incorporate the terms of this policy such that:
 - (a) certain sections or paragraphs in this policy are incorporated into that contract, but in such a way that they do not give rise to contractual obligations on to IA, but do create contractual obligations on the other party to the contract; and
 - (b) the consents provided in this policy become contractual terms provided by the other party to the contract.