



Policies and Procedures:

1. Advantage Tennis runs on a four term system similar to the government school term.
2. Pupils will receive 11 group, squad or private lessons per term for all 4 terms. Private school pupils will be given the flexibility to make up lessons according to their specific holiday needs.
3. Fees will be invoiced per term. Payments can be made quarterly or monthly at the start of each term or month. Fees are payable by EFT or in cash. Interest will be charged on late payments at standard rates.
4. A private lesson must be cancelled **at least 6 hours** before the lesson, otherwise the lesson will be counted. If you forget to come we will count the lesson. **No credit will be passed for lessons unattended.**
5. It is in the interest of every pupil to attend their specific group or squad on their allocated day. Should a pupil be unable to attend, group and squad make up lessons will only be available to pupils who contact their coach at least 6 hours prior to missing a lesson.
6. Rain: We will still run group and squad lessons indoors, students will focus on mental and physical aspects of tennis, fitness/footwork, rules and scoring.
7. Injury, illness, holidays or any other reason for non-attendance does not warrant discount or a waiver of fees unless you give good notice beforehand.
8. In the event of cancellation/termination of tennis lessons, a one (1) month written notice will be required. A month's fees will be payable in addition to all outstanding fees or monies due to the club.
9. There will be no group or squad coaching on public holidays unless prearranged by your Advantage Tennis coach. Pupils will be given the option to re-arrange their lesson and need to contact their coach.
10. This Agreement constitutes the entire Agreement between the parties, and no representation by either of the parties or their agents, whether made prior or subsequent to the signing of this Agreement, shall be binding on either of the parties unless in writing and signed by the parties hereto.
11. No variation, alteration or consensual cancellation of this Agreement or any other terms thereof, shall be of any force or effect, unless in writing and signed by the parties hereto.
12. No waiver or abandonment by either party of any of his rights in terms of this Agreement, shall be binding on that party, unless such waiver or abandonment is in writing and signed by the waiving party.
13. No indulgence, extension of time, relaxation or latitude which any party ("the Grantor") may give to the other party ("the Grantee") shall constitute a waiver by the Grantor of any of the Grantor's rights and the Grantor shall not thereby be prejudiced or be stopped from exercising any of his rights against the Grantee.

I _____ have read and understood the terms and conditions as stipulated above.

Signature of person responsible for account

Name in Print

Place Signed

Date Signed