

Terms and Conditions

GENERAL TERMS AND CONDITIONS OF ENTRY

- No-one under 18 is permitted into our events unless stated otherwise. ID may be asked for no matter what age you are. The only acceptable forms of ID are:
 - A current Australian driver's licence with photograph;
 - A current passport;
 - A current Australian learner's driver permits with photograph;
 - WA Proof of Age Card; Proof of Age card or equivalent issued in an Australian state or territory;
 - A current WA Photo Card;
 - A current NSW Photo Card;
 - A Photo Card issued by any Australian state or Territory similar to the NSW/WA Photo Card. No refunds will be given if you have no ID or incorrect ID or if you have been refused entry for any other reason.
- No pass-outs will be given, if you leave an event you may need to re-queue to enter. If you have lost your wristband or stamp, you will need purchase a new ticket.
- Street parking is available around the venue or at numerous car parks in the area.
- Food will be available at our events from the Pizzeria and at food stands at the event.
- No alcohol or liquids are allowed to be bought into the event. Free drinking water is available at all bars at the event. Patrons seen drinking alcohol outside the event will be refused entry. Patrons found under the influence of or in possession of illegal drugs will be evicted from the event.
- Crowd controllers may search your bag or belongings upon entry. Patrons that refuse may be refused entry. No weapons or dangerous items, liquids, drugs, professional cameras, audio recorders (excluding mobile phones), laser pointers, flyers or promotional material or any other item deemed inappropriate may be bought into the event.
- The Court reserves the right to evict patrons for:
 - Aggressive or intimidating behaviour,
 - Damaging property,
 - Failure to comply with requests of crowd controllers or staff,
 - Being in danger of becoming intoxicated or under the influence of any illegal drugs,
 - Accessing areas that are marked "Staff Only",

- For any other reason as determined by crowd controllers or management. No refunds will be given to people who have been evicted from or refused entry. If you feel you have been wrongly evicted please calmly ask at the main entrance to see an Approved Manager. The ruling by the Approved Manager is final.
- If you are injured in any way please ask to see a manager for first aid treatment.
- Please do not drive after the event if you are at risk of being over the legal limit.
- Please observe any lock out that is in place.
- Smoking is only permitted in outside areas (not under cover) and 5m away from all bar and food areas.
- The Court shall not be held liable for any loss, injury or damages sustained entering or within the premises.
- Professional cameras are not permitted to be brought into the event without prior written permission from the Venue management. Please bring a copy of this with you when entering the Venue with a professional camera.
- The Court may film the event and people at the event and may use this footage in the future at its discretion.
- While all care is taken, the Court does not take responsibility for items left at the Cloakroom. Please leave your valuable items at home.
- Please be appropriately dressed, costumes are fine as long as all your important bits and butts are covered! We encourage you to dress up. Please do not wear thongs as you will be refused entry.
- Games and rides are used at the patron's own risk. The Court takes no responsibility for any injuries sustained as a result of using games and rides.
- Entertainment/artists are subject to change without notice.
- The event will go on rain, hail or shine. Aspects of the event may be changed or cancelled due to weather.
- Refunds will not be issued for any reason. Any questions please email us.

FACEBOOK COMEPTITIONS

- The competition is in no way sponsored, endorsed or administered by, or associated with, Facebook. The Court and contest participants release Facebook from any liability whatsoever in regards to the competition.
- Prize is as described in the Facebook post.
- The competition will run from the date of post until the final date in the post.
- To be eligible, participants must follow instructions as explained on the relevant Facebook post by the Promoter. Incomplete or indecipherable claims will be deemed invalid.
- If for any reason a claimant does not take the reward or an element of the reward by the time stipulated by the Promoter, then the reward or that element of the reward will be forfeited.

- If the reward is unavailable, the Promoter, in its discretion, reserves the right to substitute the reward with an offer to the equal value and/or specification, subject to any written directions from a regulatory authority.
- Once the rewards leave the Promoter's premises, the Promoter shall not be liable for the rewards being lost, stolen, damaged or tampered with in any way before they reach the claimant.
- Rewards are not transferable or exchangeable and cannot be taken as cash
- If there is a dispute as to the identity of a claimant, the Promoter reserves the right, in its sole discretion, to determine the identity of the claimant.
- If this promotion is interfered with in any way or is not capable of being conducted as reasonably anticipated due to any reason beyond the reasonable control of the Promoter, the Promoter reserves the right, in its sole discretion, to the fullest extent permitted by law (a) to disqualify any claimant; or (b) subject to any written directions from a regulatory authority, to modify, suspend, terminate or cancel the promotion, as appropriate.
- Except for any liability that cannot be excluded by law, the Promoter (including its officers, employees and agents) excludes all liability (including negligence), for any personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of the Promotion, including, but not limited to, where arising out of the following: (a) any technical difficulties or equipment malfunction (whether or not under the Promoter's control); (b) any theft, unauthorised access or third party interference; (c) any claim or offer that is late, lost, altered, damaged or misdirected (whether or not after their receipt by the Promoter) due to any reason beyond the reasonable control of the Promoter; (d) any variation in offer value to that stated in these Terms and Conditions; (e) any tax liability incurred by a claimant; or (f) use of the reward.
- One entry per person to all competitions.
- The decision on the winner is final and no correspondence will be entered into.
- The Promoter is The Court Hotel, 50 Beaufort St Perth WA 6000.

GIFT CARDS

- Gift cards are available within the venue or over the phone during administration hours (M – F, 9am – 5pm).
- Gift cards are available in all amounts and are re-loadable.
- Gift cards cannot be redeemed for cash, tickets or cover charges.
- The gift card remains property of the Court and will be retained once the balance of the card is \$0.
- If you have any questions about gift cards please call us on 08 9328 5292.

SCANTEK

Scantek Privacy Policy

Scantek considers itself an Australian Privacy Principle (APP) entity and as such is committed to complying with The Privacy Act 1988.

Your privacy is important to Scantek Solutions Pty Ltd (“Scantek”). Scantek is committed to having ongoing practices and policies in place to ensure the management of personal information occurs in a secure manner that is acknowledged in an open and transparent way. So we’ve updated our Privacy Policy that covers how we collect, use, disclose, transfer, and store your information. Please take a moment to familiarise yourself with our privacy practices and let us know if you have any questions. Scantek considers itself an Australian Privacy Principle (APP) entity and as such is committed to complying with The Privacy Act 1988. Scantek is committed to the implementation of practices, procedures and systems that ensure compliance with the Australian Privacy Principles and all relevant registered APP codes.

Collection and Use of Personal Information

Personal information is data that can be used to identify or contact a single person.

You may be asked to provide your personal information anytime you are in contact with Scantek or a Scantek affiliated company. Scantek and its affiliates may share this personal information with each other and use it consistent with this Privacy Policy. They may also combine it with other information to provide and improve our products, services, content, and advertising. You are not required to provide the personal information that we have requested, but, if you chose not to do so, in many cases we will not be able to provide you with our products or services or respond to any queries you may have.

Here are some examples of the types of personal information Scantek may collect and how we may use it.

What personal information we collect

Clients of Venue Information

- Passports, both foreign and domestic, all Australian Drivers Licences (or those issued under the laws of another country), Proof of Age Cards and any other document presented for scanning at a Scantek client venue. The information collected and maintained by Scantek comprises all

information contained in the above documents, ie, full name, gender, address, date of birth, identification number, and type of ID; an image of the scanned ID that includes the image contained on the ID; and an image of the patron that is a photograph taken at the time the ID was surrendered for scanning.

- Scantek does not disclose, use or adopt government identifiers except where the use and disclosure of the identifier is necessary to verify the identity of an individual for the purposes of Scantek regular activities and function

Scantek Client Information

- When you create an Scantek account, register your products, apply for commercial credit, purchase a product, download a software update, contact us or participate in an online survey, we may collect a variety of information, including your name, mailing address, phone number, email address, contact preferences, and credit card information.
- We may ask for your Tax File Number (TFN) but only in limited circumstances such as when setting up an account and activating your equipment or when determining whether to extend commercial credit.
- Financial information. We may collect financial information or payment method to process payment for any purchases made and to protect against or identify possible fraudulent transactions, and otherwise as needed to manage our business.

How we use your personal information

Patrons of Venue Information

Patrons whose information is retained indefinitely:

- Scantek Solutions Pty Ltd indefinitely retains gathered personal information only from patrons who have received “bans” from licensed venues that are Scantek Solutions Pty Ltd clients.
- When a patron has a “ban” placed on him or her for violent, immoral, anti-social or illegal behaviour, this ban can then be transmitted to all Scantek Solutions Pty Ltd clients. Scantek Solutions Pty Ltd clients can then use this information to decide whether they wish to let a “banned” patron into their venue.

Patrons whose information is retained for less than 30 days:

- Scantek Solutions Pty Ltd uses best endeavours to delete all personal information gathered from individuals who have not received a ban within 30 days from collection.

If compelled by law:

Scantek Solutions Pty Ltd may disclose your information, including personal information:

- In response to a subpoena or similar investigative demand, a court order, or a request for cooperation from a law enforcement or other government agency; to establish or exercise our legal rights; to defend against legal claims; or as otherwise required by law. In such cases, we may raise or waive any legal objection or right available to us.
- When we believe disclosure is appropriate in connection with efforts to investigate, prevent, or take other action regarding illegal activity, suspected fraud or other wrongdoing; to protect and defend the rights, property or safety of our company, our users, our employees, or others; to maintain optimal operation of the system; to comply with applicable law or cooperate with law enforcement; or to enforce our terms and conditions or other agreements or policies.
- In the event of a reorganization, merger, or sale we may transfer any and all personal information we collect to the relevant third party.

Scantek Client Information

- The personal information we collect allows us to keep you posted on Scantek's latest product announcements, software updates, and upcoming events. If you don't want to be on our mailing list, you can unsubscribe at the bottom of any email we send to you, or you can write to us at <http://www.scantek.com.au/contact.php> requesting that we remove you from our mailing list.
- From time to time, we may use your personal information to send important notices, such as communications about purchases and changes to our terms, conditions, and policies. Because this information is important to your interaction with Scantek, you may not opt out of receiving these communications.
- We also use personal information to help us create, develop, operate, deliver, and improve our products, services, content and advertising, and for loss prevention and anti-fraud purposes.
- We may also use personal information for internal purposes such as auditing, data analysis, and research to improve Scantek's products, services, and customer communications.

Information Relevant to Scantek Business Activities

- We collect only personal information required to achieve accurate execution of Scantek business activities. Should Scantek receive unsolicited personal information that is not relevant to the regular business activities of Scantek, all such information is destroyed immediately upon detection. Scantek does not collect unsolicited information.

- We will de-identify personal information collected and stored where it is appropriate and practicable to do so.

Collection and Use of Non-Personal Information

We also collect data in a form that does not, on its own, permit direct association with any specific individual. We may collect, use, transfer, and disclose non-personal information for any purpose. The following are some examples of non-personal information that we collect and how we may use it:

- We may collect information such as occupation, language, post code, area code, unique device identifier, location, and the time zone where a Scantek product is used so that we can better understand customer behavior and improve our products, services, and advertising.
- We may collect information regarding customer activities on our website, and from our products and services. This information is aggregated and used to help us provide more useful information to our customers and to understand which parts of our products, and services are of most interest. Aggregated data is considered non- personal information for the purposes of this Privacy Policy. If we do combine non-personal information with personal information the combined information will be treated as personal information for as long as it remains combined.

Cookies and Other Technologies

- Scantek’s website, online services, interactive applications, email messages, and advertisements may use “cookies” and other technologies such as pixel tags and web beacons. These technologies help us better understand user behavior, tell us which parts of our website people have visited, and facilitate and measure the effectiveness of advertisements and web searches. We treat information collected by cookies and other technologies as non-personal information. However, to the extent that Internet Protocol (IP) addresses or similar identifiers are considered personal information by local law, we also treat these identifiers as personal information. Similarly, to the extent that non- personal information is combined with personal information, we treat the combined information as personal information for the purposes of this Privacy Policy.
- Scantek and our partners also use cookies and other technologies to remember personal information when you use our website, online services, and applications. Our goal in these cases is to make your experience with Scantek more convenient and personal.
- Most browsers automatically accept cookies, but you can usually modify your browser setting to disable cookies. Please note that certain features of the Scantek website will not be available once cookies are disabled.

- As is true of most websites, we gather some information automatically and store it in log files. This information includes Internet Protocol (IP) addresses, browser type and language, Internet service provider (ISP), referring and exit pages, operating system, date/time stamp, and clickstream data.
- We use this information to understand and analyse trends, to administer the site, to learn about user behavior on the site, and to gather demographic information about our user base as a whole. Scantek may use this information in our marketing and advertising services.

Pixel tags enable us to send email messages in a format customers can read, and they tell us whether mail has been opened. We may use this information to reduce or eliminate messages sent to customers.

Disclosure to Third Parties

At times Scantek may make certain personal information available to strategic partners that work with Scantek to provide products and services, or that help Scantek market to customers.

Personal information will only be shared by Scantek to provide or improve our products and services; it will not be shared with third parties for their marketing purposes.

Service Providers

Scantek shares personal information with companies who provide services such as information processing, extending credit, fulfilling customer orders, delivering products to you, managing and enhancing customer data, providing customer service, assessing your interest in our products and services, and conducting customer research or satisfaction surveys.

Protection of Personal Information

Scantek takes the security of your personal information very seriously. Scantek uses a number of techniques including encryption, password protection, access limitations and intrusion detection to protect your data.

Please be aware that your information may be transferred to, stored, and processed by our servers. By using our Services, you understand that your information may be transferred to our facilities and those third parties with whom we share it as described in this privacy policy.

Integrity and Retention of Personal Information

Scantek takes reasonable steps to ensure as far as possible that the personal information it collects is accurate, up-to-date and complete. We will retain your personal information for the period necessary to fulfill the purposes.

Any individual who wishes to request knowledge of the personal information that is relevant to that person, or wishes to ensure the accuracy of such information, may do so in either of the following ways. All such requests are free of charge.

By phone to Scantek on 1300 552 106 ^[1]_{SEP} Via the Scantek website

<http://www.scantek.com.au/contact.php> ^[1]_{SEP} If for some reason such access is not granted, a written reason will be provided.

Request for Correction of Personal Information

Requests for correction of any recorded data deemed personal information may be made in writing via the Scantek website <http://www.scantek.com.au/contact.php>

If correction to personal information should be refused, Scantek will respond in written form as to the reasons for denial of the correction along with the appropriate avenue for complaint. In this case should an individual request a statement be associated with that information, such a statement may be recorded and associated with the applicable data.

Complaints

Complaints may be directed as follows:

By phone to Scantek on 1300 552 106

Via the Scantek website <http://www.scantek.com.au/contact.php>

Individuals making complaints or enquiries will be afforded the right to anonymity where it is practicable to do so.

Children

We do not knowingly collect personal information from children under 13. If we learn that we have collected the personal information of a child under 13 without first receiving verifiable parental consent we will take steps to delete the information as soon as possible.

Location-Based Services

To provide location-based services on Scantek products, Scantek and our partners and licensees may collect, use, and share precise location data, including the real-time geographic location of your Scantek device.

Our Companywide Commitment to Your Privacy

To make sure your personal information is secure, we communicate our privacy and security guidelines to Scantek employees and adhere to privacy safeguards within the company.

Privacy Questions

If you have any questions or concerns about Scantek's Privacy Policy or data processing or if you would like to make a complaint about a possible breach of local privacy laws, please contact us at <http://www.scantek.com.au/contact.php>

Scantek may update its Privacy Policy from time to time. When we change the policy in a material way, a notice will be posted on our website along with the updated Privacy Policy.