

Policy No: CWS25

Version: A

Responsible person: CEO

Scheduled review date: November 2023

Approved by Board: 3 March 2022

PRIVACY POLICY

1. Introduction

The Board of Cancer Wellness Support (CWS) is committed to protecting the privacy of personal information which the organisation collects, holds and administers. Personal information is information which directly or indirectly identifies a person.

2. Purpose

The purpose of this document is to provide a framework for CWS in dealing with privacy considerations.

3. Policy

CWS collects and administers a range of personal information for the purposes of fulfilling its missions and objectives as set out in its constitution.

CWS recognises the essential right of individuals to have their information administered in ways which they would reasonably expect – protected on one hand, and made accessible to them on the other. These privacy values are reflected in and supported by our core values and philosophies and also reflected in our Privacy Policy, which is compliant with the Privacy Act 1988 (Cth).

CWS is bound by laws which impose specific obligations when it comes to handling information. The organisation has adopted the following principles contained as minimum standards in relation to handling personal information.

CWS will

- Collect only information which the organisation requires for its primary function;
- Ensure that stakeholders are informed as to why we collect the information and how we administer the information gathered;
- Use and keep personal information only for our primary functions or a directly related purpose, or for another purpose with the person's consent;
- Store personal information securely, protecting it from unauthorised access; and
- Provide individuals with access to their own information, and the right to seek its correction.



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PRIVACY PROCEDURES

1. Responsibilities

CWS's Board is responsible for developing, adopting and reviewing this policy.

CWS's CEO is responsible for the implementation of this policy, for monitoring changes in Privacy legislation, and for advising on the need to review or revise this policy as and when the need arises.

2. Processes

2.1 Collection

CWS will:

- Only collect information that is necessary for the performance and primary function of CWS.
- Collect personal information only by lawful and fair means and not in an unreasonably intrusive way.
- Notify stakeholders about why we collect the information and how it is administered.
- Notify stakeholders that this information is accessible to them.
- Collect personal information from the person themselves wherever possible.
- If collecting personal information from a third party, be able to advise the person whom the information concerns, from whom their personal information has been collected.
- Collect sensitive information only with the person's consent or if required by law. (Sensitive information includes health information and information about religious beliefs, race, gender and other matters).
- If CWS collects information during the course of the activities of a non-profit organisation—the following conditions must be satisfied:
 - the information relates solely to the members of the organisation or to individuals who have regular contact with it in connection with its activities;
 - at or before the time of collecting the information, CWS inform the individual whom the information concerns that it will not disclose the information without the individual's consent; and
 - the collection must be necessary for the establishment, exercise or defence of a legal or equitable claim.
- CWS will collect health information about an individual if:
 - the information is necessary to provide support and complementary therapies to the individual; and

- the information is collected as required or authorised by or under law and in accordance with rules established by allied health associations that deal with obligations of professional confidentiality which bind the organisation.
- CWS will determine, where unsolicited information is received, whether the personal
 information could have collected it in the usual way, and then if it could have, it will be
 treated normally. (If it could not have been, it must be destroyed, and the person whose
 personal information has been destroyed will be notified about the receipt and destruction
 of their personal information).

2.2 Use and Disclosure

CWS will:

- Only use or disclose information for the primary purpose for which it was collected or a directly related secondary purpose.
- For other uses, CWS will obtain consent from the individual.
- In relation to a secondary purpose, use or disclose the personal information only where:
 - o a secondary purpose is related to the primary purpose and the individual would reasonably have expected us to use it for purposes; or
 - o the person has consented; or
 - certain other legal reasons exist, or disclosure is required to prevent serious and imminent threat to life, health or safety.
- In relation to personal information which has been collected from a person, use the personal information for direct marketing, where that person would reasonably expect it to be used for this purpose, and CWS has provided an opt out and the opt out has not been taken up.
- In relation to personal information which has been collected other than from the person themselves, only use the personal information for direct marketing if the person whose personal information has been collected has consented.
- In each direct marketing communication with the individual, CWS draws to the individual's attention, or prominently displays a notice, that this may express a wish not to receive any further direct marketing communications.
- State in CWS's privacy policy whether the information is sent overseas and further will ensure that any overseas providers of services are as compliant with privacy as CWS is required to be. Such disclosures will only be made if:
 - the overseas recipient of the information is subject to a law, binding scheme or contract which effectively upholds principles for fair handling of the information that are substantially similar to the National Privacy Principles; or
 - o the individual consents to the transfer; or
 - the transfer is necessary for the performance of a contract between the individual and the organisation, or for the implementation of pre contractual measures taken in response to the individual's request; or
 - the transfer is necessary for the conclusion or performance of a contract concluded in the interest of the individual between the organisation and a third party; or
 - the organisation has taken reasonable steps to ensure that the information which it has transferred will not be held, used or disclosed by the recipient of the information inconsistently with the National Privacy Principles.

- In relation to the overseas transfer of personal information, if it is impractical for CWS to receive the person's consent to that transfer, CWS must have sufficient reasons to believe that the person would likely give consent could they be contacted.
- Provide all individuals access to personal information except where it is a threat to life or
 health or it is authorized by law to refuse and, if a person is able to establish that the
 personal information is not accurate, then CWS must take steps to correct it. CWS may allow
 a person to attach a statement to their information if CWS disagrees it is inaccurate.
- Where for a legal or other reason we are not required to provide a person with access to the information, consider whether a mutually agreed intermediary would allow sufficient access to meet the needs of both parties.
- Make no charge for making a request for personal information, correcting the information or associating a statement regarding accuracy with the personal information.
- Each written direct marketing communication with the individual must set out CWS's
 business address and telephone number and, if the communication with the individual is
 made by electronic means, a number or address at which the organisation can be directly
 contacted electronically.
- If the disclosure of sensitive information is necessary for research, or the compilation or analysis of statistics, relevant to public health or public safety and it is impracticable for CWS to seek the individual's consent before the use or disclosure and the use or disclosure is conducted in accordance with guidelines approved by the Commissioner under section 95A, the organisation may make such a disclosure.
- If CWS has sufficient reasons to believe that an unlawful activity has been, is being or may be
 engaged in, and the disclosure of personal information becomes a necessary part of its
 investigation of the matter or in reporting its concerns to relevant persons or authorities,
 the organisation may make such disclosures.
- CWS may further disclose personal information if its disclosure is mandated by an enforcement body or is required for the following:
 - the prevention, detection, investigation, prosecution or punishment of criminal offences, breaches of a law imposing a penalty or sanction or breaches of a prescribed law;
 - o the enforcement of laws relating to the confiscation of the proceeds of crime;
 - o the protection of the public revenue;
 - the prevention, detection, investigation or remedying of seriously improper conduct or prescribed conduct;
 - the preparation for, or conduct of, proceedings before any court or tribunal, or implementation of the orders of a court or tribunal.

For the purpose of this Clause, CWS must make a written note of the use or disclosure.

2.3 Storage CWS

- CWS will implement and maintain steps to ensure that personal information is protected from misuse and loss, unauthorized access, interference, unauthorized modification or disclosure.
- Before CWS discloses any personal information to an overseas recipient including a provider
 of IT services such as servers or cloud services, establish that they are privacy compliant.
 CWS will have systems which provide sufficient security.
- Ensure that CWS's data is up to date, accurate and complete.

2.4 Data destruction and de-identification

CWS will:

 Destroy personal information once is not required to be kept for the purpose for which it was collected, including from decommissioned laptops and mobile phones. Information to be reviewed annually.

2.5 Data Quality

CWS will:

• Take reasonable steps to ensure the information CWS collects is accurate, complete, up to date, and relevant to the functions we perform.

2.6 Data Security and Retention

CWS will:

 Only destroy records in accordance with the organisation's Records Management Policy (to be completed).

2.7 Openness

CWS will:

- Ensure stakeholders are aware of CWS's Privacy Policy and its purposes.
- Make this information freely available in relevant publications and on the organisation's website.
- On request by a person, CWS must take reasonable steps to let the person know, generally, what sort of personal information it holds, for what purposes, and how it collects, holds, uses and discloses that information.

2.8 Access and Correction

CWS will:

- Ensure individuals have a right to seek access to information held about them and to correct it if it is inaccurate, incomplete, misleading or not up to date.
- If the individual and CWS disagree about whether the information is accurate, complete and up to date, and the individual asks CWS to associate with the information a statement claiming that the information is not accurate, complete or up to date, CWS will take reasonable steps to do so.
- CWS will provide to the individual its reasons for denial of access or a refusal to correct personal information.
- CWS can withhold the access of an individual to their information if:
 - providing access would pose a serious and imminent threat to the life or health of any individual; or
 - providing access would have an unreasonable impact upon the privacy of other individuals; or
 - o the request for access is frivolous or vexatious; or
 - the information relates to existing or anticipated legal proceedings between the organisation and the individual, and the information would not be accessible by the process of discovery in those proceedings; or

- providing access would reveal the intentions of the organisation in relation to negotiations with the individual in such a way as to prejudice those negotiations; or
- o providing access would be unlawful; or
- providing access would be likely to prejudice an investigation of possible unlawful activity; or
- an enforcement body performing a lawful security function asks CWS not to provide access to the information on the basis that providing access would be likely to cause damage to the security of Australia.
- Where providing access would reveal evaluative information generated within the
 organisation in connection with a commercially sensitive decision making process, CWS
 may give the individual an explanation for the commercially sensitive decision rather
 than direct access to the information.
- If CWS decides not to provide the individual with access to the information on the basis of the above mentioned reasons, CWS will consider whether the use of mutually agreed intermediaries would allow sufficient access to meet the needs of both parties.

2.9 Identifiers

• CWS will not use or disclose the identifier assigned to anyone.

2.10 Making information available to other organisations

CWS can:

• Release information to third parties where it is requested by the person concerned.

3. Related Documents

- Records Management Policy (to be completed)
- Board Confidentiality Policy