

REGISTRATION FORM

STUDENT DATA

Last Name: _____ Fist Name: _____
Date of birth: _____ Sex: Male Female
Passport number: _____ Nationality: _____
Family address: _____ N° _____
Floor _____
City: _____ State/Province: _____ Postal code: _____
Country: _____ Telephone: _____
Fax _____
E-mail: _____

PARENT'S OR GUARDIAN'S DATE

Last Name: _____ Fist Name: _____
Passport number: _____ Nationality: _____
Telephone: _____ E-mail: _____

ADDRESS IN BARCELONA

Local address: _____ N° _____ Floor _____
City: _____ Telephone: _____ Telephone 2: _____
Contact Person: _____

SPORTIVE PROGRAMME

Long Term + Studies Long Term + Languages Mid Term + Studies Mid Term + Languages

Short Term + Languages Short Term Summer

Starting date: _____ Finishing date: _____ BOARDING: YES NO

LANGUAGES STUDIES

Spanish English Beginner Intermediate Advanced

TERMS OF PAYMENT

Bank Transfer Cash Credit Card date: _____
Credit Card number: _____ Expiration date: _____
Name _____

Signed:

Accountholder: TENNIS & FRIENDS S.L.

Name of Bank: BANCO DE SABADELL Address: Paseo de Gracia, 36 – (BARCELONA-08021)

Swift Code: BSABESBB IBAN ES82 Account number: 0081 0025 20 0001914997

GENERAL QUESTIONS

Last Name, First Name: : _____

QUESTIONS

Sports club to which s/he belongs:

WTA / ATP Ranking: _____ National Ranking: _____

How did you know about our Academy? AGENT MITJA TANJGA _____

How many hours a week do you usually train?

Have you been seriously injured? Please describe

Why did you decide to attend the Academy?

What are your objectives while at the Academy?

Which tennis racket do you use?

Do you have any garment or sport equipment contract? With which brand?

MEDICAL INSURANCE CONTRACT DETAILS

The applicant must answer all questions on this questionnaire. In case of positive answers, the applicant must provide complete information about the sickness, accident, surgical operation, medical treatment, date and present place, enclosing photocopies of the original medical reports.

Height: _____ cms. Weight: _____ Kg.

1. Do you have any physical condition which prohibits you from practicing sports? YES NO
2. Have you been advised on any occasion that exercising can have risks to your health? YES NO
3. Are there any reasons why you can't affirm you are in good health? YES NO
4. Did you spend some period in hospital or undergo any surgical operation? YES NO
5. Are you presently undergoing any medical control or any treatment for some sickness? YES NO
6. Have you got any physical or psychic malformation, amputation, or handicap? YES NO
7. Are you waiting for some surgical operation? YES NO
8. Is there a history of sudden-death syndrome in your family? YES NO
Which age did it happened at? _____
9. Have you noticed on any occasion dizziness, shortness of breath or difficulty breathing during or after exercises?
YES NO
10. Have you ever noticed that your heart beats more rapidly than is normal during exercise? YES NO
And without exercising? YES NO
11. Have you ever made an ordinary electrocardiogram? YES NO

Details of positive answers _____

The undersigned declares that the answers to the questions are true and they have not hidden any details that could damage the risk evaluation, even if a third person, for whom assumes the whole responsibility, find written by himself hand the answers to such questions. He authorizes the doctors who cared for him to give to the Insurance Company all information it could ask and leave it free from its professional secret. The undersigned makes clear that the Insurance Company informed him to have the right of rescinding the contract if he hadn't told the truth or if he had hidden some circumstances related with his health state. He asks to the Administration Council of the mentioned Company to be admitted as titular of the insurance previously underlined, declaring to be informed of the complementary status and agreements of the Company, promising to carry them out strictly. Moreover he authorizes the dates transfer to other insurance e/o Reinsurance organizations in order to expedite the transaction of the Reinsurance Company and of the claims only with statistical actuarial and fraud prevention aims.

In _____, _____ of _____ 20____ (Applicant or representative signature)

CONSENT BY THE PARENT OR TUTOR OF A MINOR

I, _____,
father/mother/legal tutor of the student applying, do give my specific consent so that _____ may stay at the Academia Sánchez-Casal as a Resident / Non-resident student, during the duration of the agreed sports program, in accordance with its General Terms, accepting the Terms of Regulations of the Academia Sánchez-Casal and the General Norms of Operation of the Club, of which I am knowledgeable, understand and will specifically submit to, especially the Disciplinary Rules and those pertaining to public liability. I hereby also authorize that, in case of need, the minor may receive the medical attention that may be required.

Signed: _____, _____ of _____ 20____.
(city) (day) (month)

ASSUMPTION OF RISK FOR PARTICIPATION FITNESS AND RECREATIONAL ACTIVITIES

I, _____,
father/mother/legal tutor of the student applying, do give my specific consent so that _____, I, the undersigned, realize that participation in any fitness or recreational activity involves risks of injury and or abnormal results, or even death. I also recognize that there are many risks of injury, including serious disabling injuries, that may arise due to participation in any activity and that it is not possible to specifically list each and every individual injury risk.

However, knowing the material risks and knowing and reasonably anticipating that injuries and even death are a possibility, I voluntarily choose to allow my minor child to participate in the fitness or recreational activities that the Academia Sánchez-Casal organizes.

Signed: _____, _____ of _____ 20____.
(city) (day) (month)

These general conditions refer to the programmes included in the Sánchez-Casal 2010 Catalogue, in its Spanish and English versions. Paper copies of both versions can be acquired at the Academia Sánchez-Casal or in PDF digital format through the www.sanchez-casal.com webpage.

The information included in the catalogue is binding for Tennis & Friends, S.L., the company that manages the Academia Sánchez-Casal, except under any of the following circumstances:

- a) That the student is notified of the changes in this information in writing before the date on which the contract is signed.
- b) That later modifications come about under written agreement between the contracting parties.

1.- Legal Regulations applicable to the Sport Programme Contract, and acceptance of general conditions.

These General Conditions shall be subject to the stipulations of Law 7/1998, of 13 April, on General Contracting Conditions, Law 26/1984, of 19 July, General Consumer Defence Law and the Civil Code. These General Conditions, signed by the contracting parties, will be incorporated into all of the Tennis & Friends, S.L. contracts which have the Academia Sánchez-Casal as their subject matter, along with the special conditions agreed on in the contract.

2.- Registration, price and payment method.

The registration, price and payment method conditions are described in the 2010 Academia Sánchez-Casal Catalogue. No registration will be processed without proof of payment by the method indicated for the Programme chosen.

3.- Price Revision

Programme prices are subject to possible upward or downward variations, as a consequence of fluctuating general costs or applicable tax rates for Tennis & Friends, S.L. All prices include VAT. Students shall be informed of price variations in writing. When the difference is significant, the student may relinquish his/her registration without penalty, or accept the modification of the contract. Under no circumstances will the price of the programme be revised upward after the credit note or full payment for the Programme is sent.

4.- Participant's cancellation, absence and/or withdrawal from the Programme

If the student decides to cancel his/her registration in the contracted Programme, he/she must inform Tennis & Friends of this decision in writing. The student shall be entitled to the refund of any amounts that may have been paid. Nonetheless, he/she shall be obliged to pay Tennis & Friends, S.L., depending on the programme chosen, the amounts indicated for such cases in the Sánchez-Casal 2010 Catalogue.

A student's absence on the date planned for Programme initiation will mean the loss of the amount paid for this purpose.

The participant will not be entitled to any refunds if, once the Programme has begun, he/she withdraws from it on his/her own will, or that of his/her parents or legal guardians.

5.- Programme alterations and incidents

Tennis & Friends, S.L. agrees to provide students with all of the contracted services taken up in the Programme, with the stipulated conditions and characteristics. Nevertheless, the following factors should be borne in mind:

- a) In the event that Tennis & Friends, S.L. is obliged to significantly modify any essential element of

the contract, including the price, it must immediately notify the student. The student shall be able to rescind the contract, at absolutely no charge, or accept a modification of the contract. In such case, Tennis & Friends, S.L. will specify the modifications introduced and their repercussion on the price of the Programme, if any exist.

b) The student must communicate his/her decision as soon as possible; in any case, within the three days following notification of the Programme modification. If the student does not notify Tennis & Friends, S.L. of his/her decision within three days, it will be understood that he/she has decided to rescind his/her participation in the Programme at no charge whatsoever.

c) If Tennis & Friends is obliged to cancel any of its Programmes due to reasons beyond the student's responsibility, or if the student decides to rescind the contract, under the conditions outlined in the foregoing sections a) and b), Tennis & Friends, S.L. shall offer the student an alternative Programme, or refund to the student all of the amounts paid for the Programme. In such case, Tennis & Friends, S.L. shall compensate the student for breach of contract with 5% of the total cost of the Programme.

Tennis & Friends, S.L. shall not be obliged to compensate students when Programme cancellation is due to force majeure, or reasonable causes. The latter is understood as the circumstances beyond the control of those who refer to them, which are unusual, and have consequences that are unavoidable, despite having acted with due diligence.

Tennis & Friends management must be informed of any differences and/or claims necessary in the student's judgement which emerge over the course of the contracted programme. Management will attempt to offer a satisfactory solution immediately.

6.- Rules and Regulations of the Academia Sánchez-Casal Club

The student makes a commitment to respect the Rules and Regulations of Academia Sánchez-Casal as detailed in the Manual of Incorporation and Rules and Regulations of the Club. These documents have been published in two versions: Spanish and English, and it is possible to obtain a copy in the Academy itself or also in .pdf version online at the website www.sanchez-casal.com

A regulation or rule violation by the student will lead to application of the punishment formulae described therein, one of which is expulsion from the Programme. In this case, the student, his/her parents or legal guardians shall be responsible for the expenses generated by the student's advance return to his/her place of origin.

7.- Insurance and Risks

Students who contract the Academia Sánchez-Casal Programmes take full responsibility of risks inherent to the sports practice, as well as those related to the activity, including transportation in the Academy's vehicles or in Public Transportation. Students who enrol in the Sánchez-Casal Programmes will receive health insurance coverage under the Vitalicio company.

8.- Use of students' image

Tennis & Friends, S.L. reserves the right to use photos and other materials that students provide to Tennis & Friends through their participation in the Programmes, as advertising material as long as students do not expressly prohibit it. The tacit authorisation referred to shall be revocable at any time by the student, although they shall have to compensate Tennis & Friends, S.L. for any damages caused if necessary.

9.- Medical and/or surgical treatment of students

If a student requires medical treatment, must be hospitalised or operated on, and Tennis & Friends, S.L., its employees or staff has been unable to locate his/her parents or legal guardians, or in

emergency cases, Tennis & Friends will be authorised to commit the measures they believe most appropriate for student's health.

10.- Protection of personal information

In compliance with Organic Law 15/1999 of 13 December, on Personal Data Protection, Tennis & Friends, S.L. hereby states that students' personal information contained on the registration sheet, and in these general conditions shall be included in a file (for which Antonio Hernández Sierra is responsible) for the commercial and operative undertakings of Tennis & Friends, S.L.. Acceptance of these general conditions implies your consent to carry out this data processing, and use the information along these lines. Likewise, we hereby inform you that it is possible to exercise the rights of access, rectification, and cancellation in the terms established by the legislation in force.

11.- Jurisdiction

For any litigation that may arise between the parties due to the interpretation, compliance and execution of this contract, they agree to subject themselves to the jurisdiction of the Court System of Barcelona.

12.-Other specific conditions:

Signed: _____, _____ of _____ 20____.
(city) (day) (month)