



# NON-MEMBER APPLICATION TO JOIN AN MTC TEAM [PLEASE COMPLETE BOTH SIDES]

## SIDE ONE - APPLICATION

Thank you for your interest in joining an MTC team. Because we serve our members first, non-member applications will only be considered if insufficient members sign up for a team, and all such applications **must be approved** by the MTC Tennis Committee in advance of any play.

Please complete both the Application Form and the Waiver of Liability Form on the reverse side of this application and return both to the Marin Tennis Club. You may also email the forms to [manager@marintennisclub.org](mailto:manager@marintennisclub.org) or fax to (415) 457-1537.

Once your application is approved by the MTC Tennis Committee, your team captain will inform you. At that time we require payment of the **\$25 Team Guest Fee** in advance of any play on behalf of the team. This \$25 fee covers your participation in matches and official team practices only. It does not entitle you to any other playing or member privileges. Please send cash or check to MTC or deliver through your team captain.

Also please note that if you have been recruited as a singles player we expect our captains to play you in that role. We do thank you for your interest and look forward to welcoming you to the team and at the club.

<b>NAME</b>	
<b>CURRENT CLUB</b>	
<b>USTA #</b>	
<b>DATE EXPIRES</b>	
<b>RATING</b>	
<b>HOME TEL #</b>	
<b>CELL #</b>	
<b>E-MAIL</b>	

Which team are you applying for? <i>(Give Captain's name)</i>	
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IN SUBMITTING AND SIGNING THIS APPLICATION, YOU AGREE TO BE BOUND BY MTC'S POLICIES REGARDING LEAGUE PLAY AND OUR GENERAL HOUSE RULES.

<b>YOUR SIGNATURE</b>		<b>TODAY'S DATE</b>	
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## SIDE TWO – WAIVER FORM

### ASSUMPTION OF RISK, WAIVER AND RELEASE BY NON-MEMBER PARTICIPATING ON A LEAGUE TEAM AT MARIN TENNIS CLUB

By signing this form, the signer acknowledges that he/she understands that participation in activities at the Marin Tennis Club (“MTC”) involves inherent risks which may cause personal injury, sickness, disease, death, property damage or other loss. As a condition of being allowed to use MTC facilities or participate in MTC activities, the signer accepts and assumes complete responsibility for all such risks and waives any and all claims he/she may have, now or in the future, against MTC or any of its Members, Directors, Officers, volunteers, employees, agents or representatives, for any and all personal injury, sickness, disease, death, property damage or other loss arising out of or in connection with the use of the MTC clubhouse, tennis courts, swimming pool, or any other MTC facilities, or participation in any MTC activities, notwithstanding that the same may have been contributed to or caused by negligent, careless or reckless acts or omissions of MTC or its Members, Directors, Officers, volunteers, employees, agents or representatives.

The signer releases MTC and all of its Members, Directors, Officers, volunteers, employees, agents and representatives from and against all demands, claims, actions, damages, costs and expenses, with respect to any injury, sickness, disease, death, property damage or other loss, whether such claim arises by contract, by tort, in equity or by reason of breach of a legal or statutory duty, arising out of or in connection with the use of MTC facilities or participation in MTC activities, notwithstanding that the same may have been contributed to or caused by negligent, careless or reckless acts or omissions of MTC or its Members, Directors, Officers, volunteers, employees, agents or representatives. The signer acknowledges that the group is aware of the provisions of Section 1542 of the California Civil Code, which states:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR.

As a further condition of being allowed to use MTC facilities or participate in MTC activities, the signer waives any and all rights he/she may have under Section 1542 of the California Civil Code with respect to the demands, claims, actions, damages, costs and expenses described herein.

NAME	
SIGNATURE	
DATE	