



Event Terms & Conditions

These Event Terms (**Terms**) govern your purchase of tickets for, and attendance at events held by The Corporate Game Plan Pty Ltd (**Events**). It is your responsibility to review these Terms prior to the purchase of tickets. By purchasing tickets you agree to be bound by these Terms. We reserve the right to amend these Terms at any time, and will provide the most recent version on our website.

Throughout these Terms, the terms "Corporate Game Plan", "CGP", "we", "us" and "our" refer to The Corporate Game Plan Pty Ltd and its associated entities, and "you" refers to the individual or business purchasing tickets or attending Events.

Event Booking and Ticket Purchase

- 1.1. A list of upcoming Events, and ticket and table prices are available on our website – www.thecorporategameplan.com.au
- 1.2. Rugby 1st Limited Members may access discounted ticket and table prices as specified on our website. Proof of membership may be required.
- 1.3. In addition to the ticket or table price, you must pay GST and any booking, handling, credit card surcharge or postage fees specified on our website based on the event you are purchasing.
- 1.4. Ticket prices are subject to change, and The Corporate Game Plan will use best endeavours to inform you if there is a change.
- 1.5. You may make a booking and/or purchase a ticket for an Event:
 - 1.5.1. online via our website; or
 - 1.5.2. by submitting a request for a manual invoice to alex@onqevent.com.au with the name of the Event, location, number of tickets or tables and requested invoicing details, which request is subject to approval by The Corporate Game Plan;
 - 1.5.3. full payment must be received at least 24 hours prior to the Event or at time of booking to guarantee your tickets for the event you are purchasing.

Confirmation

- 2.1. Your booking is confirmed when you receive an email notification from The Corporate Game Plan. We will maintain a list of confirmed and paid up attendees for each Event, and you may gain entrance to the Event by presenting identification or your email receipt. You will not receive a hard copy or electronic ticket.

Refunds, Credits and Transfers

- 3.1. All ticket sales and table bookings are final. No exchange, credit or refund will be given except in the case of a cancelled or rescheduled Event (see section 3). For clarification, you are not entitled to a refund if:
 - 3.1.1. you did not enjoy the Event;
 - 3.1.2. you are no longer able to attend the Event; or
 - 3.1.3. you arrive late or are refused entry for any reason.
- 3.2. A ticket or table booking may be transferrable to another person if a request is submitted in writing to alex@onqevent.com.au containing the replacement guest name, business name and email address.
- 3.3. The Corporate Game Plan reserves the right to refuse entry if a replacement guest arrives at the Event without the ticket being transferred via this procedure.

Event Cancellation or Postponement & Speakers

- 4.1. Sometimes Events are cancelled, varied or postponed due to situations which affect the speaker, or for other reasons outside of our control. If an Event is cancelled or postponed by The Corporate Game Plan, you may, at your option:
 - 4.1.1. obtain a credit for the ticket price to put towards another Event; or
 - 4.1.2. obtain a full refund of the ticket price.
- 4.2. We will use reasonable endeavours to notify ticket holders of a cancellation, variation or postponement by sending an email to all ticket holders and putting a notice on our website; however the responsibility to ascertain whether an Event has been cancelled, varied or postponed is yours. We do not guarantee that ticket holders will be informed of a cancellation, variation or postponement before the date of the Event.
- 4.3. Speakers are subject to change and The Corporate Game Plan cannot be held liable for any advertised speaker that is unable to attend any Event due to circumstances beyond our control.

Event Conduct

- 5.1. You are expected to behave in a professional and appropriate manner at all Events. We reserve the right to refuse entry or require you to leave if your behaviour is deemed unacceptable.
- 5.2. You acknowledge that cameras, audio and video recorders may not be permitted at certain Events and not use them.

Limitation of Liability

6.1. To the maximum extent permitted by law, we exclude all conditions and warranties relating to your purchase of tickets for and attendance at Events.

6.2. Where our liability cannot be excluded, such as in relation to Consumer Guarantees under the Australian Consumer Law or other prescribed terms under legislation, our liability for breach is limited to the face value of the ticket purchased by you, plus any relevant booking and delivery fees.

6.3. Unless the terms and warranties are included in these Terms, all prior discussions, quotations, warranties and prescribed terms, to the extent permitted by law, are excluded and The Corporate Game Plan will not be liable for any loss or damage or for consequential loss or damage of any kind arising out of the supply of or failure to supply goods or services, or arising out of The Corporate Game Plan's negligence or in any way whatsoever.

Miscellaneous

7.1. These Terms shall be governed by the laws of New South Wales, Australia. You submit to the exclusive jurisdiction of the courts in New South Wales to determine any matter or dispute which arises under these Terms.

7.2. If any provision of these Terms is deemed invalid or unenforceable, all or part of that provision will be severed from the Terms and will not affect the enforceability of the remaining provisions of the Terms.

7.3. No waiver of any term shall be deemed a further or continuing waiver of such term or any other term. Any failure to assert any right under the Terms shall not constitute a waiver of such right.

7.4. These Terms constitute the entire agreement between The Corporate Game Plan and you in relation to the Events and may only be varied by agreement in writing between the parties.

LIMITATION OF LIABILITY

Certain laws imply terms, conditions and warranties (prescribed terms) into contracts for the supply of goods and services and prohibit the exclusion, restriction or modification of such term, conditions and warranties. The liability of The Corporate Game Plan in respect of a breach of a prescribed term or any warranty made under these terms of sale is limited, to the extent permissible by law and at the option of The Corporate Game Plan to:

- In the case of services, the supply of the services again; or the payment of the cost of having the services supplied again; and
- In the case of goods, the replacement of goods or the supply of equivalent goods; the repair of goods; the payment of the cost of replacing the goods or acquiring equivalent goods; or the payment of the cost of having the goods repaired.