

Terms & Conditions

Event terms and conditions:

These Event Terms (“**Terms**”) govern your purchase of tickets for, and attendance at events held by For The Good of the Game 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 “For The Good of the Game”, “we”, “us” and “our” refer to For The Good of the Game Pty Ltd ACN 639 632 296 and its associated entities, and “you” refers to the individual or business purchasing tickets or attending Events.

1. Ticket Purchases

- 1.1. This ticket is proof of purchase of the above event and must be presented at the time of admission.
- 1.2. This ticket may be valid as a tax invoice or receipt in the case of registrations or other event payments.
- 1.3. This ticket is non-transferable and only one ticket is valid per ticket purchased.
- 1.4. In addition to the ticket or table price, you must pay GST and any booking, handling, credit card surcharge fees.
- 1.5. Ticket prices are subject to change, we will use best endeavours to inform you if there are any changes.
- 1.6. Your booking is confirmed when you receive an email notification and receipt from Us. We will maintain a list of confirmed 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.

- 1.7. We are solely responsible for all issues relating to the sale of tickets. If you have any questions regarding this event, please contact us at anthony@asrfootball.com.au

2. Conditions of entry

- 2.1. Tickets cannot be on-sold by any means at a price greater than the purchase price of the ticket. Scalped tickets may be cancelled, and the ticket holder denied entry.
- 2.2. Tickets are not to be duplicated for the purpose of falsifying entry.
- 2.3. Proof of age or concession card may be requested upon entry.
- 2.4. We reserve the right to refuse entry.
- 2.5. Any persons who are noisy, drunk, threatening or unruly will be asked to leave the premises.
- 2.6. We own all rights to film, photo and video production of this event.

3. 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 certain cancelled or rescheduled Events (see clause 3 below). 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 is transferrable to another person on the following conditions:

3.2.1. a request is submitted to anthony@asrfootball.com.au containing the replacement guest name and email address.

3.2.2. the request is submitted at least 48 hours prior to the event.

3.3 We reserve the right to refuse entry if a replacement guest arrives at the event without the ticket being transferred via this procedure.

4. Event Cancellation or Postponement

4.1 Sometimes Events are cancelled, varied, rescheduled or postponed due to Force Majeure Events, situations which affect the speaker(s) or other causes.

4.2 If an Event is postponed:

4.2.1 you may, at your option exercisable by notifying us in writing no later than 30 days after the originally scheduled date of the postponed Event, obtain a credit for the ticket price to put towards another of our Events that occurs within 12 months of the originally scheduled date of the postponed Event; or

4.2.2 if you so elect, or if you fail to notify us in writing of your request for a credit within 30 days after the originally scheduled date of the postponed Event, your ticket will be automatically transferred to the new date for the postponed Event.

4.3 If an Event is cancelled and/or a new date for the Event is not announced within 60 days of the postponement / cancellation:

4.3.1 in circumstances where the Event is cancelled due to a

Terms & Conditions

Force Majeure Event, you will be given a credit for the ticket price to put towards another of our Events that occurs within 12 months of the originally scheduled date of the cancelled Event (no refunds will be issued);	ticket prices (or any part thereof) be refunded or credited. Any refund or credit issued will be your sole remedy for a postponement or cancellation of an Event, and we will have no further liability to you in respect of any cancellation, variation, rescheduling or postponement of an Event for any reason. Any credits issued for postponed or cancelled Events that are not used within 12 months of the originally scheduled date of the postponed/cancelled Event will be forfeited.	6.3 These Terms shall in respects 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.
4.3.2 in circumstances where the Event is cancelled for any reason other than a Force Majeure Event, you may, at your option exercisable by notifying us in writing no later than 30 days after the originally scheduled date of the cancelled Event, obtain a refund of the ticket price (excluding booking, credit card and other fees). If you so elect, or if you fail to notify us in writing of your request for a refund within 30 days after the originally scheduled date of the cancelled Event, you will be given a credit for the ticket price to put towards another of our Events that occurs within 12 months of the originally scheduled date of the cancelled Event.	5.1 To the extent permitted by law, we exclude all conditions and warranties relating to your purchase of tickets for and attendance at Events. 5.2 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.	6.4 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. 6.5 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.
4.4 We will use reasonable endeavours to notify ticket holders of a cancellation, variation, rescheduling or postponement of an Event by sending an email to the address provided to us by the ticket holder and putting a notice on our website; however the responsibility to ascertain whether an Event has been cancelled, varied, rescheduled or postponed is yours. We do not guarantee that ticket holders will be informed of a cancellation, variation, rescheduled or postponement before the date of the Event.	5.3 We will be excused from performance under these Terms and in relation to Events to the extent such performance is affected by a Force Majeure Event. 6.6 In these Terms, a "Force Majeure Event" means any of the following (whether or not foreseeable or anticipated): acts of God, terrorism, war, civil unrest, strike or labour dispute, lack of transportation, breakdown, labour or material shortage, blockade or embargo, supplier failure, epidemic or pandemic, government restriction or recommendation, legal requirement, extreme weather, earthquake, drought, fire, flood, explosion, natural disaster, and/or any other event, cause or circumstance that is beyond our reasonable control.	6.7 These Terms constitute the entire agreement between Us and You in relation to the Events.
4.5 Except as expressly provided in this clause, in no circumstances will	6.1 By purchasing this ticket, your consent to your private information obtained by Us to be used for the purposes of marketing in future. 6.2 Any data collected for marketing purposes from this event will be in accordance with the Privacy of Information Act and Australian Privacy Principle 7 (APP 7).	