

TERMS & CONDITIONS OF ATTENDING SYDNEY HILLS BUSINESS CHAMBER EVENTS

TERMS OF ATTENDANCE

These terms and conditions (T&Cs) set out the basis upon which Sydney Hills BUSINESS CHAMBER Incorporated (ABN 85 058 535 148) (the Chamber, we, us, our etc...) offer for both members and non-members of the Chamber (you, your etc...) to attend upon events organized by the Chamber.

OUR BUSINESS

We are a not for profit business support agency in the north west of the sydney metropolitan area.

OUR EVENTS

As a part of our business we organise a variety of events that are open for members and non-members to attend. These events are often hosted by members of the Chamber and are held at premises operated by third parties.

We organise a variety of events including but not limited to formal networking meeting, formal meetings, social activities, dinners, breakfasts, lunches and educational/information sessions. The Chamber invites third parties to host and/or present at the events. The hosts of and presenters at any Chamber event (even though they may also be paid up members of the Chamber) are independent to the Chamber and do not represent the Chamber in any way. The Chamber accepts no liability for anything done or said by the hosts or presenters at the events.

By registering to attend one of our events, you authorise the Chamber to release your personal details to the host of the specific event you have registered to attend.

REGISTRATION

If you wish to attend on one of our events you must register via our website including acknowledging your acceptance of these T&Cs. You must complete the registration form accurately and completely.

Your entitlement to attend on an event is dependent on you submitting a complete and accurate Registration form and paying the stated cost of attendance in full prior to the commencement of the event. Only the person(s) whose details are listed on the Registration form are entitled to admittance to the event.

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We reserve the right to refuse anyone entry to our events in our complete discretion.

CANCELLATION, ALTERNATIVE ATTENDEES & REFUNDS

Many of our events are facilitated by the venue and hosts giving up their time free of charge. We expect that all people who register to attend on an event give us as much notice of their non-attendance as possible.

If cancel you Registration for any event by giving no less than 48 hours written notice prior to the commencement of the event we will provide you with a full refund of any costs you have paid for your attendance to the event.

If you are unable to attend but wish for another person to attend the event in your place please notify us in writing at least 24 hours prior to the commencement of the event. If there is any difference in the cost of attendance for the substituted person the difference in cost must be paid prior to the commencement of the event. Failure to notify us of the change in attendee may cause us to refuse the substituted person admittance to the event.

RECORDING OF EVENTS

Chamber events may be recorded digitally in audio, video and still image formats. The Chamber retains the ownership of and rights to these recordings. You agree and acknowledge that you have no claims, rights or interest in these recordings. We reserve the right to use and reproduce such digital data in newsletters, websites, promotional brochures and any other format deemed appropriate.

LIABILITY

To the extent permitted by law, we assume no liability for any loss or damage suffered by you through the registration, payment for or attendance on the event.

ACCOUNTS

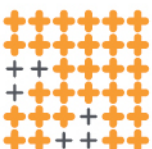
Issue of Accounts

Upon registration for an event we will issue you with a Tax Invoice. We require payment of the tax invoice in full prior to the commencement of the event. We reserve the right to charge differing costs for the same event dependant on your status as a paid up member of the Chamber.

Payment of Accounts

Terms are strictly 14 days from the date of invoice or prior to the commencement of the event whichever occurs first.

Payment by credit card is accepted.



Unpaid Accounts

If any of your accounts are unpaid, we may elect to refuse your entry to any further events until all unpaid accounts are paid in full. We may also elect to charge interest on any amount outstanding at the rate prescribed under the Supreme Court Act 1970 (NSW).

Third Parties

You must pay our accounts whether or not, you have a right of indemnity or recovery from a third party, any third party seeks an assessment of any of our accounts and/or we have come to an arrangement with a third party.

Goods and Services Tax

Goods and Services Tax (GST) must be paid at the same time as payment of our fees and non-payment is subject to the same treatment as unpaid accounts.

INTELLECTUAL PROPERTY

We retain ownership of all intellectual property in all work carried out by us.

YOUR RESPONSIBILITIES

You must provide full and accurate information in all forms provided to us including but not limited to the Registration form.

You must behavior in a professional, courteous and respectful manner at all times whilst attending our events. We reserve the right to require any person to leave our events at our complete discretion.

Our events are held at premises operated by third parties. You agree to comply with those third parties' dress requirements when attend our events. If there is no dress code stated by either the premises and/or us you must dress in a neat, tidy and professional manner. We reserve the right to refuse you entry to an event due to your dress.

ENTIRE AGREEMENT AND VARIATIONS

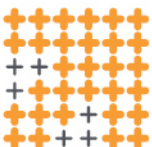
These T&Cs constitute the entire agreement between us and you as to your attendance at our events. Any variation of the T&Cs will only be effective if they are in writing signed by both parties.

LAW AND JURISDICTION

The Agreement is subject to the laws of New South Wales and the parties submit to the jurisdiction of the Courts of New South Wales.

SEVERANCE

If for any reason any provision of these T&Cs would render the agreement ineffective, void, voidable, illegal or unenforceable, that provision or the



relevant part thereof shall, without in any way affecting the validity of the remainder of the agreement, be severable and the agreement shall be read and construed and take effect for all purposes as if that provision or part were not contained herein.

ACCEPTANCE

By submitting your Registration form to us and/or making payment to us for attendance to an event you are accepting these T&Cs and agree to be bound by them

