

Terms and Conditions

'You' means anyone entering this Car Park and 'we' or 'VenuesLive' means VenuesLive Management Services (NSW) Pty Ltd as agent for Venues NSW, operator of this Car Park. By entering this Car Park, you accept that a contract is formed between us on the following terms and conditions [Terms] (and no other):

1. If you do not accept the Terms you and any vehicle in which you entered [Vehicle] must immediately leave this Car Park. If you do so we will not charge a parking fee.
2. You must comply with all rules and directions displayed within this Car Park and any directions given to you by our staff.
3. You must:
 - not cause any obstruction or damage to any other vehicles or property in this Car Park;
 - only park within clearly designated parking areas and spaces;
 - only park in this Car Park during times permitted by VenuesLive; and
 - comply with all signage, speed limits and any reasonable instructions or directions given by VenuesLive and / or its staff, contractor or agent.
4. VenuesLive reserves the right to search or inspect, in its discretion without limitation, any vehicle parked in this Car Park or any vehicle that is entering or leaving this Car Park, for security or safety reasons.
5. The Australian Consumer Law (ACL) provides consumers with guarantees that cannot be excluded, restricted or modified. These Terms do not affect any rights you have under the ACL or any other legal rights which cannot be excluded or modified. However to the extent permitted by the ACL and subject to any other legal restriction we exclude any terms, conditions, warranties, guarantees or other liability that might apply to us in respect of these Terms or anything done under them. We limit our liability, as permitted by the ACL, at our option, to the re-supply of the services or the payment of the cost of having the services supplied again. We are not liable for any indirect, special, consequential or economic loss or damage whether or not arising from default or negligence by us or our employees or agents.
6. You must pay us all parking fees and other costs incurred in relation to the Vehicle upon demand. Each time the Vehicle enters this Car Park, a separate parking fee is applicable. If you lose or fail to present a ticket required to be presented upon leaving this Car Park, you will be charged the maximum applicable fee.
7. To enter the Car Park for the purposes of attending, participating in, or providing operational or other support to a Stadium event, you must have obtained a valid Car Park voucher, pass or other relevant authorisation issued by VenuesLive. The Car Park voucher, pass or other relevant authorisation must be produced to VenuesLive or its staff, contractor or agent upon request.
8. If you enter the Car Park under circumstances that confer the right for you to regularly use and benefit from a commercial fee arrangement to use the Car Park, you agree to meet the fee payment obligations associated with that right, in accordance with a payment schedule imposed by VenuesLive, its contractor or agent. Failure to meet the aforementioned fee payment obligations and payment schedule may exclude you from using the Car Park on the commercial fee arrangement, but not necessarily as a user charged the applicable daily Car Park fee imposed by VenuesLive, its contractor or agent.
9. This contract does not affect any common law or statutory lien or other rights we have over the Vehicle.
10. We reserve the right for us and our contractors or agents to enter the Vehicle and to move it if we decide reasonably that is necessary in an emergency or if we reasonably consider it necessary for the safe or efficient operation of this Car Park. We may charge you an appropriate fee for moving the Vehicle if the need to move it arises because you have breached these Terms or have caused obstruction or during the period of retention or sale for non-payment.
11. You must pay for any damage caused by you or the Vehicle to this Car Park including, but not limited to, any damage caused by oil or other substances which leak from the Vehicle.
12. You enter and/or use this Car Park at your own risk. VenuesLive will not be liable, to the extent permitted by law, for any loss or damage suffered or incurred by you or any other party including personal injury, loss or theft of personal property and damage to any property arising out of or in connection with your entry to and/or use of the Car Park regardless of whether that loss or damage arises out of or in connection with the negligence of VenuesLive (NSW), its employees, contractors or agents.
13. You agree to keep VenuesLive, its employees, contractors or agents indemnified in respect of all losses, costs or expenses which we suffer or incur in respect of: (a) a breach of these Terms by you; (b) the Vehicle; or (c) your use of this Car Park. In the case of paragraphs (b) and (c) your liability to indemnify is reduced to the extent that any relevant expense is caused by our negligence or default. This clause does not affect any rights you have under the ACL or other law which cannot be excluded or modified.