

1.0 DEFINITIONS

Client – means the party named as the “company name” on the application form attached to these terms and conditions;

GCFC – means GCFC Limited/Gold Coast SUNS ABN 47 144 555 822;

Facility – means the facility allocated to the Client by GCFC within the Venue;

Venue – means the Metricon Stadium at Nerang-Broadbeach Road, Carrara, Queensland, 4211, or any other venue used for GCFC home matches.

2.0 AGREEMENT

- 2.1 By completing the application form attached to these terms and conditions, the Client agrees to be bound to and will abide by these terms and conditions.
- 2.2 Allocation of membership is subject at all times to availability. If membership is not available the prospective Client will be advised and if no suitable alternative be found the Client will not be bound by these terms and conditions.
- 2.3 GCFC corporate membership and bookings apply only to AFL matches which GCFC compete in (Excluding Finals).
- 2.4 GCFC reserves the right, in its sole discretion, to amend these terms and conditions at any time.
- 2.5 GCFC reserves the right, in its sole discretion, to cancel any Client’s membership without refund if the Client is in breach of these terms and conditions.
- 2.6 Where a Client forms an arrangement with a third party with respect to a Facility, the third party’s legal name must also be listed on the relevant application form. All parties listed on the application form will be held jointly and severally liable for all costs relating to the Facility.

3.0 APPLICATION AND PAYMENT

- 3.1 The application form attached to these terms and conditions must be completed, signed and returned to GCFC. The first instalment of the agreed payment plan is required by the 15th of the month in which the booking is made (or the 15th of the following month where the booking is made after this date).
- 3.2 GCFC cannot guarantee the availability of membership if condition 3.1 above is not satisfied.
- 3.3 Payment for seasonal corporate bookings must be settled in full prior to 25 March 2023.
- 3.4 A 50% cancellation fee applies if the booking is cancelled any time before 2 working days preceding the match and a 100% cancellation fee applies if the booking is cancelled within 2 working days of the match. In the case of corporate suites, a cancellation fee of 50% will apply if the booking is cancelled 10 days prior to the match. If a corporate suite booking is cancelled within 10 days of the match a full cancellation fee of 100% will apply.
- 3.5 No corporate membership or booking is guaranteed until full payment has been received.
- 3.6 Corporate membership will not be issued until full payment has been received.
- 3.7 GCFC reserves the right, in its absolute discretion, to refuse any booking or application for membership.

4.0 CORPORATE MEMBERSHIP

- 4.1 Clients are required to present their membership for priority access to AFL finals tickets, excluding the Grand Final, should GCFC qualify for finals.
- 4.2 Membership benefits must not be on-sold without first obtaining the written consent of GCFC which may be provided or withheld in its absolute discretion.
- 4.3 Clients are required to notify the GCFC Corporate sales Department immediately of any changes with respect to Client contact details. Changes must be notified in writing.

5.0 CODE OF CONDUCT

- 5.1 Clients must ensure that all activities conducted within Facilities are compliant with the permitted use of the Facility.
- 5.2 Clients must ensure that all Facility occupants conform to the GCFC dress code. It is the Client's responsibility to be aware of the dress code.
- 5.3 Clients must ensure that no more than the authorised number of people occupies the facility.
- 5.4 Clients must ensure that no alcohol is removed from the Facility. No alcohol must be brought onto the premises.
- 5.5 GCFC and appointed caterers follow guidelines for the responsible serving of alcohol. Staff members are instructed not to serve any alcoholic beverages to guests under the age of 18 years or to guests who are reasonably believed to be in a state of intoxication.
- 5.6 The GCFC, Venue manager or their representatives retain the right to evict any person from the Venue whose conduct is deemed, in their sole discretion, to be unacceptable including, without limitation, where the person does not meet the minimum age requirements or where the person's attire does not meet the dress code, set for the Facility or Venue.
- 5.7 The GCFC, Venue manager or their representatives retain the right at all times to enter and inspect the Facility.
- 5.8 Clients must ensure that fixtures, fittings, appointments, furniture and equipment within the Facility are not removed, altered or damaged.
- 5.9 Clients and their guests must not create undue noise, cause any disturbance, or behave in an offensive, abusive or harassing manner anywhere within the Venue. Clients are responsible for the conduct of their guests at all times.
- 5.10 Clients must not, at any time, behave in an offensive, abusive or harassing manner towards GCFC staff members.
- 5.11 GCFC reserves the right, in its sole discretion, to refuse admission or have any Client or patron removed from the Venue.
- 5.12 Patrons are strictly prohibited from participating in illegal gambling anywhere in or near the Venue.
- 5.13 Clients must at all times comply with the GCFC constitution, match ticket terms and conditions and any rules and regulations, as advised by GCFC from time to time. Failure to comply may result in membership being immediately withdrawn.
- 5.14 Should a Client's guest not possess the appropriate or valid accreditation, then the Client will be deemed to be in breach of these terms and conditions and GCFC may cancel the Client's membership or booking in its sole discretion without refund.
- 5.15 A client, donor, Team 22, GCFC associate or financial contributor to the Gold Coast SUNS must not enter into, or offer any joint investment opportunity or advice to any player without prior written consent from GCFC, the player and AFL. By signing this booking form I am aware and agree to fully disclose any such information to GCFC. Failure to do so may result in cancellation of membership immediately and further sanctions from the AFL.

6.0 MISCELLANEOUS

- 6.1 GCFC and its contractors accept no responsibility for the security of belongings of Clients and guests within the Venue.
- 6.2 Use of GCFC name and logo is not permitted without express written permission of GCFC.
- 6.3 All Venues are non-smoking venues.
- 6.4 All Clients indemnify GCFC against liability, to the extent permitted by law, for or in respect of any claims, demands, actions, suits or proceedings, costs, expenses, loss, damage, personal injury or death of any person arising out of or in connection with the use of the Facility by the Client or any act or omission of the Client or any of their guests, invitees, employees, contractors or agents.
- 6.5 The Client accepts that the appointed caterer will be the sole provider of catering in the Facility.
- 6.6 As a GCFC Corporate Member you are also bound by the GCFC Membership Terms& Conditions as outlined at <https://www.goldcoastfc.com.au/club/t&cs>

7.0 PRIVACY POLICY

- 7.1 Where GCFC collect personal information, GCFC will act in accordance with its Privacy Policy. Please call GCFC on 07 5510 6000 to request a copy of the GCFC Privacy Policy or visit [goldcoastfc.com.au/privacy](https://www.goldcoastfc.com.au/privacy)

8.0 PANDEMIC

- 8.1 The impact (if any) that the coronavirus pandemic may have on the 2023 Toyota AFL Premiership Season is not known. While we trust the impact is minimal, should there be an interruption to the 2023 Toyota AFL Premiership Season, we will provide all match access members with a range of options to address any material reduction in the match access benefits of membership.