

BAR 1908



NRL TELSTRA PREMIERSHIP GRAND FINAL SYDNEY 2019

DISCOVER MORE NRL.COM/HOSPITALITY ANZ STADIUM, SYDNEY
06 OCTOBER 2019

2019 NRL TELSTRA PREMIERSHIP Grand Final

PACKAGE: BAR 1908



PACKAGE:

BAR 1908

Bar 1908.

We've raised the bar in event hospitality.

The newest product in the NRL Hospitality portfolio. Welcome to Bar 1908

Join us for a night you won't forget. Located in one of the most premium locations within ANZ Stadium. The Victory Room will play host to your Grand Final experience like none other.

Enjoy a premium grazing menu and beverage package before heading out to some of the best seats in the ground to watch the pre-game entertainment & the 2019 Telstra Premiership Grand Final.

You & your guests will love it.

PACKAGEINCLUSIONS:

- · Exclusive access to the Victory Room, Level 2
- · Premium Centreline reserved seating
- · Premium grazing menu served
- Premium beverage package with beers, wines & basic spirits
- Master of Ceremonies and Guest speakers to bring the game to you
- · Exclusive corporate gift per person
- · Official match program
- Dedicated event professionals to attend your needs











NRL HOSPITALITY | BOOKING FORM | Please complete and email to: hospitality@nrl.com.au

CONTACT			
Company Name:			
ABN:			
Contact Name:			
Address:			
Suburb:	State:	Postcode:	
Telephone:			
Email:			
PACKAGE			
Package	Investment	Number of guests	Total price
Bar 1908	\$1,250 per person	#	\$
the Client will be bound by to nature of the following key (in the following key) (in the f	he Conditions if this offer is accepted Conditions: TER THE CONFIRMATION DATE in Cor AND LIABILITY FOR CREDIT CARD FE ROMOTION WITHOUT NRL CONSENT LITY in Condition 4.3 ETRANSFERRED OR ON-SOLD in Cond LE FOR ALL INVITEES in Condition 6 ITY in Condition 7	by the NRL. In particular, I ac addition 2.1(a) ES in Condition 3.2 in Condition 4.1 ition 5	of the Client. I acknowledge and agree that cknowledge without limitation the binding
Position:	Position: Date:		
	gal offer to purchase tickets on behalf	of the client	
PAYMENT			
I authorise full paym	nent to be deducted from my	nominated debit/credi	t card
Direct deposit	Acc Name: National Rugby L Acc No: 1055 3772		62 000 nce: Booking Name
Credit Card	☐ Visa ☐ AN	ИЕХ <u> </u>	astercard
Card Number:		Exp:	CCV#:
Card Holder Name:		Signati	ure:

Please complete and email to: hospitality@nrl.com.au



NATIONAL

RUGBY LEAGUE -

CORPORATE

HOSPITALITY CONDITIONS

2018

PREMIERSHI

- NRL -HOSPITALITY

1. DEFINITIONS AND INTERPRETATION

1.1 Definitions

The following definitions apply unless the context requires

AgreementmeanstheagreementbetweenNRLandtheClient described in Condition 2.1. Alternative Facility means a facility selected by NRL and offered

totheClientinplaceofaFacility,inaccordancewithCondition

ARL Cmeans Australian Rug by League Commission Limited.Client means the partynamed as the "Client" in the Corporate Hospitality Application Formor as substituted in accordance with these Conditions.

Conditions means these Cornorate Hospitality Conditions Confirmation Date means the date NRL sends a booking confirmation to the Client.

Corporate Hospitality Application Formmeans the corporate hospitality application form for the Event published by NRL from the Corporate form of the Cortime to time

Corporate Hospitality Services means the services to be provided by NRL to the Client subject to the terms of this Agreement. Such services may include, but are not limited to:

(b) access to a selected Facility.

Eventmeansanyrugbyleaguematchunderthecontrolofthe NRL and/or ARLC including, but not limited to:

- All finals series matches of the Telstra Premiership (including the Grand Final);
- AllrepresentativematchesincludingTestmatches,Sta of Origin matches; and All-Stars matches; held at a Venue.

Event Conditions means the event conditions hinding all attendees at the Event (published at www.nrl.com and displayed at each Event).

FacilitymeansthecorporatehospitalityfacilityselectedbyNRL to accommodate the Client at the Event.

GST means any tax in the nature of a tax on, or on the supply of, goods, real property, services or any other thing levied, imposedorassessedbytheCommonwealthofAustraliaorany other or Stateo/TeritoryofAustraliaorany operate at any time during the term of this Agreement.

In vite emeans any personentering the Venue for the Eventon behalf of the Client (whether during an Event or otherwise) including but not limited to corporate hospitality invitees and

NRL means National Rugby League Limited. StatemeansQueenslandRugbyFootballLeagueLimitedand New South Wales Rugby League Limited.

Taxes includes any present or future tax, levy, impost, duty, charge, assessment or fee of any nature (including interest, penalties and additions thereto) imposed by any government or other taxing authority in respect of any payment or benefit under the Agreement but does not include GST.

Ticketmeansanyticket,pass,credential,lanyard,wristbando otherdocumentorgeneralorspecificauthorisationissuedby NRL allowing entry to the Event and any relevant Facility. Total Fee is the total fee payable by the Client in return for the Corporate Hospitality Services including GST.

Venue means any stadium, ground, oval, or park where an Event is held.

1.2 Interpretation

- Anvreference in this Agreement to the singular includes Anyreterencentmix,greementcomesingularinculoes theplural, toanygenderincludesallgenders, topersons includesallbodiesandassociationsbothincorporatedand unincorporated, toanylegislation arregulations includes allamendingandsucceedinglegislationandregulation, to conductincludesanomission, statementorundertaking whether or not in writing, to AUD, dollars or \$ is to what failing unsearch of Capitalines in the conducting the con Australiancurrency, to Conditions is to conditions in this Agreementandheadingsareforreferencepurposesonly.
- Wheretwoormore parties named to NRL as the Client, a referencetoarightorobligationoftheClientconfersthat right or imposes that obligation, as the case may be, iointly and severally.

2. PRELIMINARY

- This Agreement binds NRL and the Client from the Confirmation Date. No cancellation or termination of the Agreement by the Client will be accepted by NRL after the Confirmation Date.
- (b) The Agreement consists of:
 - (i) these Conditions;
 - (ii) the Event Conditions (to the extent set out in Condition 6.1(a)(ii)); and
 - (iii) anyamendmentsorvariationsmadeinaccordance with Condition 106
- TheAgreementcontainstheentireagreementbetween Intergreement contains treatmeragement notewing the parties with respect to its subject matter and supersedes all prior agreements and understandings between the parties inconnection with itand the Client acknowledges that, except for those representations made in the Agreement, neither NRL nor any person acting on its behalf has made any representation to indust the Client to extend the Agreement of the Client to extend the Client the Client to extend the Client to extend the Clie induce the Client to enter into the Agreement.
- The terms of any other document (including any document of the Client) that purports to form part of the Agreement is hereby excluded unless expressly confirmed in writing by NRL as forming part of the Agreement.
- Incase of any inconsistency between a provision of these Conditions and any aprovision of any other document forming part of the Agreement, the provision of these Conditions will prevail.

2.2 TAXATION LAW

- In these Conditions, words and phrases defined in Section 195-1 of the ANew Tax System (Goods and Services Tax) Act 1999 (Cth) will have a corresponding meaning.
- The Total Fee and any other payments to be made under these Conditions are inclusive of GST unless otherwise
- NRL may at its sole discretion vary the Total Fee in respect of any Event to pass on to the Clientany increase in costs in relation to the Corporate Hospitality Services which may arise from any change in the law relating to taxation. If any applicable law increases or decreases the rate of GST, thentheTotalFee(inclusiveofGST)willbeincreasedor decreased in proportion to that increase or decrease in the rate of GST.
- All payments to be made by the Client under the Agreement are exclusive of any Taxes applicable in respectofanybenefit, facility, advertising or promotion, catering or other supply of any nature what so ever, and the Client will be solely liable for any Taxes payable thereon. No with holding or deduction will be made from any payment for any such Taxes unless required by law. If any Taxes are so required to be with held or deducted from any sumspaidorpayable by or on behalf of the Client to NRL sumspaidorpayabilepyoronbenairottnet.lienttonkt, the Client undertakes to pay forthwith to NRL such additional amount as will, after such withholding or deductionhasbeenmade,leaveNRLinthesameposition astiwouldhavebeenintheabsenceoftherequirement to make such withholding or deduction.

3 DAVMENT

3.1 Total Fee

The Client must pay the Total Fee in accordance with this clause

3.2 Payment method

- (a) Client must pay the Total Fee up-front in full either: (i) by credit or debit card; or
 - (ii) iftheConfirmationDateismorethan7WorkingDav prior to the Event, with the prior approval of NRL Client may electropay by electronic funds transfer
- Wherethe Client nominates either credit card or direct debitas a preferred payment method in the Corporate Hospitality Application Form:
 - (i) The Client warrants that it is authorised to give the ried Lieft wan ist mat its authorise to give in credit card or direct debit account details provided and that sufficient funds are available to pay the Tota Fee to NRL.
 - (ii) The Client authorises NRL to unilaterally process payments from the Client's credit cardor director facility in order to satisfy Client's obligations
- Credit card payments will be charged an additional amount as follows:
- (i) VISA and Mastercard 1.18%;

(ii) AMEX 1.75% 3.3 No services until paid

In relation to each Event, NRL is not required to issue any TicketsorprovideanyotherCorporateHospitalityServicesto theClientunlessanduntiltheTotalFeehasbeenpaidinfullin accordancewiththisCondition3andallfundshaveclearedto

4. BENEFITS

4.1 No advertising or promotion

The Client must not without the prior written consent of NRL:(a) useanytrademarkorotherintellectualpropertyowned

- by NRI or ARIC: or conduct any advertising or promotion by the Client whatsoever in relation to the Facility or the Event, including, without limitation, any corporate signage or
- corporate identification within or outside the Facility offer Tickets to the Event for advertising or other promotional purposes (including prizes, contests or sweepstakes); or
- usethenameofNRLorofanyeventpromotedbyNRLin any way that connects it with the Client such that it implies or gives the impression that the Client or the Client's activities are endorsed by NRL or that the Client is asponsororinsome otherway connected to NRL or such

4.2 Shared Facility

The Client acknowledges that the Facility is a shared facility, and the Client is limited to joint or shared use of the Facility during the specified Event. The Client has no private use of the shared Facility and so must not:

- (a) make any alterations or additions to the Facility; or $(b) \ use the \textit{Facility} other than as contemplated by the$
- without the prior written consent of NRL (which consentisexercisableinitsabsolutediscretion may include such conditions as NRL sees fit).

4.3 Availability of Facility

- If, in respect of any Event, the Facility is not available for the facility is not available for the facility of the facilituse by the Client for any other reason, NRL will endeavour tooffer the Clientan Alternative Facility for the specified Event.TheexactparticularsoftheAlternativeFacilitywill be at the sole discretion of NRL.
- Where an Alternative Facility is offered to the Client by NRL under Condition 4.3(a), the Client may accept or rejecttheAlternativeFacilitybyprovidingwrittennoticeto
- If the Clientaccepts the Alternative Facility, this Agreement (c) will remain in force, subject to the following
 - (i) any reference to the Facility is to be read as a reference to the Alternative Facility; and
 - (ii) the Total Fee will be adjusted to any fee previously publishedbyNRLfortheAlternativeFacility.Ifnosuch fee has been published, the Client and NRL will negotiateingoodfaithastotherevisedTotalFeefor the Alternative Facility.
- If the Client rejects an Alternative Facility of fered by NRL,thisAgreementmaybeterminated by the either party by writtennotice.Insuchcircumstances.NRLwillrefundal monies paid to NRL pursuant to the Agreement to the Client (excluding reasonable expenses incurred by NRL

- that it is not able to avoid or recoup despite its reasonable and the state of thendeavours). Upon receipt of those monies by the Client, NRLwilltherebybereleased and discharged by the Client from all claims and damages of any kind.
- Other than as set out in Condition 4.3(d), NRL has no liability to the Client for, and the Client hereby releases ilability to the Lienttor, and the Lienthrere by releases and discharges NRL from, all direct, indirect and consequential damages, losses, costs and expenses that may be suffered by the Client as a result of the unavailability of a facility in the circumstances described in Condition 4.3(a).

5. TRANSFER OF BENEFITS

5.1 General prohibition

The Client must not sell, on-sell, exchange for valuable consideration, assign, licence, sub-licence, transfer, bundle withothergoodsorservices, or otherwise commercially d withanyoftherights, benefits and entitlements contained in the Agreement (including, without limitation, any Tickets) without priorwritten consent of NRL under Condition 5.2 which consentwillbeexercisableinitsabsolutediscretionandma include such conditions as NRL sees fit

5.2 On-selling

Wherethe Clientseeks NRL's consent to a transfer of benefits under Condition 5.1, the Client must:

- provide NRL with detailed information setting out its proposal for transfer or on-selling (including any proposed advertising material, the target market and proposed pricing structure), and any other information equested by NRL:
- notadvertiseorotherwisepromoteanyTicket,packageo otherbenefitinrelationtotheEventwithoutpriorwritten consentofNRL(initsabsolutediscretion)tothecontent distribution and design of any and all advertising and promotional material; and
- not assign, on-sell (or offer to do so) or otherwise commercially deal with any Tickets or benefits until a formalagreementbetweentheClientandNRLregarding same has been executed by the Client.

6. RESPONSIBILITY FOR INVITEES

- 6.1 Client responsible for Invitees The Client must ensure all Invitees comply with:
 - (i) allreasonabledirections given by officers, employees allreasonabledirectionsgivenbyointers, employees or agents of NRL, or any requirements of NRL including, without limitation, directions or requirementsinconnectionwithaccesstotel-Venue, theuse of the Facility or the conduct of the Clientand its Invitees in or around the Venue or the Facility;
 - (ii) the Event Conditions a sife ach Invite ewere a Patron theevent Conditions site achieves a ration as defined in that document, except to the extent of any inconsistency with these Conditions (for example conditions relating to refund); and
 - (iii) the smoking policy implemented by NRL in respect of the Facility (as revised from time to time), a copy of which is available upon request;
- The Client is responsible for all acts or omissions of InviteesattheVenue, including, without limitation, any loss, damage or injury arising out of such acts or omissions. The Client must indemnify and keep indemnified NRL in respect of any such loss, damageo injuryincluding inconnection with any failure to comply with Condition 6.1(a).
- At all times NRL or its representatives may with reasonablecauserefuseentrytoanylnviteesordirectany InviteestoleavetheEvent.Inparticular,anypersonwho does not comply with the Event Conditions may be refused entry or directed to leave the Event
- The Client must ensure that any Invite ewho is under 18 yearsofageisaccompaniedandsupervisedatalltimes byhisorherparentorguardian (whomustbe 18 yearsof age or over).

6.2 Tickets

- correct Ticket in a clear and visible manner at all times withintheVenue.NRLoritsrepresentativesmayrefuse entry to the Event or the Facility to an Invite ewho is not displaying a Ticket. NRL or its agents may refuse service to an Invitee who is not displaying a Ticket within the
- FachInviteemustkeephisorherTicketsafeandingood condition, as NRL is not obliged to replace any Ticket underanycircumstances, including but not limited to loss or theft – however NRL may, in its sole and absolute discretion, replacea Ticket which has been lost or stolen (and may charge a fee for that replacement).

- Responsible service of alcohol to Invitees shall be nesponsible service of alcohol to finitees shall be operated by NRL and the Venue. All bar opening and closing times may be subject to change by NRL in its absolute discretion.
- The Client must ensure that the noise levels are not excessive and Invitees' conduct is not disruptive at the Facility (in the opinion of NRL).

7. RELEASE AND INDEMNITY

- To the extent permitted by law, the Client excludes, releasesandforeverdischarges NRL and ARLC (and their directors, officers, employees, agents, contractors and affiliated companies and their respective personnel (NRL Personnel))fromallliabilityforclaims.loss.damage.cost rersonneij)rromailiability/orcialins,loss,damage,costs or expenses (whether arising under statute, from negligence, personal injury, death, property damage, infringement of third party rights or otherwise) arising from or in connection with the Event.
- Neither NRL, ARLC, nor the NRL Personnel will be responsible for acts, omissions or defaults of the Client, Invitees (including employees of those Invitees), directors, officers and sub-licensees and any one acting on behalf oforatanyoftheClient'sdirection)(ClientPersonnel)nor oforatanyotthe Client Sainection) (ClientPersonnellion; to the extent permitted by Jaw will anyof NRL JARIC, nor the NRL Personnel be liable for any claim, Joss, damage, cost or expense (whether arising under statute, from negligence, personal injury, death, property damageor infringement of third party rights or otherwise) arising from any act, matter or thing done, or permitted or omitted to be done, by the Client or Client Personnel

- pursuant to, in default of or in connection with this
- The Client indemnifies and must keep in demnified each of the NRL, ARLC, and the NRL Personnel against all such claims, loss, liability, damage, costor expense which may beincurredorsustainedbyanyoftheNRL,ARLC,andthe

NRL Personnel arising from any act, matter or thing done, permitted or omitted to be done by the Client or Client Personnelpursuantto, indefault of or inconnection with this

8. TERMINATION

8.1 Termination by NRL

NRLmayimmediatelyterminatethis Agreement by notice in writing if the Client:

- ${\it fails} to make any payment for the Corporate Hospitality$ Services in accordance with Condition 3; or
- is in breach of any other term of this Agreement; and (i) the breach cannot be remedied;
- (ii) the Client fails to remedy such breach within seven daysofreceiptofawrittennoticefromNRLrequiring it to do so - if that notice is received more than 30 days before the Event;
- (iii) theClientfailstoremedysuchbreachwithintwodays ofreceiptofawrittennoticefromNRLrequiringitto do so - if that notice is received less than 30 days before the Event;
- theClientfailstoremedysuchbreachwithin12hours ofreceiptofawrittennoticefromNRLrequiringitto doso-ifthat notice is received during the Event; or
- enters into or is placed under any form of insolvency administration, is insolvent, or is otherwise unable payits debts as and when they fall due.

8.2 Effect of termination by NRL

Unless otherwise agreed in writing by NRL, the Client agrees that immediately upon termination by NRL under Condition 8.1:

- the Client will forfeit all monies paid to NRL prior to
- (b) NRLwillbefreetoenterintoanagreementwithanythird
- party covering any or all of the rights, benefits and entitlements under the Agreement; the Clientun conditionally and irrevocably constitutes and appointsNRLasitsattorneytodo,performandexecute all things and documents as may be necessary or desirable to transfer or assign the rights, benefits and entitlements under the Agreement; and
- theforfeitofanymoniespursuanttoCondition8.2(a) and the termination of the Agreement will not preclude any other rights which NRL may have against the Client as a result of the Client's default including, in particular, the right to claim damages for breach of the Agreement.

9. REFUND

9.1 Refund of monies to Client

- NotwithstandingCondition2.1(a),NRLmaycancelpartor all of the Corporate Hospitality Services and refund amountspaidtoNRLbytheClient(excludingreasonable expenses incurred by NRL that it is not able to avoid or recoup despite its reasonable endeavours) after the Confirmation Date in the following circumstances:
 - (i) in accordance with Condition 4.3(d); or
- (ii) ifNRL,initsabsolutediscretion,permitstheClientto cancelorterminatetheAgreementforanotherreason. If.throughnofaultoftheClient.NRLisunabletosupplyto in, in rough no industrible Lieru, NRLI sun able to supply to the Client partor all of the Corporate Hospitality Services, NRL may refund a portion of the Total Fee paid to the Client that relates to the unsupplied Corporate Hospitality Services to the Client (the amount to be determined in

NRL's absolute discretion). 9.2 Conditions of refund

- Upon receipt of any refund paid to the Client under Condition 9.1, NRL will thereby be released and dischargedbytheClientfromallclaimsanddamagesof any kind in relation to this Agreement.
- If Anyrefundispayable to the Client, NRL may adjust the refund to take account of any applicable Taxes and the Client will only be entitled to receive such adjusted

amount. 10. MISCELLANEOUS

10.1 Confidentiality and non-disclosure

Other than as required by law, the Client must keep strictly confidential and not disclose or communicate to any person, or cominential anonomic deservorminant atteorary person, or use, any information which insontint hepublic domain relating to the business, affairs, practices, policies, operations and arrangements of NRL or otherwise concerning the Event, including without limitation the names and other details of patrons of the Event, which the Clientacquires, develops or has access to as a result of or inconnection with this Agreement.

The Clientack nowledges that the NRL may use any personal information received by the NRI in accordance with the NRI information received by the NR. Linaccordance with the NRL Privacy Policy (available latuwant com) which details how the NRL uses and discloses personal information, how a Client can access and/or correct their personal information, and how a Client can make a complaint about the NRL suseor disclosure of personal information.

10.3 Continuing Conditions

Conditions 2.2.4.1.4.3(e).6.1(b).7.8.2.9.2(a) and 10 continue to apply after termination or expiration of this Agreement. 10.4 Severability of provisions

Any provision of this Agreement which is prohibited or unenforceableinanyjurisdictionisineffectiveonlytotheextent of the prohibition or unenforceability.

10.5 No waiver

No failure to exercise nor any delay in exercising any right, ower or remedy by NRL operates as a waive 10.6 Amendment

Noamendmentorvariation of the Agreement is valid or binding on a party unless made in writing and signed by all parties. 10.7 Governing law and jurisdiction

This Agreement will be governed by and construed in accordancewiththelawsofNewSouthWales,Australia,and the parties submit