



Terms & Conditions

Terms and Conditions for Event Delegates, Adviser Members and Users of the website

The Inside Network Pty Ltd

This document, our 'Terms and Conditions' (now referred to as "Terms") govern The Inside Network Pty Ltd (ABN 51 636 383 812) ("The IN"), and each attendee delegate ("delegate") that has been invited by The IN or registered to attend one of our events. Please read this document carefully as it contains important information.

These Terms will apply to delegate registrations and adviser memberships and apply whether the attendance is complimentary (gratis) or paid. When you register for an event or purchase an adviser membership you acknowledge and accept these terms in full.

The IN reserves the right to reject or accept membership applications and event registrations at any time and without any advance notice. This decision is at the absolute discretion of The IN and its management, subject to the appropriateness of the attendee delegate. Acceptance is only confirmed when providing in writing by a member of The IN.

Event registration and Membership application

If you wish to register for an event or purchase an adviser membership made available through this website you will be asked to supply certain information including, without limitation, your contact details, company name and other information relevant to the purchase. Registration for an event or application for membership will not be confirmed until payment is received in full in accordance with The IN's payment terms but in any event not later than 48 hours prior to the event.

If payment in full is not received prior to the event, The IN reserves the right and without liability either to require payment as a condition of entry to the event or to refuse entry to the event. Payment can be made by Direct Transfer or Credit Card (which is processed by Stripe). The IN does not store any credit card information.

Prices

Prices published are correct at the time of publication. The IN reserves the right to change the prices at any time but changes will not affect registrations or adviser memberships which have already been confirmed.

Cancellation policy - Institutional and Adviser events

Cancellations will not be refunded. Instead you may nominate a substitute delegate with no extra fee at any stage. Details in regard to the nominated substitute delegate are to be emailed to events@theinside.network. The IN reserves the right to vet the nominated substitute delegate to ensure they meet the audience profile and to refuse acceptance if they do not.

Applications to have your registration transferred to another event must be received in writing 30 days or more prior to the event. The IN reserves the right to refuse this application. The IN also reserves the right to cancel any registration after confirmation and if it does so will refund all fees paid.

Cancellation policy - retail investor events

Cancellations received in writing 14 days or prior will be refunded in full less a \$75 administration fee. Within 14 days cancellations will not be refunded. However, a substitute delegate can attend with no extra fee at any stage. Details in regard to the nominated substitute delegate are to be emailed to events@theinside.network.

Event modifications

Whilst all efforts are made to minimise changes, The IN reserves the right at any time to change the format, content, location, timing and any other aspect of the event, in each case without liability.

Complimentary delegates

Once registration is complete, complimentary delegates agree to attend and participate and/or advise inability to attend within 28 days of the event.

Event copyright

All content presented at an event, unless explicitly stated otherwise, is copyrighted and cannot be re-used without the written express permission of The IN. Unauthorised photography and recording of presentations is expressly prohibited.

Consent

Filming, sound recording and photography of attendees at the event may be used in our marketing materials. If you do not want your image in our marketing materials please advise us by email to events@theinside.network. Unless advised otherwise by agreeing to these Terms you also consent to having your name, title, company, email and phone number provided to sponsors of the event you have attended.

Limitation of Liability and Indemnity

Provisions of the Competition and Consumer Act 2010 and other laws in force from time to time in Australia may imply warranties or conditions or impose obligations and guarantees on The IN ("implied terms"). If any such provisions apply, to the extent permitted by law the IN's liability and the delegate's sole remedy will be limited to the refund of the fee paid. Subject to such provision, all representations, conditions and warranties of any nature are expressly excluded.

Subject to any implied terms and to the maximum extent permitted by applicable law, The IN its employees, agents and contractors will not be liable for personal injury or death, property damage, or any other loss (including without limitation, liability for negligence, breach of these terms or any other agreement), damage, cost or expense (including, without limitation, loss of profits, business interruption, loss of information, indirect, special, punitive or consequential loss or damage) arising out of or in connection with the event. This includes and is not limited to any losses associated with cancellation costs relating to travel, flights, accommodation, should the event be cancelled (including, without limitation, instances arising of actual or threatened war, invasion, act of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power, civil



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commotion assuming the proportions of or amounting to a popular uprising, riot, martial law or the act of any lawfully constituted authority in the furtherance of maintaining public order.

The delegate agrees to fully indemnify and hold The IN, its employees, agents, contractors and sub-contractors harmless from any claim, cost, demand, liability or damage incurred by The IN and/or its representatives arising out of or in connection with the events, including but not limited to:

- i. a breach of the terms;
- ii. the delegate's use of the venue;
- iii. any damage to the venue or any goods located at the venue; or
- iv. the infringement of any intellectual property or other right of any third party (including the venue).

Disclaimer for leisure activities

Attendee delegates who participate in leisure activities, whether onsite or offsite, do so at their own risk. Attendee delegates should give their own consideration as to whether they can participate in said activities suggested or otherwise by the IN. Attendee delegates accept that it is entire their own responsibility to determine if participation is appropriate and to observe all relevant safety requirements that are given. To the extent permitted The IN will not accept any liability for direct, indirect, incidental, special or other damages whether due to negligence or any other cause arising from attendance at one of our events. The IN will not be liable for any personal injury or death.

CPD points

If you have indicated you wish to receive CPD points for an event, The IN will arrange to email you the certificate provided by the Financial Planning Association after the event, but no later than 30 days post event.

Privacy

The IN is committed to protecting the Privacy of our members and attendee delegates, please refer to the [privacy policy](#).

Changes

We reserve the right, at our sole discretion, to modify or replace these Terms at any time. If a revision is material we will try to provide at least 30 days' notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

Contact Us

If you have any questions about these Terms, please contact us at info@theinside.network.