

QANTUM LOYALTY MEMBERSHIP TERMS AND CONDITIONS

These terms and conditions are entered into between you and the Participating Venue as a condition of your use of the Qantum Loyalty program. The terms and conditions comprise the Terms of Membership and Use and the Participating Venue Privacy Policy and Privacy Statement all of which are set out below.

TERMS OF MEMBERSHIP AND USE

1. Membership

- 1. You may apply to be a member of the Qantum Loyalty program if you are a natural person aged 18 years or over and have a current Australian residential address. To become a member, you must complete a Qantum Loyalty membership application form and submit this to the Participating Venue.
- 2. The Qantum Loyalty program is a structured loyalty program operated under which a Qantum Loyalty member may earn points on Qualifying Transactions and may participate in Venue Promotions in accordance with these terms and conditions.
- 3. The Participating Venue may refuse your application for membership for any reason.
- 4. Membership is free, but the Participating Venue reserves the right to charge for replacement or additional Qantum Loyalty cards. In addition, some Participating Venues may charge you for a Qantum Loyalty card or provide a card and membership to you as part of the Participating Venue's specific promotions and offers.

2. Your obligations

- 1. Using your Qantum Loyalty card or registering with Qantum Loyalty in accordance with 1.1 above constitutes acceptance of these Terms and Conditions.
- 2. It is your responsibility to inform the Participating Venue if:
 - your personal details change (including, but not limited to, your address, email address or phone number). If the Participating Venue does not have your correct details, it may not be able to contact you about your account or send you offers, and it may also restrict operations on your account (such as redemption); or
 - your Qantum Loyalty card is lost or stolen so that the Participating Venue can protect your account from fraud or theft.
- 3. Qantum Loyalty cards are not credit or charge cards, are not transferable, and remain the property of the Participating Venue.
- 4. You may terminate your membership at any time and for any reason by contacting the Participating Venue.
- 5. You must provide an email (preferred) or postal address to the Participating Venue for activities statements to be sent to in accordance with the jurisdictional contact requirements.

3. Earning points

1. Points will be credited to your account by you producing and using your Qantum Loyalty card when purchasing goods or services at a participating Qantum Loyalty venue (the "Participating Venue") as part of a Qualifying Transaction under the Qantum Loyalty program.



- 2. You should contact the Participating Venue if you dispute the points or entitlements awarded to you for any Qualifying Transaction.
- 3. The rate at which points will be awarded to you as a function of your Turnover will be notified to you by the Participating Venue from time to time and will be in accordance with the applicable jurisdictional legislation and regulations for loyalty programs.
- 4. Notwithstanding any other terms set out in this document the rate at which points will be awarded to you will always be directly proportional to the Turnover generated by you over any given period of activity.
- 5. The Participating Venue may reverse points allocated to you if a Qualifying Transaction is cancelled or a refund in respect of that transaction is given.
- 6. The Participating Venue may correct erroneous, invalid points, or adjust for reversed transactions at any time even if it would put your membership account into a negative points balance.
- 7. You may check your points balance at any time by contacting the Participating Venue. The Participating Venue may also, at its discretion, periodically send you a point's summary using the contact details you provided. The Participating Venue may make your points balance available in other ways, for example, n a Participating Venue's receipt or as part of your player activity statement.
- 8. Points do not expire unless you do not earn or redeem any points on an account maintained with the Participating Venue, points may expire after a period of time set by the venue or jurisdiction, then in the absence of any concessions or extensions granted by the Participating Venue at its discretion, your points will automatically expire, and the Participating Venue may then also terminate your membership and close your account. The Participating Venue is not required to contact you to advise you of this.
- 9. You cannot transfer, sell, or give your points to any other person.

4. Venue Promotions

- 1. From time to time the Participating Venue may offer you the opportunity to receive additional benefits as part of a Venue Promotion made available only to members of the Qantum Loyalty program in accordance with these terms and conditions.
- 2. Participation in a Venue Promotion will be without charge to you. However, your right to participate in the Venue Promotion may be dependent on the purchase of the goods or services the subject of the Venue Promotion being the Qualifying Transactions.
- 3. The Participating Venue will specify the goods and services to be purchased that constitute a Qualifying Transaction for the Venue Promotion, the frequency of the Venue Promotion and the benefits to be offered to all participating members under the Venue Promotion.
- 4. Notwithstanding clause 5(3) and in the absence of any other approval or license from the appropriate regulatory body permitting otherwise, all Venue Promotions will only be accessible to existing Qantum Loyalty members.

5. General

- 1. The Participating Venue may by giving notice under section 5(2) make any change it sees fit to
 - the number of Participating Venues and Qualifying Transactions;
 - the points you can earn on Qualifying Transactions;
 - the period for expiry of existing or future points in your account.



- provided always that any change to the points you can earn on Qualifying Transactions, or the number of points required for redemption of a reward will only apply to Points awarded after the date that members are notified of the relevant change.
- 2. The Participating Venue must prominently display "The Qantum Loyalty points earning rate of this venue is xx" at the cashier either electronically or physically, where "xx" is the current rate at the Participating Venue. The Participating Venue will provide you with written notice notification of any change to the Qantum Loyalty Membership Terms and Conditions.
- 3. Written notice under clause 5(2) will be sent by push notification, SMS, or email to the email address specified in the member's Qantum Loyalty membership application form or the address that was last notified in writing by the member to the Participating Venue. In addition to any other right of the Participating Venue to terminate under clause 2, the Participating Venue may terminate or suspend your Qantum Loyalty membership immediately upon written notice where you:
 - fail to comply with these Terms and Conditions;
 - provide misleading information or make any misrepresentation to the Participating Venue in connection with Qantum Loyalty;
 - are abusive or offensive to any Participating Venue staff
- 4. Where your Qantum Loyalty membership is terminated, in addition to receiving written notice of termination, the Participating Venue will provide you with reasons for your membership termination and along with details of where and how you may redeem any remaining points balance (if any) in your account. Once terminated, you will cease to be entitled to earn and redeem additional points.
- 5. The Participating Venue respects your personal information. The Participating Venue Privacy Statement forms part of these Terms and Conditions. The Participating Venue Privacy Statement sets out what personal information is collected by the Participating Venue, how it is used, to whom it is disclosed and what your privacy choices are.
- 6. The Participating Venue may provide your personal information to parties involved in a purchase or potential purchase of any part of the Participating Venue's business.
- 7. Any liability the Participating Venue or Qantum Loyalty may have to you in negligence, breach of contract or otherwise, and all conditions and warranties as to the condition, suitability, quality, fitness or safety of any goods or services supplied by the Participating Venue whether express or implied by statute, are limited to:
 - the cost of re-supplying the goods or services or repairing, or paying the costs of repairing, the goods;
 - reinstating number of points in dispute.
- 8. Any tax, liability, or duty incurred by a member arising from your participation in the Qantum Loyalty program is your responsibility.
- 9. In accordance with the jurisdictional requirements, members must receive an activity statement from the Participating Venue via the nominated method chosen on the Qantum Loyalty membership application form. Qantum Loyalty members may update their delivery preference with the Participation Venue at any time. The Participating Venue must ensure that activity statements are not sent to members whose loyalty account has been locked or disabled or if the account has not been used for more than 12 months. Activity statements must be made available to an active member at any time on request.



- 10. It is an obligation of the Participating Venue to ensure any jurisdictional requirements are always adhered to.
- 11. Nothing in these Terms and Conditions limits your rights under the Australian Consumer Law.

6. Definitions

Activity statement means a statement, provided in accordance with the jurisdictional requirements, to the member containing details such as the total bet amount, total amount won, overall net win, total number of days gambling, and the total time Qantum Loyalty was used.

Qantum Loyalty program means the loyalty program defined in section 1 (2) Participating Venue means those companies (and other persons) who are issuing loyalty points to Qantum Loyalty members and additional persons under the Qantum Loyalty program and/or provide benefits in exchange for points.

Qualifying Transaction means a transaction between a Participating Venue and a Qantum Loyalty member for goods or services including gambling activity of the member under the Qantum Loyalty program.

Related Bodies Corporate has the same meaning as in the Corporations Act 2001

Terms and Conditions mean this document, and any other documents referred to in it.

Turnover means the total monetary sum bet in the conduct of gambling activities that comprise a Qualifying Transaction.

Venue Promotion means a program with published terms and conditions which provides benefits to Qantum Loyalty members in respect of their Qualifying Transactions provided for in clause 5.



PARTICIPATING VENUE PRIVACY POLICY

Introduction

The Participating Venue respects the privacy of your personal information in its care. This commitment is demonstrated in this Privacy Policy, which sets out Participating Venue's policy on dealing with personal information. Personal information means information which identifies you as an individual or from which your identity can be reasonably ascertained.

This Privacy Policy relates to personal information of Qantum Loyalty members and other members of the public handled by the Participating Venue.

Privacy laws

The Participating Venue is subject to a range of laws which protect your privacy, including the National Privacy Principles (NPPs) in the Privacy Act 1988. The NPPs set out how some private sector organisations should collect, use, store, disclose and provide access to personal information. Despite this Privacy Policy, the Participating Venue sometimes handles personal information relying on exemptions under these laws, for example in relation to employee records.

Types of personal information collected.

The types of personal information the Participating Venue may collect about Qantum Loyalty members includes:

- name, address(es) & telephone number(s)
- electronic addresses
- gender
- date of birth
- household details
- transaction details associated with the earning of points
- points earned
- name, gender, and date of birth of additional members
- · ages of family members
- signatures and authorities granted to the Participating Venue
- communications between the Participating Venue and members.

The Participating Venue may not be able to provide its services without your personal information. For example, it may not be able to manage your membership or contact you.

Use and disclosure of personal information.

In addition to the purposes described in the Participating Venue Privacy Statement, the Participating Venue may use and disclose personal information for the following purposes:

- responding to lawful information requests from courts, government agencies, gaming regulatory authorities including statutory, licensing, or regulatory approval requirements.
- investigating and dealing with suspected fraud and unlawful activity
- protecting its lawful interests; and
- purposes relating to any third party acquisition or potential acquisition of an interest in the Participating Venue or its assets.



The Privacy Act limits the circumstances in which the Participating Venue can transfer personal information to third parties outside Australia, for example, where you consent or where the Participating Venue takes reasonable steps to ensure your personal information will be handled in a manner consistent with the applicable Australian privacy principles.

Procedures — access/correction/feedback

If you have any feedback or concerns about privacy or wish to access or correct any personal information the Participating Venue holds about you, please contact the Participating Venue as set out below. Where you seek a response from the Participating Venue, it will respond to let you know who will be handling your matter and when you can expect a further response.

In the case of access and correction requests, please provide as much detail as you can about the particular information you seek, in order to help the Participating Venue retrieve it. Under the Privacy Act and other relevant laws, the Participating Venue is not required to provide access or make corrections in all circumstances, but it is required to provide reasons. Where the Participating Venue decides not to make a requested correction and you disagree, you may ask it to make a note of your requested correction with the information.

PARTICIPATING VENUE PRIVACY STATEMENT

Respecting your privacy is important to us.

This Privacy Statement sets out what personal information is collected, how it is used, to whom it is disclosed, and what your privacy choices are.

Collection of your personal information

The Participating Venue collects your personal information when you interact with us. It may also collect publicly available information, as well as transaction and reward details, related to your earning and use of Points.

Use and sharing of your personal information.

The Participating Venue collects your personal information to administer and improve Qantum Loyalty, conduct product and market research, and analyse your purchasing and online activity relating to Qantum Loyalty and the Participating Venue. It may share your information with Qantum Loyalty and its related bodies corporate for these purposes subject to you exercising your privacy rights and choices below. The Participating Venue and Qantum Loyalty may provide marketing communications and targeted advertising to you on an ongoing basis by telephone, electronic messages (such as email), and other means, subject to you exercising your privacy rights and choices below. The Participating Venue and Qantum Loyalty may provide your personal information to service providers (some of whom may be located outside Australia) who assist the Participating Venue and Qantum Loyalty with services including data processing, data analysis, online computing, printing, contact centre, legal, accounting, business consulting, auditing, archival, delivery and mailing services.

Our website

Like many websites, the Participating Venues website may use "cookies" from time to time. A cookie is a piece of information which allows the server to identify and interact more effectively with your



device. The cookie assists the Participating Venue in maintaining the continuity of your browsing session, remembering your details and preferences when you return, and in personalising communications and offers to you. You can configure your web browser to reject cookies, but you may find some parts of the Participating Venue's website will then have limited functionality.

Your privacy rights and choices

You can contact the Participating Venue at any time to opt out of electronic and telephone direct marketing communications. If you do not want the Participating Venue to send you mail or disclose your personal information to Qantum Loyalty or its related bodies corporate, you may terminate your Qantum Loyalty membership. Under privacy laws, you have certain rights to access and correct personal information the Participating Venue holds about you.

Contact

Queries and other correspondence regarding privacy should be directed to the Participating Venue Privacy Officer

Mail:
Participating Venue Privacy Officer
[ADDRESS]

Telephone:
[PHONE NUMBER]