

PROFESSIONAL
WOMEN'S LUNCHES
Power to the networkers



Professional Women's Lunch

Membership Terms & Conditions

Terms and Conditions for Professional Women's Lunches members.

PO Box 1501 Collingwood VIC 3066 Australia +61 424 148 302

Table of Contents

Electronic Communications.....	3
Website Access terms and conditions.....	3
Acceptance.....	4
Your Membership Account – terms and conditions	4
Use of Images.....	5
Copyright.....	6
Trade Marks.....	6
Disclaimers and Warnings	6
Termination.....	7
Applicable Law	7
Disputes.....	7
Site Policies, Modification, and Severability	8
Questions and Contact.....	8



Professional Women's Lunches (PWL) and its associates provide events, seminars, workshops, resources and conferences (the PWL Program). Your membership will provide you with the opportunity to connect and network, as well as develop key skills to support women's careers. These services are provided subject to the following terms and conditions:

Electronic Communications

When you visit any of our websites or send emails to us, you are communicating with us electronically. All our communications are electronic and will be by e-mail or by posting notices on the PWL website.

The use of the PWL website ("Website") is subject to the terms and conditions listed below.

Website Access terms and conditions

- You must abide by the Terms and Conditions as posted on the PWL Website. These terms and conditions may be updated or changed from time to time. PWL reserves the right to amend these Terms and Conditions.
- Your use of the Website is made at your own risk.
- PWL will use its best endeavours to ensure that information on this Website is accurate and up to date,
- PWL permits you to:
 - Access and use this site to download content classified as downloadable templates; and
 - A limited, revocable and nonexclusive right to create a hyperlink to the home page of PWL so long as the link does not portray PWL, the PWL program, its associates, or their products or services in a false, misleading, derogatory or otherwise offensive manner.
- You are not permitted:
 - To reproduce, suplicate, copy, sell, resell, modify or otherwise exploit for any commercial purpose without written consent of PWL this site or any portion of the site; or
 - To use any PWL logo, any meta tags or any other 'hidden text' utilising the PWL name or trademarks or other proprietary graphic or trademark as part of the link without the express written consent of PWL.

- To use the PWL website or related sites to collect or harvest personal information including Internet addresses about participating members.

Disclaimer and Warnings

- PWL assumes no liability or responsibility for any errors or omissions in the content of the Website.
- PWL will not be liable for any damage to or any viruses, which may affect, your computer on account of your access to this Website.
- PWL is not liable to you or any third party if interference with or damage to your computer systems occurs in connection with the use of this Website or linked websites.

Definitions used in these Terms and Conditions

- 'Corporate Client' means the supplier, employer or other organisation who has entered into an agreement with PWL to procure your access to the PWL Program and who may have funded your Membership on your behalf.
- 'PWL' means Professional Woman's Lunches (ABN 82 905 650 534), the operator of the PWL Program.
- 'Member' means a valid member with a current PWL membership and who is a customer, member or employee of a Corporate Client (who may have procured your PWL membership for your benefit).
- 'Participating Businesses' means retailers (and other persons) who supply Benefits for the PWL Program in respect of which various discounts, special offers and other benefits may be claimed by Members subject to any conditions determined by those retailers,
- 'Program' means the PWL Program.
- 'You' and 'your' means you in your capacity as a PWL Member.

Acceptance

- You agree to these terms and conditions and your continued use of this Website will further constitute your acceptance accordingly.

Your Membership Account – terms and conditions



- As a member of PWL, you are responsible for maintaining the confidentiality of your account and password and for restricting access to your computer, and you agree to accept responsibility for all activities that occur under your account or password.
- If you are under 18, you may use our website only with involvement of a parent or guardian. PWL and its associates reserve the right to refuse service, terminate accounts, remove or edit content or cancel orders in their sole discretion.
- You may post reviews, comments and other content; and submit suggestions, ideas, comments, questions, or other information, ensuring at all times that the content is not illegal, obscene, threatening, defamatory, invasive of privacy, infringing of intellectual property rights, or otherwise injurious to third parties or objectionable and does not consist of or contain software viruses, political campaigning, commercial solicitation, chain letters, mass mailings, or any form of “spam”.
- You may not use a false e-mail address, impersonate any person or entity, or otherwise mislead as to the origin of any content you provide.
- PWL takes no responsibility and assumes no liability for any content posted by you or any third party and reserves the right (but not the obligation) to remove or edit such content.
- You indemnify PWL and/or its associates for all claims resulting from any content that you supply that is in breach of this term or condition of the agreement.
- Members' arrangement with any third parties providing benefits in the PWL Program, are at their own risk.

Use of Images

To enable PWL to promote its products and services and to showcase events, research and other activities to current and prospective members and the wider community, your images may be used in printed electronic and digital publications, as well as on the PWL website, and may be passed onto 3rd party media to use in conjunction with articles and advertising which directly promotes PWL.

The images that will be used are collected by PWL photographers at our events. Our photographers are identifiable at these events.

Copyright

All content included on this site, such as text, graphics, logos, button icons, images, audio clips, digital downloads, data compilations, and software, is the property of PWL and/or its content suppliers and protected by international copyright laws. The compilation of all content on this site is the exclusive property of PWL with copyright authorship for this collection by PWL and protected by international copyright laws.

Trade Marks

Any trademarks of PWL may not be used in connection with any product or service that is not PWL, in any manner that is likely to cause confusion among customers, or in any manner that disparages or discredits PWL. All other trademarks not owned by PWL or its subsidiaries that appear on this site are the property of their respective owners, who have authorised use of their trademarks by PWL.

Disclaimers and Warnings

PWL does not warrant that any information or service provided or referenced by this Website is either merchantable or accurate, that such information or service will fulfil any of your particular purposes or needs, or that such information or service does not infringe on any third party rights.

While PWL uses best endeavors to include accurate and up-to-date information on the Website, PWL makes no warranties or representations as to its accuracy.

Links to related websites should not be construed as any endorsement, approval, recommendation, or preference by PWL of the owners or operators of those sites, or of any information, products or services referred to on those sites.

PWL or any other party involved will not be liable for any direct, indirect, incidental, consequential or punitive damages arising out of your access to, or use of, the Website or the PWL Program.

PWL will not be liable for any damage to or any viruses, which may affect your computer on account of you access to the PWL site or related sites.

PWL is not liable to you or any third party if interference with or damage to your computer systems occurs in connection with your use of the PWL website or related sites



To the extent permitted by law, PWL is not liable for

- Any product or service not being available to you for any reason whatsoever; nor
- Any delay by or failure of a participating business to notify us of the details of a product or service;
- A failure by you to take advantage of a PWL product or service
- Any failure by you to notify that you are a PWL member and entitled to a product or service
- Any mistake, failure or negligent action on the part of any third parties.

Any items, product or service purchased from PWL cannot be exchanged, transferred, sold, bartered, redeemed for cash or otherwise dealt with other than in accordance with these Terms and Conditions. If any items, product or service becomes lost or stolen it will not be replaced. For further information, please see our Purchase Policy.

Termination

Termination of your membership of the Program is at the discretion of the PWL.

We may terminate your membership if you:

- Fail to comply with these Terms and Conditions;
- Abuse any privilege accorded to you as a Member under the PWL Program; or
- Supply any false or misleading information or make any false or misleading misrepresentations to us or to any in connection with the PWL Program or related product or service.

Applicable Law

These terms and conditions are subject to the laws of the Australia and the State of Victoria, as applicable, such laws will govern these terms and conditions and any dispute of any sort that might arise between you and PWL or its associates.

Disputes



Any dispute in relation to your membership or access to PWL or to products / services you purchase through PWL shall be submitted to PWL, to the extent you have in any manner violated or threatened to violate PWL intellectual property rights, PWL may seek injunctive or other appropriate relief.

Site Policies, Modification, and Severability

We reserve the right to make changes to our site, policies, and these membership Terms and Conditions at any time. If any of these conditions shall be deemed invalid, void, or for any reason unenforceable, that condition shall be deemed severable and shall not affect the validity and enforceability of any remaining condition.

Questions and Contact

Questions in relation to this document can be directed to us by clicking on the "Contact" link in the top menu. Or you can email us at kistin@professionalwomenslunches.com.