

SPECIAL CONDITION – FORWARD PAYMENTS - REQUEST PAYMENTS

(Business/Companies and Charities/Not-for-profits)

To be able to make a request for payment in advance of your event, please read the following conditions carefully, then

- I. Agree to the terms and guarantee, by initialing each page and signing the agreement and guarantee.
- 2. Prove your identity by scanning a copy your driver's license (front & back)
- 3. Business name or charity registration certificate
- 4. A Letter of Authorisation signed by a person with authority to appoint the primary user, e.g. a Director. The letter must be printed on business letterhead.
- 5. Provide scanned copies of two utilities bills that match the registered address of the business.
- 6. A \$49 fee will only be billed if your application has been approved and will be deducted from your ticket sales.
- 7. Email support@stickytickets.com.au signed conditions and copy of identity

Sticky Tickets terms of use applicable

- 1.1 This Special Condition is in addition to, subject to, and contingent on acceptance of, the Ticket Sellers Agreement published on www.stickytickets.com.au and as varied from time to time.
- 1.2 By signing this Special Condition, the seller (You, Your) expressly agree to be bound by the terms of use published by Sticky Tickets Pty Ltd ACN 122 052 206 (Sticky Tickets, We, Our, Us) and the terms of this Special Condition.

What We will forward to You

- 2.1 We agree to forward a portion of the revenue collected by Sticky Tickets (**Forward Payment**) the day after You submit Your request if there is sufficient funds available.
 - 2.1.1 Should there not be sufficient funds available, Sticky Tickets will forward Your requested amount as soon as there has been sufficient ticket sales to fulfill Your request.
- 2.2 Final payment of any outstanding amounts will follow the normal procedure of You marking Your event as complete once the event has been held.
- 2.3 You authorise Us to debit to the account nominated by You the Forward Payment.
- 2.4 We will not forward to You any commissions or fees collected by Us that We are entitled to keep.



We may refuse to forward

- 3.1 We need not forward payments if:
 - 3.1.1 We have not received the business/company guarantees or any other document or information We reasonably require, in a form satisfactory to Us;
 - 3.1.2 any business/company guarantees provided under this Special Condition are withdrawn:
 - 3.1.3 We become reasonably aware that Your event will not proceed; or
 - 3.1.4 You are in default under this Special Condition, any other agreement You have with Us, or a personal guarantee provided to Us.

Repayment

- 4.1 You must repay to Us all Forward Payments in full if Your event is cancelled or does not proceed or refunds are due and payable to ticket purchasers for any reason. You must within seven (7) days of demand pay to Us:
 - 4.1.1 all repayments We require; and
 - 4.1.2 all other amounts (i.e. overpayments) You owe Us under this Special Condition or any other agreement within seven (7) days of the event date, whether or not the event proceeds.
- 4.2 We may use any payment We receive from You in satisfying money due from You in any way We determine.

Guarantee and Indemnity

- 5.1 By signing this Special Condition and accepting Forward Payments under it, You (or if You are a company, Your directors, who shall sign this special condition personally) agree to:
 - 5.1.1 personally guarantee repayment of any amounts repayable to Us under this Special Condition; and
 - 5.1.2 indemnify Us against any claims arising from Your event or the Forward Payments.

Default

- 6.1 You will be in default if:
 - 6.1.1 You do not pay an amount payable to Us under this Special Condition or any other agreement within seven (7) days of a demand; or
 - 6.1.2 You cancel or otherwise do not proceed with the event.
- 6.2 If You are in default, We may give you a default notice. If You do not or cannot remedy the default within the relevant period stated in the notice, all amounts You owe Us under this Special Condition become immediately due and payable and We may enforce Our rights under this Special Condition and the personal guarantee.

- 6.3 If You are in default, We may charge You interest of 15% per annum, calculated daily on outstanding amounts from the date of default. You must pay Us this interest amount to satisfy Your debt to Us.
- 6.4 Enforcement expenses may become payable under this Special Condition and the personal guarantee in the event of a breach. You must pay Us any expenses We reasonably incur in enforcing this Special Condition or the personal guarantee in the event of default, including but not limited to administration costs, legal costs, court costs and debt recovery costs.

EXECUTED AS AN AGREEMENT:

EXECUTED BY STICKY TICKETS IN ACCORDANCE WITH SECTION 127 OF THE CORPORATIONS ACT 2001 (CTH):

Signature	Signature
Name of director	Name of director/secretary
EXECUTED BY THE SELLER/ORGANISER IN A CORPORATIONS ACT 2001 (CTH):	ACCORDANCE WITH SECTION 127 OF THE
Signature	Signature
Name of director/authorised representative	Name of director/secretary/witness
EXECUTED BY THE GUARANTOR	
Signature	Signature
Name	Name of witness