



AMBASSADORS CRUISE

OFFICIAL NRL CORPORATE HOSPITALITY



HOLDEN STATE OF ORIGIN 1 | WEDNESDAY, 1ST JUNE 2016



DynamicsSPORTS
MARKETING
EVENTS | CONSULTING | SPONSORSHIP



AMBASSADORS CRUISE



Make your way to and from the stadium in luxury on a purpose built entertainment vessel - don't sit in traffic getting to the game. Departing from King St Wharf, you and your guests will get the opportunity to chat with Rugby League personalities and Legends whilst enjoying premium food and beverages and taking in spectacular views of Sydney Harbour.

This fantastic Holden State of Origin Corporate Hospitality package includes a substantial canape style meal with premium beverages, served to you whilst you hear anecdotes from the likes of Paul Gallen, Billy Moore, Paul Sironen, Eric Grothe Jr and others*. A 10 minute luxury coach transfer will take you from the Wharf direct to the stadium. where Diamond or Platinum reserved seating await.

Dynamic Sports Marketing are official NRL providers with over 15 years experience running high end corporate experiences. Book with confidence.

PLATINUM PACKAGE INCLUSIONS

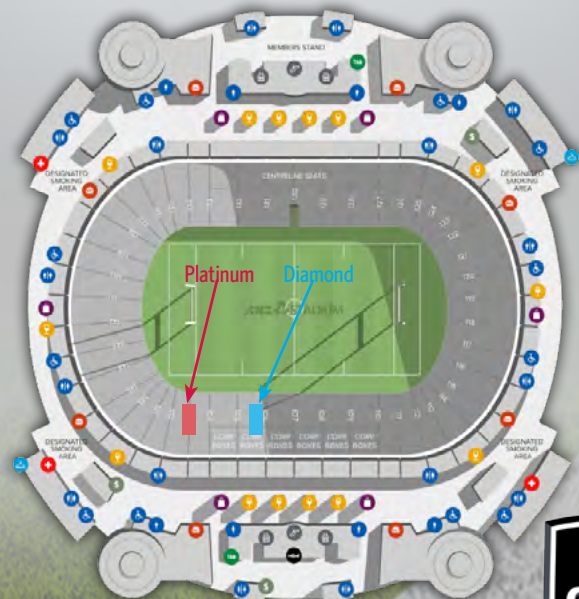
- Reserved Platinum or Diamond corporate seating for the game with drink vouchers (4) included for each guest.
- A 2.5 hour cruise from King St Wharf to Olympic Park Wharf - the only official NRL cruise package
- Substantial deluxe canape style menu with seafood, food stations, gourmet finger food dishes and more
- Premium beverage tray service from the bar including local and international beers, a selection of red, white and sparkling wines along with softdrinks.
- Meet, mix and mingle with the likes of Billy Moore, Eric Grothe Jr, Bryan Fletcher, Paul Sironen and other NRL Legends (*2016 line up TBC)
- Professional photographer in attendance to capture the afternoon (photos to be uploaded to our website)
- Return luxury coach transfers with on-board drink service from Olympic Park Wharf to ANZ Stadium
- Holden State of Origin Gifts including souvenir program and stubbie holder
- 1 hour Post match function at ANZ Stadium with beverage service & grazing menu, with return coach transfers to CBD
- Event hostess and management in attendance throughout the evening.

THE MV BLUE ROOM



THE SEATS

Official Diamond or Platinum State of Origin 1 reserved and sequential corporate tickets. See map below for 2015 locations



AMBASSADORS CRUISE BOOKING FORM

DATE	EVENT	PACKAGE	PRICE PP (EX GST)	# of GUESTS	TOTAL (EX GST)
Wednesday 1st June 2016	State of Origin Game 1 Ambassadors Cruise	Ambassadors Cruise with Diamond Tickets (Lower Level, 20-30m line approx)	\$1175.00	_____	\$ _____
Wednesday 1st June 2016	State of Origin Game 1 Ambassadors Cruise	Ambassadors Tour with Platinum Tickets (Lower Level, in-goal area approx)	\$995.00	_____	\$ _____

Total (EX GST) \$ _____
GST Component \$ _____
Total (INC GST) \$ _____

COMPANY DETAILS :

COMPANY NAME: _____ CONTACT NAME : _____
 POSITION: _____ PHONE: _____
 DELIVERY ADDRESS: _____

I understand that by signing and returning this application form I confirm that I have read the attached terms and conditions and I will strictly comply with them. See pages 4-5

SIGNATURE: _____ DATE: _____

PAYMENT METHOD:

- ELECTRONIC FUNDS TRANSFER (BANK DETAILS WILL BE SENT with a ON RECEIPT OF BOOKING FORM)
- CHEQUE (INVOICE WILL BE SENT ON RECEIPT OF BOOKING FORM)
- CREDIT CARD:
 - VISA (2.5% ADMIN FEE) MASTERCARD (2.5% ADMIN FEE) AMEX (3.5% ADMIN FEE)

AMOUNT \$ _____ + SURCHARGE _____ TOTAL: \$ _____

CARD NUMBER:

 EXPIRY: /

CVC/
 SECURITY:

Cardholder's name: _____ Signature: _____



TERMS AND CONDITIONS

1. DEFINITIONS

This sales contract ("this Contract") is between Dynamic Sports Marketing Pty Ltd ABN: 48 168 751 353 ("DSM") and the party identified as the client in the attached Booking Form ("the Client") and is subject to the following terms and conditions. Terms used in this Contract are as follows:

- (a) "Booking Form" means the document entitled "Corporate Hospitality Booking Form" which is attached to and forms part of this Contract.
- (b) "Event" shall mean the provision of booking facilities, corporate boxes, corporate suites, dining packages, passes, corporate hospitality or any other goods and services as provided by DSM directly or as an agent for the Event Provider.
- (c) "Event Provider" shall mean the issuer of the Event package, pass and/or ticket and may from time to time be DSM (as applicable).
- (d) "Price" shall mean the cost for the Event, exclusive of all (if any) Goods and Services Tax.

2. PAYMENT

- (a) The Client must pay DSM in full the amount equal to the Price plus GST and all other amounts payable in respect of the Event in order to secure a booking within seven (7) days of returning the Booking Form. DSM will commence arrangements for booking the Event once the Booking Form has been received.
- (b) Subject to items 4 and 5, if after securing a booking an Event is not available to the Client then DSM will provide to the Client a full refund.
- (c) DSM does not accept any liability for unavailability of Events despite system showing availability. (E.g. this may happen if an Event Provider or supplier has made an error and has inventory showing as available when it's actually not available)

3. TICKETING

- (a) Client hospitality passes and final Event information will be dispatched approximately two (2) weeks prior to the Event.
- (b) Tickets may be dispatched inside the two (2) week timeframe should DSM not receive the ticketing from the Event Provider.
- (c) Where arrangements are made to transfer tickets to a Client this will be within the legal ticketing terms and conditions of the Event Provider.

4. CLIENT CANCELLATION

Cancellation by Client

- (a) If the Client for any reason, cancels this contract more than twelve (12) weeks before the Event, the Client agrees that it must pay DSM 50% of the Price plus GST as a cancellation fee. Should the Price plus GST be paid at the time of cancellation, the Client acknowledges and agrees that DSM will refund half of the Price to the Client, and the other half to be retained by DSM as the cancellation fee.
- (b) If the Client for any reason, cancels this Contract less than twelve (12) weeks before the Event the Client must pay to DSM the full Price plus GST as a cancellation fee. Should the Price plus GST be paid at the time of cancellation, the Client acknowledges and agrees that DSM will retain all monies as the cancellation fee.
- (c) Notice of cancellation by the Client shall not take effect until it is received in writing by DSM. If the notice is not received on a working day then the notice will only take effect on the next working day after it is received.

Cancellation by Event Provider

- (d) Should for any reason the Event be partly or wholly cancelled by the Event Provider, or should an event finish earlier than anticipated, no refunds will be made to the Client by DSM unless the Event Provider agrees to partly or wholly refund DSM. Then such refund will be wholly passed onto the Client. DSM recommends that the Client obtain all relevant insurances through its own broker.
- (e) Should an Event booking, package, pass or ticket for any reason be destroyed or made unusable, no refund shall be made.

5. ALTERATION TO THE ADVERTISED PACKAGE

- (a) Every reasonable effort will be made to adhere to the advertised Event package, however the Client acknowledges and agrees that any Event package may be altered, part omitted or dates changed at any time without notice for any cause for which DSM in its absolute discretion shall consider to be appropriate or which is beyond the control of DSM. If an Event package is altered or changed for reasons outside the control of DSM, the Client acknowledges and agrees that it will have no recourse against DSM for any loss or damages incurred.
- (b) The Client acknowledges and agrees that DSM acts as agent for the Event Provider in securing the Event and as such DSM is not liable for any omissions or actions of persons not employed by DSM.



6. WARRANTIES

- (a) In making arrangements with third parties for carriage by air, hotel accommodation, transportation, restaurants or otherwise, DSM acts only as the agent of the Event Provider and does so on the express condition that no liability of any kind howsoever caused shall attach to DSM in connection with or arising out of such arrangements.
- (b) DSM makes no warranty or representation about the fitness or suitability of any packages, products or Events advertised on any of its website or booked by the Client.

7. CLIENT'S DUTIES

- (a) The Client must abide by the terms and conditions of the Event Provider in relation to the Event.
- (b) The terms and conditions of the Event Provider form part of these Terms and Conditions. The terms and conditions of the Event Provider are available from DSM on request.
- (c) Any complaints or claims are the responsibility of the Event Provider and not DSM as agent for the Event Provider.
- (d) DSM itself and on behalf of the Event Provider reserves the right to refuse entry or to allow participation in the Event to any Client or any Client's guest on the day of the Event if the Client or guest behaves in any manner which is in the opinion of DSM likely to cause offence or injury to any other party.

8. LICENSING

- (a) Where necessary DSM and the Client shall adhere to the local licensing conditions for alcohol and other regulations in relation to an Event.

9. LIABILITY AND INDEMNITY

- (a) To the extent permitted by law, DSM, its employees and/or agents shall not be liable for any claim of damages made by the Client in connection with the Event. In the event that the Client makes a claim for damages against DSM, DSM's liability is limited to the cost of the Price.
- (b) DSM does not accept liability for any errors or omissions on any of its websites, event information or booking forms and reserves the right to change the information published on any of its websites at any time.
- (c) DSM does not accept liability for any indirect or consequential loss arising out of the use of any packages, products or Events.
- (d) The Client hereby indemnifies and holds DSM harmless from and against any and all costs, damages, and expenses, including legal fees, which are incurred by the Client, its agents, employees and guests, or for which DSM becomes liable as a result of the conduct of the Client, its agents, employees and guests.
- (e) Notwithstanding Clause 9(a), the Client shall be liable with regard to any loss, damage, cost, expense or injury incurred or suffered by DSM which relates to or arises out of the acts or omissions of the Client or the Client's guests. Should DSM pay for any monies towards the costs, damages or expenses arising out of Clause 9(a) or Clause 9(b), then the Client shall indemnify DSM accordingly.
- (f) Should the Client fail to pay any monies due and owing by the relevant times and DSM engages legal representatives to recover such payment, the Client acknowledges and agrees that it will be liable for all costs reasonably incurred in the recovery of payments owing.

10. MISCELLANEOUS

- (a) These Terms and Conditions and any invoice provided in relation to an Event booking constitute the sole and exclusive agreement between the parties. The Client acknowledges that no other warranties, representatives, or acknowledgments, written or verbal, have been made which are not reflected herein.
- (b) Should a portion of the total charge in relation to the goods or services be subject to any tax regulations including a goods and service tax, this will be added to the final invoice.
- (c) Both parties submit to the sole jurisdiction of the Queensland Courts in the event that any disagreement should arise out of these Terms and Conditions.
- (d) These Terms and Conditions shall be binding between DSM and the Client upon acceptance by the Client to these Terms and Conditions. Such acceptance can be made in writing, verbally or upon the Client paying any monies towards the Price.
- (e) The person who signs for the Client represents that he or she has authority to make this contract on behalf of the Client. If it is found that by reason of the persons lack of authority, the Client is not liable under this Contract, then such person shall be deemed to have made this Contract with DSM on his/her own behalf

11. CONDITION OF SALE

- (a) It is a condition of sale that an Event booking may not, without the prior written consent of DSM, be resold at a premium nor used for advertising, promotion or other commercial purposes (including competitions or trade promotions) or to enhance the demand for other goods or services.

