

Australian Advocacy Alliance™

Terms and Conditions

These are the terms and conditions for registering for Australian Advocacy Alliance webinars, seminars, workshops, other events or functions.

Australian Consumer Law

1. These terms and conditions do not affect any rights registrants may have under the Australian Consumer Law as set out in Schedule 2 of the *Competition and Consumer Act 2010* (Cth) (as amended from time to time).

Privacy

2. The Australian Advocacy Alliance is bound by the Australian Privacy Principles set out in Schedule 1 of the *Privacy Act 1988* (Cth) (as amended from time to time). At the Australian Advocacy Alliance, the proper management of personal information is a priority.
3. All information collected and used in providing professional development activities and events is done so in accordance with the extended Privacy Policy.

Fees and Refunds

4. All fees for activities are published on the Australian Advocacy Alliance website. Fees may include alternative prices for solicitors, barristers, or law students.
5. Payment of fees is required upon registration.
6. The Australian Advocacy Alliance will not guarantee registration at an event or provide access to any online professional development course until payment has been received.
7. Registrants who fail to attend an event or view a video on-demand product within the specified time frame will be liable for all advertised fees.
8. We do not normally give refunds if you simply change your mind after purchasing a product, make a wrong decision when purchasing a product, or fail to complete the event.
9. Subject to the *Competition and Consumer Act 2010* (Cth), registrations cancelled prior to the commencement of the activity will not be refunded.

10. Registrations must be received no later than five (5) business days prior to an activity commencement.

Modification or Cancellation of Activity

15. The Australian Advocacy Alliance reserves the right to cancel or postpone a scheduled activity to an alternative date. All registered participants affected by such a change will be contacted and offered the opportunity to transfer to the next available activity or, where an equivalent activity is not available, to receive a full refund.
16. The Australian Advocacy Alliance reserves the right to alter a program/event or presenter without further notice; however, the program is intended to run as advertised by the Australian Advocacy Alliance.

Feedback

17. Participants who are not completely satisfied when attending an activity are requested to provide feedback to the Australian Advocacy Alliance in writing to info@australianadvocacyalliance.com.au.

Privacy

18. The Australian Advocacy Alliance protects the privacy and security of information provided by you. By signing up to an Australian Advocacy Alliance activity, you agree to the use of your personal information by the Australian Advocacy Alliance: to process your registration form; to contact you about our products and services; to disclose to third parties providing services and benefits to Australian Advocacy Alliance members; for internal purposes; and purposes otherwise generally in accordance with the extended Australian Advocacy Alliance privacy policy.
19. By signing up to an Australian Advocacy Alliance activity you agree that the Australian Advocacy Alliance may use any photographs/video footage taken at a program or event, in which you may be identified, for promotional purposes or other purposes associated with or related to the activities undertaken by the Australian Advocacy Alliance.
20. For full terms regarding how the Australian Advocacy Alliance will collect, use and disclose your personal information, please view the extended privacy policy. If you do not wish to receive further information of this type, please notify the Australian Advocacy Alliance in writing.

Acceptance

21. By registering for an Australian Advocacy Alliance webinar, seminar, workshop, other event or function you acknowledge and accept the Australian Advocacy Alliance registration and Refund Terms and Conditions as set out herein.

Image Release Policy

By signing up to and attending an Australian Advocacy Alliance webinar, seminar, workshop, other event or function, I agree to the following:

1. The Australian Advocacy Alliance, its employees and contractors have the right to take, store, edit and utilise photographs or video recordings of me whilst I am at the current Australian Advocacy Alliance webinar, seminar, workshop, other event or function.
2. The Australian Advocacy Alliance will have the right to utilise my name, photographs of me, video recording of me and any other information concerning me for promotional and other purposes related to the purposes of and activities undertaken by the Australian Advocacy Alliance.
3. I release the Australian Advocacy Alliance from any liability to me for any infringement of any of my rights arising from the Australian Advocacy Alliance's use of the photographs and/or video recording.
4. I understand I can contact the Australian Advocacy Alliance at any time to withdraw my consent so as to prevent any future use of photographs or video I am identifiable in.