

These Corporate Membership Terms & Conditions (**T&Cs**) apply to all Revo Fitness Members who enter into a Revo Fitness Membership Agreement via a Corporate Membership sign-up page (**Corporate Membership Sign-Up**).

By entering into a Revo Fitness Membership Agreement via the Corporate Membership Sign-Up, you acknowledge and agree:

- that these T&Cs (as available at <https://revofitness.com.au/terms/> from time to time) form part of the terms of your Membership Agreement; and
- these T&Cs prevail to the extent of any inconsistency between the terms of the Membership Agreement (as available at <https://revofitness.com.au/terms/> from time to time).

Capitalised terms in these T&Cs have the same meaning as in the Membership Agreement.

## 1. ELIGIBILITY

- To be eligible for the discounted membership provided via the Corporate Membership Sign-Up, you must:
  - be an eligible member of the relevant organisation named on the Corporate Membership Sign-Up (**Corporate Entity**) as advised by the Corporate Entity from time to time (**Eligible Member**); and
  - sign-up with a personal email address.
- You must not share the Corporate Membership Sign-Up link with any person that is not an Eligible Member.
- For the purpose of confirming that you are, and remain, eligible for the discounted membership in accordance with clause 1(a), Revo Fitness will provide your details, including your name, email address and other required identifying information to the Corporate Entity on a monthly basis and otherwise upon request by the Corporate Entity.
- You authorise Revo Fitness to communicate with the Corporate Entity regarding your status as an Eligible Member and your Revo Fitness Membership (including in relation to any dishonoured payments on your account) and consent to your personal information being shared with the Corporate Entity in accordance with this clause and clause 1(c).
- You authorise Revo Fitness to update the email address on your account to your personal email provided by the Corporate Entity if you have not complied with clause 1(a)(ii).

## 2. END OF DISCOUNT

- You will cease to be eligible for the discounted membership upon ceasing to be an Eligible Member.
- You acknowledge and agree that, with effect from you ceasing to be an Eligible Member (as notified to Revo Fitness by the Corporate Entity pursuant to clause 1(d)):
  - the discount applied to your Revo Fitness Membership will cease to apply;
  - your Revo Fitness Membership will remain in full force and effect unless and until you cancel your Revo Fitness Membership in accordance with the terms of the Membership Agreement (including by the provision of 30 days' prior notice of cancellation);
  - you will be responsible for the full cost of your Revo Fitness Membership, including any backdated discounted amount which would have otherwise been payable if Revo Fitness had been immediately informed of you ceasing to be an Eligible Member.
- You acknowledge and agree that the discount provided via the Corporate Membership Sign-Up applies to a Level 2 (or higher) membership only, and will cease to apply if you downgrade your Membership to a lower level.
- If Revo Fitness is advised by the Corporate Entity that you are not an Eligible Member:
  - the discount applied via the Corporate Membership Sign-Up will be removed from your account and all discounted amounts previously applied to your account as a result of the Corporate Membership Sign-Up will become a debt due and payable upon demand; and
  - your Revo Fitness Membership will remain in full force and effect unless and until you cancel your Revo Fitness Membership in accordance with the terms of the Membership Agreement (including by the provision of 30 days' prior notice of cancellation).

## 3. CHANGES TO TERMS

- The terms of your Membership Agreement are amended as required to give effect to these T&Cs.
- These T&Cs may be amended in accordance with clause 2.2 of the Membership Agreement.