



Rugby League Hospitality

2010 State of Origin Series & NRL Grand Final

Don't miss out on securing your hospitality tickets to this season's feature rugby league events – the State of Origin series and the NRL Grand Final both guarantee a quality corporate entertaining opportunity.

State of Origin Series

Queensland will be striving to extend their winning streak having secured a record-breaking fourth consecutive series victory in 2009. With Games 1 and 3 scheduled for Sydney, and Game 2 at Brisbane's cauldron, Suncorp Stadium, these thrilling games offer a superb hospitality opportunity and guarantee a memorable day out for you and your clients.

NRL Grand Final

With the combatants only known the week before, the burning questions will finally be answered on the first Sunday in October. As the culmination of the rugby league season, hospitality at the NRL Grand Final will be one of Australia's hottest tickets and will be snapped up fast! Book early to avoid disappointment!

Your hospitality experience will include:

- Official corporate match seating
- Pre match function
- Three course dinner at private company table
- Master of ceremonies and celebrity guest speakers
- Sweepstake, trivia and business card competitions
- Half time drinks (only available in the Milton Room at SOO2)
- Official match program per guest
- Post match drinks & canapés, match replay & expert analysis
- Hostesses and Match Point event management staff in attendance

State of Origin 1 **26th May 2010**

ANZ Stadium, Sydney Off-site Hospitality

Level 1 seating	\$595
Level 4 seating	\$745

State of Origin 2 **16th June 2010**

Suncorp Stadium, Brisbane

Off-site Gambaros Restaurant	\$745
On-site Milton Room	\$995

State of Origin 3 **7th July 2010**

ANZ Stadium, Sydney Off-site Hospitality

Level 1 seating	\$595
Level 4 seating	\$745

NRL Grand Final **Sun 3rd Oct 2010**

ANZ Stadium, Sydney Off-site Hospitality

Level 1 seating	\$595
Level 4 seating	\$745

Prices are per guest and subject to GST. Hospitality details are subject to change.



Match Point is proud to be an official partner of the National Rugby League and Queensland Rugby League

www.matchpointaus.com

MELBOURNE
+61 3 9602 2154
melbourne@matchpointaus.com

SYDNEY
+61 2 9929 0933
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www.matchpoint.co.uk

EDINBURGH
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LONDON
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2010 State of Origin Series & NRL Grand Final

Booking Confirmation

Fax to: Sydney (02) 9929 0706 or Melbourne (03) 9602 2514

Company	_____	Name	_____
Address	_____	Telephone	_____
	_____	Email	_____

Write in the number of places you would like to reserve. Please note private company tables are for 8, 10 or 12 guests.

STATE OF ORIGIN 1 26 th May 2010	_____	Level 1 seating \$595 +GST per guest	_____	Level 4 seating \$745 +GST per guest
STATE OF ORIGIN 2 16 th June 2010	_____	Off-site Gambaros \$745 +GST per guest	_____	On-site Milton Room \$995 +GST per guest
STATE OF ORIGIN 3 7 th July 2010	_____	Level 1 seating \$595 +GST per guest	_____	Level 4 seating \$745 +GST per guest
NRL GRAND FINAL 3 rd October 2010	_____	Level 1 seating \$595 +GST per guest	_____	Level 4 seating \$745 +GST per guest

On behalf of your company, please sign as acceptance of the standard terms & conditions as outlined on the 'Terms & Conditions of this Booking' page. An invoice and booking confirmation document will be issued on receipt of the signed booking form.

Signed	_____	Date	_____
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Terms & Conditions of Booking

- DEFINITIONS** In these Conditions: Match Point Australia Pty Limited is "the Company"; "the Client" shall mean the legal person or persona to whom the Company is obliged to provide the Services; "the Services" shall mean the provision of booking facilities, passes, corporate hospitality, event information and any other services and "the Price" shall mean the cost for the Services, exclusive of all (if any) GST.
- CONTRACT** The Company contracts only on the Conditions contained herein. The Conditions take precedence over any terms or conditions subsequently issued by the Client. All Contracts and transactions relating to the provision of the Services by the Company whether verbal or in writing, are subject to these Conditions which shall be deemed to be incorporated into any contract between the Company and the Client. The Client is obliged to pay the non-refundable deposit amount requested. If the Company accepts the Client's reservation, it shall issue an invoice for the amount to be paid. The issue of the invoice/receipt shall constitute the contract.
- PAYMENT** The price shall be paid as follows: a) A deposit as stipulated at the time of booking must be paid to the Company within ten working days from the date of booking; b) Final balances must be paid to the Company not later than ten weeks prior to the first day of the booked Event; and c) If the booking is made within 13 weeks of the first day of the booked Event, the deposit and final balance must be paid to the Company within five working days from the date of booking. In the event of the price, or any part thereof being outstanding after the due date for payment, the Company at their sole discretion reserves the right to cancel the booking and resell the services.
- AMENDMENTS/CANCELLATIONS** Cancellation or alterations of bookings will be accepted at the sole discretion of the Company. In the event of the Client wishing to alter or cancel the booking any such alteration or cancellation must be confirmed in writing to the Company. On receipt of such cancellation or alteration instruction, the following scale of cancellation and alteration charges will be applied and due and payable to the Company (whether already paid or not): **a) Cancellations:** i) 10 weeks or more before the first day of booked Event - Full deposit; ii) Less than 10 weeks before the first day of booked Event - Full price **b) Amendment Fee:** Where the Company is willing and able to accept alterations or amendments, a \$10 administration charge may be added to final balance for each amendment made to the original booking, save where the amendment increased the size of the original booking. Cancellation and amendment charges are not intended to be penal, but are an estimate of the loss that may be caused to the Company. The Company will use their best endeavours to re-sell the services to mitigate the client's liability.
- CLIENTS DUTIES Behaviour:** The Company reserves the right to refuse entry or to provide the Services 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 the Company likely to cause offence or injury to any other party. Notwithstanding the foregoing, the Client shall be liable with regard to any loss, damage, cost, expense or injury incurred or suffered by the Company which relates to or arises out of the acts or omissions of the Client or the Client's guests and the Client shall indemnify the Company accordingly. This obligation shall be without limit of time.
- DISCLAIMER** a) Alterations to the Programme: The Company shall make every reasonable effort to adhere to the programme but the Company is authorised to alter or omit or change the services for any cause which the Company in their absolute discretion shall consider to be just and reasonable. In the event that the Company is obliged to make any material changes in the services or cancel them as booked by the Client for any reason other than "Force Majeure", the Company will always use its best endeavours to ensure that arrangements offered are of at least equal or superior standards. b) The Company reserves the right to pass on any supplier's price increases to the Client. Such increase must be paid to the Company before any tickets can be issued or the Event staged. c) If the price is materially increased or the Company unreasonably alter the service or the package of any events the Client shall be entitled to cancel the order concerned by giving written notice to be received by the Company within 48 hours of the Client having been notified of the change. In this event the Client shall be entitled to a full refund of the monies paid in respect of the Service or Event concerned provided that the Client shall indemnify the Company for all obligations incurred by the company on behalf of the Client subject to any refunds which the Company may be able to obtain and provided that the Company shall be entitled to retain the Deposit. d) Cancellation by the Company of one or more Events or Service shall not entitle the client to cancel any other Event or Service. e) The Company has no control over the running of the Event or Service and all details and descriptions in relation thereto are for guidance purposes only. f) The Company shall not be held liable for any omission by any person not employed directly by the Company. The Company has no control over the Events and does not have any say and cannot accept any liability for the actions or omissions of the organisers or operators of the Events or their servants, agents or employees. g) The Company give no warranties that the Event or Service shall take place at the time and place stipulated or at all. The Company shall not be liable to give any refund should the Event be postponed except where the Client has insured against cancellation. h) The Client hereby acknowledges that the Company has no control over the pricing policy of tickets for the Event and that any description of the position of seats is a matter for which the Company have no liability. i) Force Majeure: Both the Company and the Client shall be released from any further obligations regarding an Event or Service in the event of national emergency, prohibitive governmental regulations cancellation of the Event by third parties or any cause beyond the Company's reasonable control which renders the performance of any event impossible. This provision shall not relieve the Company of its obligation to pay for all Events completed pursuant to an order or to indemnify the Company for obligations incurred by the Company as agent of the Client or oblige the Company to repay the deposit. j) Liability: i) In all arrangements involving third parties the Company act only as agent of the Client and no liability of any kind whatsoever shall be attached to the Company in connection with or arising from such arrangement with a third party. ii) The Company will not be responsible for loss, damage, injury to any Client or third party or their property, howsoever caused. iii) Company liability will under no circumstances exceed the price paid for the Service or Event package.
- AGENCY STATUS** Unless expressly stipulated the Company acts at all times as an agent for the client. The Company sources event products and service on behalf of the client and provides no warranty as to their quality, fitness for purpose, nor that they will be provided nor take place at all.
- LAW** These Conditions shall be governed by and construed in accordance with the law of Australia.

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