

Terms & Conditions

1. YOUR RIGHTS AND OBLIGATIONS

1.1 At all relevant times you must:

- (a) Comply with the terms and conditions of Float & Restore
- (b) Comply with any policies or codes of conduct which Float & Restore may from time to time communicate to you;
- (c) Comply with all reasonable directions given by Float & Restore;
- (d) Disclose to Float & Restore any health information materially relevant to your ability to safely utilise the float service; and
- (e) Pay all applicable fees as they become due.

1.2 You must not:

- (a) Transfer or assign any interest or benefit under this Agreement to a third party without the prior written consent of Float & Restore; or
- (b) Engage in improper, harmful or illegal conduct while utilising the Float Service.

2. FLOAT & RESTORE RIGHTS AND OBLIGATIONS

2.1 Float & Restore must:

- (a) Deliver the Service to a professional standard;
- (b) Ensure that any persons connected with delivering the Service are suitably qualified and experienced.

2.2 Float & Restore reserves the right to:

- (a) Vary fees, schedules and operating hours at its discretion; and
- (b) Restrict or suspend your access to the Service at any time on the basis of:
 - (i) Reasonable concern for your health or safety;
 - (ii) Improper, harmful or illegal conduct by you; or
 - (iii) Failure by you to pay fees when due.

3. LIABILITY FOR DAMAGE OR LOSS

3.1 Float & Restore disclaims all liability for property damaged, lost or stolen while you utilise the Service or any other service provided by Float & Restore

3.2 You acknowledge and agree that you shall be liable for any damage to Float & Restore's premises or equipment resulting from any wilful or negligent act or omission by you or by a minor child under your supervision.

4. MEMBER FEES

4.1 Fees applicable in relation to any membership agreement shall be as communicated to you by Float & Restore from time to time.

4.2 Fees must be paid in advance.

4.3 Payment shall be by direct debit or such other method as Float & Restore may from time to time nominate as an accepted payment method.

4.4 By entering into a Membership Agreement, you undertake to provide Float & Restore with any and all authorisations and information required by Float & Restore to establish an automatic direct debit arrangement in relation to your membership fees. If an automatic debit arrangement is in place, membership fees will continue to be debited from your credit card or account until you or Float & Restore cancels the arrangement by notifying your bank or credit provider.

5. TERMINATION OF THIS AGREEMENT

5.1 You may terminate any Membership Agreement with two (2) weeks written notice to Float & Restore.

5.2 Upon cancellation, you have the right to continue utilising Float & Restore until the expiration of any period for which you have pre-paid.

5.3 Float & Restore may at its discretion terminate this Agreement at any time with immediate effect. In the event that Float & Restore exercises this right, Float & Restore shall refund to you all fees and other amounts relating to any unexpired period for which you have pre- paid.

6. DEFINITIONS AND INTERPRETATION

6.1 Float & Restore is the trading name for Gee Investments Pty Ltd. Wherever Float & Restore is referenced within this terms and conditions, it is assumed to be referencing Gee Investments Pty Ltd.