

2026 Xero Supercharged Sessions - Terms & Conditions

What's included?

Welcome to the 2026 Xero Supercharged Sessions Australia. Your registration includes entry for one person to the 2026 Xero Supercharged Sessions Australia on the date(s) that you have booked. This is a free event and there is no charge for the entry ticket to attend the respective events across various Australian cities.

Terms and Conditions

1. These terms will apply to all delegate registrations for the 2026 Xero Supercharged Sessions Australia (“**Event**”). The Event will be held in person at various locations in Australia as set out in the table below (each a “**Venue**”). When you register you acknowledge and accept these terms in full.
2. Xero reserves the right to reject or accept your registration at any time in its absolute discretion. Acceptance of your registration is confirmed by Xero only when the acceptance is communicated to you by email.
3. You agree to comply with all reasonable instructions issued by Xero or venue management in relation to the Event.
4. You acknowledge that the material presented at the Event is subject to copyright and cannot be re-used without the written express permission of Xero. You acknowledge that at the Event, Xero may disclose “confidential information”, being any information disclosed by Xero during the Event, identified as confidential or which ought reasonably to be considered confidential, including but not limited to product roadmaps and technical data (**Confidential Information**). You agree to use the Confidential Information solely for the purpose of [insert purpose of use eg internally evaluating and preparing for the potential impact of the disclosed information on your firm’s use of Xero] (Purpose). Other than for the purpose, you agree to keep the Confidential Information strictly confidential, and not disclose the Confidential Information to any third party (ie any person or entity outside your firm). You may disclose the Confidential Information only to employees or colleagues within your firm who have a direct need to know the Confidential Information for the Purpose and who are bound by obligations at least as protective as these Terms. You remain responsible for any breach of these Terms by such employees or colleagues within your firm. This confidentiality obligation applies for a period of five (5) years from the date of the Event.
5. All unauthorised photography and the recording or transmitting of audio or visual material, data or information is expressly prohibited. Xero may record the Event and you agree that Xero may use such recording for the purpose of creating a publicly available podcast.
6. During the Event, employees and/or representatives of Xero may be taking photographs and audio and visual recordings of the Event. Such photography and audio and visual recordings may include images and/or recordings of you, including any interview with you at the Event. You acknowledge and agree that your image and voice, and any interview with you, may be included without your permission and Xero may use such photography and audio and visual recordings in perpetuity for its own purposes, including advertising and marketing purposes, and that you will not be entitled to any compensation for the use of your image or voice in association with your attendance at the Event. To the extent permitted by applicable law, you hereby release Xero, its successors, assigns and licensees from and against any and all claims, liabilities, losses, demands, actions, causes of action, costs and expenses whatsoever, at law or in equity, known or unknown, anticipated or unanticipated, which you may, or shall hereafter have arising out of Xero’s use as herein provided and/or use by any third-party with or without Xero’s consent.

7. You will be provided with a Badge (“**Badge**”) to use at the Event. The Badge contains technology allowing you to easily exchange electronic business cards and provide your personal details to businesses (“**Third Parties**”) that may be represented at 2026 Xero Supercharged Sessions Australia (“**Service**”). You should only share information with Third Parties that you would like to hear from after the Event. You acknowledge and agree that if you provide information to a Third Party using the Service, then the Third Party may use this information in accordance with its privacy policy. Xero makes no representations or warranties about how a Third Party may retain, use or disseminate your information.

8. If your Badge is misplaced or lost, please advise the Xero information counter.

9. Xero’s collection of your registration information will be used for the purpose of confirming your registration details for the relevant event(s). Xero will only use your personal information in accordance with its privacy policy which can be found on <https://www.xero.com/au/about/legal/privacy/>. Where you choose to provide your personal or business details to Third Parties, you expressly consent to receiving marketing and operational materials from those businesses, subject to their appropriate privacy policies and with the ability for you to opt out of receiving such materials from the Third Parties.

10. Xero reserves the right at any time to change the format, participants, content, location and timing or any other aspect of the Event, and the terms and conditions of this Event, in each case without liability. Xero further reserves the right to change the format or cancel the Event as a result of mandated requirements of Xero management, the Venue, or any other relevant authority, in each case without liability.

11. All guarantees, representations, conditions and warranties of any nature are expressly excluded. However nothing in these terms limits, excludes or modifies or purports to do so, the guarantees as provided under the Competition and Consumer Act 2010 (Cth) and the Australian Consumer Law. If these laws impose any inalienable consumer rights then to the extent of any inconsistency with these terms, these terms are to be read down to permit those rights.

12. To the maximum extent permitted by applicable law, Xero, its employees, agents and contractors will not be liable for personal injury or death, property damage, or any other loss (including without limitation, liability for negligence, breach of these terms or any other agreement), damage, cost or expense (including, without limitation, loss of profits, business interruption, loss of information, indirect, special, punitive or consequential loss or damage) arising out of or in connection with the Event. This includes and is not limited to any losses associated with cancellation costs relating to travel, flights, accommodation, should the Event be cancelled.

13. Xero will not be in breach of these terms to the extent that performance of its obligations is prevented by an event of force majeure (including, without limitation, an act of war, industrial action, civil disturbance, adverse weather conditions, natural disaster or other unforeseeable circumstances beyond Xero’s control).

14. All use of Xero’s services is subject to Xero’s [Terms of Use](#). Any personal information which we collect from you can be used in accordance with our [Privacy Policy](#).

15. These Terms are governed by the laws of the State of Victoria, Australia.

SCHEDULE OF EVENTS AND CITIES

- Tuesday 17 February - Adelaide
- Thursday 19 February - Perth
- Tuesday 24 February - Brisbane
- Friday 27 February - Sydney
- Tuesday 3 March - Melbourne