



2021 JEEP RICHMOND FOOTBALL CLUB MEMBER DISCOUNT OFFER

Terms and Conditions

1. The Promoter is FCA Australia Pty Ltd (ABN 23 125 956 505) of 437 Plummer Street, Port Melbourne, VIC 3207 ("FCA Australia").
2. Information on how to participate in the promotion and other details contained within promotional materials form part of these terms and conditions.
3. FCA Australia may vary these terms and conditions, or withdraw or terminate this promotion, at any time in its absolute discretion. Publication of varied terms and conditions on this website constitutes notice of such variation.
4. Participation in the promotion is deemed acceptance of these terms and conditions.
5. The promotion starts on 01 January 2021 at 00:01 (AEDT) and concludes on 31 December 2021 at 23:59 (AEDT), unless terminated earlier by FCA in its discretion ("Promotion Period").
6. To be eligible to participate in the promotion, you ("Member") must:
 - a) be an Australian resident aged 18 years or above; b) be a Richmond Football Club ("RFC") member at the time of signing the contract for vehicle purchase, with a membership level of:
 - General Admission – Access Tiger Home
 - General Admission – Access Tiger Home & Away
 - General Admission – Country
 - General Admission – Interstate
 - Reserved Seat & Reserved Bay
 - Coteries
 - AFL Club Support
 - c) purchase a new Jeep ("Promotion Vehicle") in your own name (matching the RFC membership holder) within the Promotion Period from an authorised FCA Australia Chrysler, Jeep and Dodge dealer ("Dealer"). The Promotion Vehicle must also be registered [and delivered](#) by the Dealer within the Promotion Period.
 - d) Present your current season RFC membership card at a Dealer at the time of negotiating the price of the Promotion Vehicle to be eligible for the Preferred Partner Program Pricing schedule offer on the negotiated price of your Promotion Vehicle ("Member Offer").
7. FCA Australia may, in its absolute discretion, review any application, waive any eligibility requirements and/or make exceptions to these terms and conditions on a case-by-case basis.
8. Upon verification of the eligibility requirements by FCA Australia prior to delivery of the Promotion Vehicle, FCA Australia will authorise the Dealer to deduct the Member Offer from the purchase price.
9. FCA Australia reserves its rights to refuse or reclaim the Member Offer if, at any time, FCA Australia discovers or determines that the eligibility requirements above were not satisfied.
10. FCA Australia reserves the right to request Members to provide proof of identity, delivery address and/or proof of membership validity in order to claim the Member Offer. Proof of identification considered suitable for verification is at the discretion of FCA Australia. In the event that a Member cannot provide suitable proof, the Member will forfeit the Member Offer in whole and no substitute will be offered.
11. Unless stated otherwise, the promotion and the benefits of the promotion may be combined with any other similar promotion run by FCA Australia.
12. FCA Australia reserves the right to verify the validity of any application and to disqualify any Member who, in the opinion of FCA Australia, submits a claim that is not in accordance with these terms and conditions or who has, in the opinion of FCA Australia, engaged in conduct in entering into the promotion which is fraudulent, misleading, deceptive or generally damaging to the goodwill or reputation of the promotion and/or FCA Australia.
13. In the event that, for any reason whatsoever, a Member does not take the Member Offer at the time stipulated by FCA Australia and as contained in these terms and conditions (or otherwise comply with the requirements in these terms and conditions), then the Member Offer will be forfeited by the Member.



14. The Member Offer or the legal or beneficial interest in the Member Offer cannot be transferred or assigned and cannot be redeemed for cash or anything else.

16. This privacy collection statement applies to FCA Australia and other members of its corporate group.

17. FCA Australia collects your personal information to determine your eligibility to participate in the promotion and, where applicable, receive the Member Offer. FCA Australia also collects your personal information to manage your dealings with FCA Australia and its dealer network (including product and service enquiries and sales), administer vehicle warranties, administer customer satisfaction program, provide vehicle support services, conduct market research, for our general business operations and as otherwise required or authorised by law. FCA Australia may collect some of this personal information about you indirectly from third parties, including from our Dealers.

18. You consent to FCA Australia and its Dealers sending you promotional and publicity communications such as updates, special offers and information on new products and services. You can opt out of receiving these communications from FCA Australia at any time, using the opt-out mechanism provided in a communication or by contacting us on the details below.

19. We may disclose your personal information for the above purposes to members of FCA Australia's global group, authorised dealers, and third parties who provide products and services to FCA Australia and/or its authorised dealers (including parts suppliers, insurers, financiers, technology and marketing service providers) and as otherwise required or authorised by law. We may also disclose your personal information to Richmond Football Club for the purpose of verifying your personal details and eligibility to receive the Member Offer, including your membership status. Some of these recipients may be overseas, including but not limited to the countries listed in our Privacy Policy, which countries may vary from time to time.

20. If FCA Australia cannot collect the requested personal information, you may not be able to enter this promotion, receive a Member Offer and FCA Australia may be unable to provide you with the products, services, information or assistance you seek.

21. FCA Australia's privacy policy (accessible on our website at www.fiatchrysler.com.au/privacypolicy) contains information about how you may seek access to, or correction of, personal information that FCA Australia holds about you, how you may complain about a breach of the Australian Privacy Principles by FCA Australia and how we will deal with such a complaint. If you would like further information please contact our Chief Security Officer by mail: at FCA Australia Pty Ltd, PO Box 23267, Docklands VIC 3008; or by email: csoau@fcagroup.com. Independent financial advice should be sought as to tax implications that may arise as a result of accepting the Member Offer.

22. Should a Member's contact details change before expiry of the Promotion Period, it is the Member's responsibility to notify FCA Australia. A request to access or modify any information provided in an entry should be directed to FCA Australia.

24. In the case of the intervention of any outside act, agent or event which prevents or significantly hinders FCA Australia's ability to proceed with the promotion on the dates and in the manner described in these terms and conditions, including but not limited to pandemic, vandalism, power failures, tempests, natural disasters, acts of God, civil unrest, strike, war, act of terrorism, FCA Australia may in its absolute discretion cancel the promotion and recommence it from the start on the same conditions, subject to any written directions given under applicable laws.

25. If for any reason this promotion is not capable of running as planned, including due to tampering, unauthorised intervention, fraud, technical failures or any causes beyond the control of FCA Australia, which corrupt or affect the administration, security, fairness or integrity or proper conduct of this promotion, FCA Australia reserves the right in its sole discretion to disqualify any individual who tampers with the entry process, and may take any action that to cancel, terminate, modify or suspend the promotion, subject to any applicable laws.

27. FCA Australia reserves the right in its sole discretion to disqualify any individual who FCA Australia has reason to believe has breached any of these terms and conditions. FCA Australia's legal rights to recover damages or other compensation from such an offender are reserved.

Updated: October 2021