



Win a Trip to Vegas 2027 with the Official NRL Vegas Watch Parties – Live Trivia Terms and Conditions

SCHEDULE

This Schedule together with the Terms and Conditions constitute the terms of entry for this Promotion. Please read the Terms and Conditions attached to this Schedule.

1. The **Promotion** is **Win a Trip to Vegas 2027 with the Official NRL Vegas Watch Parties – Live Trivia**.
2. The **Promoter** is The Registered Clubs Association of New South Wales (ABN 61 724 302 100) of Level 8, 51 Druitt Street, Sydney NSW 2000, Australia.
3. **Relevant Party** means Australian Rugby League Commission Limited (ACN 003 107 293) of Rugby League Central, Driver Avenue, Moore Park in the State of New South Wales 2021.
4. **Entry Restrictions:**
 - a. entrants must be 18 years of age or over; and
 - b. entrants must be physically present in one of the Participating Clubs to enter the Promotion.(Together **“Entry Restrictions”**).
5. Entry into the Promotion commences at 8:00AM AEDT on 1 March 2026 (**Commencement Date**).
6. Entry into the Promotion closes at 5:20PM AEDT on 1 March 2026 (**Closing Date**). (collectively with clause 5, **Promotion Period**)
7. **Entry Method:** During the Promotion Period:
 - a. use your mobile phone to scan the QR code provided by the Promoter, located at the Participating Clubs, to access the live trivia app (**Live Trivia Game App**);
 - b. complete all the required data entry fields on the Live Trivia Game App; and
 - c. answer all trivia questions provided on the Live Trivia Game App (**the Entry**).
8. **Winner Determination:** There will be two (2) winners determined as follows:
 - a. if two or more entrants achieve a trivia score of 100% in accordance with this Schedule and Terms and Conditions, the winners will be randomly drawn from that pool of entrants;
 - b. if no entrant achieves a trivia score of 100%, the winners will be determined based on the highest trivia score achieved, subject to the following:
 - i. all entrants who achieved the highest score will form the initial random draw pool;
 - ii. if two or more entrants share the highest score, two winners will be randomly drawn from that pool;
 - iii. if only one entrant achieved the highest score, that entrant will be declared the first winner, and the second winner will be determined as follows:
 - A. the second winner will be randomly drawn from the pool of entrants who achieved the next highest score;
 - B. if multiple entrants share that next highest score, the second winner will be randomly drawn from that pool;
 - C. if only one entrant achieved the next highest score, that entrant will be declared the second winner.
9. **Maximum Number of Entries:** Entry to the Promotion is limited to one (1) entry per entrant, over the entire Promotion Period.
10. **Method of Advertising:** The competition is advertised via:
 - a. free-to air television;
 - b. radio;
 - c. print media;
 - d. digital advertising; and
 - e. online advertising.
11. The Promotion is a game of chance. Winners will be determined in accordance with clause 8 of this Schedule. Any random draw required under clause 8 will be conducted at 3:00PM AEDT on 2 March 2026 at Level 8, 51 Druitt St, Sydney, NSW 2000 by Trade Promotions and Lotteries Pty Ltd (ACN 601 297 330) via randomdraws.com.au in the presence of an independent scrutineer, in accordance with applicable regulatory requirements.
12. **Notification of the Winner:** The winners of the Prize will be notified by 8:00PM AEDT on 3 March 2026 by the Promoter via email or mobile using the contact details provided in the winners' Entry to arrange for the Prizes to be provided to the winners. The winners' first name and first initial of their surname will be published on the Live Trivia Game App within 2 business days of the Prize draw.

13. **Prize:** Each winner will receive a prize consisting of:
 - a. two (2) adult return economy flights from Sydney to Las Vegas booked by the Promoter at the Promoter's sole discretion, including choice of flight dates to align with the 2027 Vegas NRL event, airline and all other booking details;
 - b. two (2) tickets to the 2027 NRL Vegas event;
 - c. three (3) nights' accommodation for two adults in Las Vegas, which will be booked by the Promoter in its sole discretion; and
 - d. \$1000 USD travel card.
14. **Prize Value:** Each prize is valued at \$7,900 AUD.
15. **Total Prize Pool:** Total prize pool is \$15,800 AUD.
16. **Unclaimed Prize Date:** If either Prize is unclaimed by 3:00PM AEDT on 31 March 2026 (**Unclaimed Prize Date**), a random computerised second chance draw will be conducted to determine the winner(s) of any unclaimed Prize(s) in accordance with the winner determination process set out in clause 8. Any random draw required under this clause will be conducted by Trade Promotions and Lotteries Pty Ltd (ACN 601 297 330) via randomdraws.com.au at 3:00PM AEDT on 1 April 2026 (**Unclaimed Prize Redraw Date**) subject to written directions from State regulatory bodies. The winner(s) of the second chance draw, if any, will be notified in writing by email or by mobile phone within 1 business day of the Unclaimed Prize Redraw Date. The winner's first name and first initial of their surname will be published on the Live Trivia Game App within 1 business day of the Unclaimed Prize Redraw Date.
17. **Participating Clubs** means ClubsNSW member clubs that are identified as hosts of an "Official NRL Vegas Watch Party", as published on <https://yourlocalclub.com.au/>.
18. The Relevant Party is a benefiting organisation in connection with this Promotion, which is conducted by the Promoter with the Relevant Party's consent.
19. **Trade Promotion Authority Number:** TP/04763.

TERMS AND CONDITIONS

TERMS OF ENTRY

1. These Terms and Conditions must be read together with the Schedule for this Promotion. The Schedule defines certain terminology used in these Terms and Conditions.
2. Entry to the Promotion constitutes acceptance of these Terms and Conditions. By entering the Promotion, entrants accept and acknowledge full responsibility for their decision to participate in the Promotion and to take the Prize if they are the winner.
3. To the extent of any inconsistency between the Schedule and these Terms and Conditions, the Schedule prevails.
4. All entry instructions and prize information published by the Promoter form part of these Terms and Conditions.

PROMOTION

5. The Promotion is conducted by the Promoter.
6. This Promotion will be advertised as outlined in the Method of Advertising.

ELIGIBLE ENTRANTS

7. Entry is open only to entrants who comply with the Entry Restrictions (if any). Directors, officers, management, employees, contractors and other staff (and the immediate families of directors, officers, management, employees and other staff) of the Promoter or of its related bodies corporate, or of the Relevant Party are ineligible to enter this Promotion.
8. Any person who is discovered to have used or attempted to use any more than one (1) name in order to enter any Promotion run by the Promoter except in the case of a legal change of name in this Promotion is ineligible to enter this Promotion.
9. All entries to the Promotion may be subject to verification by the Promoter. An entrant must, within seven (7) days of being asked and at the Promoter's cost, allow the Promoter to inspect and copy any documents that the Promoter may request establishing eligibility to enter the Promotion, including but not limited to receipts, evidence of age, residence and identity.
10. The Promoter may decide in its sole discretion which documents are considered suitable for establishing eligibility to enter or win. In the event that the winner cannot provide suitable proof of eligibility, they will forfeit the Prize in whole and no substitute or compensation will be offered.

ENTRY

11. Entry to the Promotion commences on the Commencement Date and closes on the Closing Date (the **Promotion Period**).
12. To enter the promotion, entrants must follow the Entry Method during the Promotion Period.
13. An entrant's entry must not be:
 - a) late;
 - b) delayed;
 - c) incomplete;
 - d) incomprehensible;
 - e) unlawful or capable of violating any law or giving rise to a civil action;
 - f) obscene;
 - g) defamatory or libellous;
 - h) threatening or harassing;
 - i) pornographic or contain nudity;
 - j) hateful;
 - k) offensive against a person or group of persons on the grounds of age, colour, gender, national or ethnic origin, disability, race, religion or sexual preference;
 - l) incite or be capable of encouraging conduct that would be considered a criminal offence;
 - m) in violation of the social media guidelines, rules or terms of service of the relevant social media site or platform used to enter the Promotion.
14. An entrant may submit up to the Maximum Number of Entries.

15. Entrants must ensure that their entries are received by the Promoter during the Promotion Period. All entries are deemed to be received at the time of receipt by the Promoter, not the time of transmission by the entrant. The Promoter takes no responsibility for late, lost, illegible, corrupted or misdirected entries or for any delays or failures in any telecommunications services or equipment. The Promoter is not liable for any consequences of user error including (without limitation) costs incurred.
16. Entry via website or app is free. However, any costs associated with accessing a website or app in order to make their entry, are the responsibility of the person seeking access and are dependent on the service provider used.
17. Should an entrant's contact details change at any time between the date on which they enter the Promotion and the Unclaimed Prize Date, that entrant must notify the Promoter of their correct contact details immediately.
18. Any entry that is made on behalf of an entrant by a third party, or otherwise by proxy, will be invalid.
19. The Promoter may, at its absolute discretion, declare any or all entries made by an entrant to be invalid if the entrant:
 - a) fails to establish their entitlement to win the Promotion to the Promoter's satisfaction; or
 - b) fails to produce items as required by these Terms and Conditions or produces items that appear to be illegible, stolen, forged, reconstructed, altered, incomplete or tampered with in any way; or
 - c) appears, to the Promoter, to have tampered with, or benefited from tampering with, the entry process; or
 - d) has submitted an entry that is not in accordance with these Terms and Conditions.
20. By entering the Promotion, the winner and their guest agree that:
 - a) if requested by the Promoter, the winner and their guest will:
 - i. provide comments about the Promotion and/or a photograph or audio-visual clip of themselves; and
 - ii. participate in all promotional and publicity activity in connection with the Promotion;
 - b) the Promoter may use their name, image, likeness, voice, location, comments, photographs, or clips ("Materials") for publicity and promotional purposes in any form of media, without reference or compensation to the winner and their guest/s or any other person;
 - c) the Promoter may use, reproduce, edit and communicate to the public the Materials at any time in any form of media;
 - d) the Promoter may license, authorise or otherwise transfer the rights in the Materials to others (including the Relevant Party) to do the same; and
 - e) the winner and their guest/s unconditionally and irrevocably consent to any act or omission that would otherwise infringe any of their moral rights in the Materials and waive all moral rights in the Materials.

WINNERS

21. The winner will be notified in accordance with clause 12 of the Schedule.
22. All reasonable attempts will be made to contact the winner. If the Prize is not claimed by the winner by the Unclaimed Prize Date, it will be awarded to another entrant by the Promoter in accordance with clause 16 of the Schedule. The winner of the unclaimed Prize will be notified in accordance with clause 16 of the Schedule.

PRIZE

23. The Prize for this Promotion and the Total Prize Value is specified in the Schedule.
24. All Prize values are correct as at the Commencement Date and are reflective of the recommended retail price and are in Australian dollars. The Promoter takes no responsibility for any variations in the Prize values.
25. Any guest/s that accompany a winner on any element of the Prize must be over the age of 18, unless expressly stated otherwise.
26. The Prize must be taken as offered and cannot be varied. If the Prize (or any part of the Prize) is unavailable for any reason, the Promoter will, in its absolute discretion, substitute alternative goods or services of no lesser retail value and/or specification (subject to the approval of the authorities that have issued permits for the conduct of the Promotion). The Promoter accepts no other liability or responsibility for any loss incurred by the winner or any other party if the Prize (or any part of the Prize, if applicable) is unavailable for any reason.
27. The Prize cannot be refunded or exchanged and, except as expressly permitted by these Terms and Conditions, cannot be taken as a monetary payment.

28. Unless expressly stated all other costs and expenses associated with taking the Prize become the responsibility of the winner.
29. The Prize will be provided to the winner by the Promoter either by email or post to the winners address in the Promoter's discretion.
30. The Prize must be claimed by the winner prior to the Unclaimed Prize Date. All aspects of each Prize must be taken together as a package. In the event that for any reason whatsoever the winner does not take the Prize or an element of the Prize at the time stipulated by the Promoter, the Prize or that element of the Prize will be forfeited by the winner.
31. Prizes, or any unused portion of a Prize, are not transferable or exchangeable and cannot be taken as cash, unless otherwise specified.
32. The winner is advised that tax implications may arise from them winning the Prize and they should seek independent financial advice prior to accepting the Prize. Where the operation of this Promotion results in, for GST purposes, supplies being made for non-monetary consideration, entrants agree to follow the Australian Taxation Office's stated view that where the parties are at arm's length, goods and services exchanged are of equal GST inclusive market values.
33. Once the Prize has left the Promoter's/Prize supplier's premises, the Promoter and the Relevant Party will not be responsible for any delay in delivery or loss or damage to the Prize.
34. If any date listed in the Schedule is a public holiday, the activity associated with that date will be conducted on the following business day.
35. The Prize will be awarded to the winner in the Promoter's sole discretion.
36. Prizes may not, without the prior written consent of the Prize supplier and the Promoter, be resold or offered for resale at a premium (including via on-line auction sites) or used for advertising, promotion or other commercial purposes (including competitions and trade promotions) or to enhance the demand for other goods or services. If a Prize is sold or used in breach of this condition, the Promoter or the Prize supplier may, at their absolute discretion, withdraw the Prize. Where a ticket has been withdrawn in accordance with this clause no refund, substitute or compensation will be offered and the winner and any person who has purchased or otherwise bears that ticket may be refused entry.

TRAVEL PRIZE

If the Prize includes any travel, the following terms will apply (where applicable):

37. Unless expressly stated, all costs and expenses associated with taking the Prize become the responsibility of the winner and their guest including but not limited to: additional taxes (excluding departure and any other flight-associated taxes, where flights are included in the Prize); costs associated with inoculations, passports and/or visa applications; transfers; travel insurance; meals; transport to/from an airport departure or return point; any extra sightseeing or activities; and all other incidental and ancillary costs incurred by the winner and their guest as a direct or indirect result of taking the Prize.
38. The winner and their guest must ensure that they have valid documentation for travel, including but not limited to valid passports and visas, which meet the requirements of immigration and other government authorities at every destination. Any fines, penalties, payments or expenditures incurred as a result of such documents not meeting the requirements of those authorities will be the sole responsibility of the winner and their guest. If the winner or their guest are refused entry to the destination country for any reason or prior to their departure from Australia are not granted a visa, where applicable, they will forfeit the Prize and no compensation or substitute will be offered.
39. If the winner and/or their guest determine that travel insurance is required they will be responsible for arranging and paying for such travel insurance.
40. All travel must be taken or completed by any dates specified by the Promoter and/or prize supplier and is subject to availability. If the Prize is event based, travel must be taken to coincide with the relevant event on the dates specified by the Promoter.
41. The Promoter is not responsible for any cancellation, changes, delay or rescheduling of events, travel, activities and flights and any costs incurred as a result (including, without limitation, accommodation costs and any amendment fees issued by airlines or suppliers once booking is confirmed and ticketed) will be the sole responsibility of the winner and its guests. In the event that one or more event or activity is no longer available, the remainder of the prize shall constitute the complete and total Prize.
42. Frequent Flyer points are not available for any of the flights included in the Prize.
43. Airline tickets included in the Prize cannot be used as part-payment of another airfare.
44. Any travel and accommodation constituting part of a Prize (if applicable) are subject to booking availability, availability of select seat class with airlines or specific room category availability with accommodation partner.

45. The winner and their guest must travel at the same time (including flights and accommodation) and participate in the Prize together at all times. Any accommodation will be one (1) room to be shared by the winner and their guest. All components of the travel Prize must be taken together and when offered or are forfeited. Any element of the Prize not taken will be deemed to be forfeited.
46. The winner and their guest must depart from and return to Sydney, Australia.
47. If the winner and/or their guest miss any of the arranged flights or any other travel component, the winner will forfeit the Prize (at the Promoter's sole and absolute discretion).
48. Unless otherwise specified in the Schedule above, it is the winner's responsibility to organise transport to/from the airport departure/return point.
49. Redeeming the Prize and any tickets, passes or vouchers issued as part of the Prize is conditional on acceptance of terms and conditions as detailed by the Promoter, any prize providers and the airline carriers in accordance with normal travel practices.
50. A credit card imprint or cash deposit may be required from the winner and/or their guest at check-in to the hotel, for all incidental charges.
51. The Promoter makes no representation as to the safety conditions or any other conditions that may exist at any destination.
52. The winner and their guests must follow all reasonable directions given by the Promoter and any prize supplier during the course of their participation in the Prize, including all directions in relation to health, age, behaviour, safety and legal and responsible consumption of alcohol. No compensation will be payable if the winner and/or their guest/s are unable to use any element of the Prize as stated for whatever reason, including refusal of entry or departure into or out of the relevant country or participation in any other activities for health, age, behaviour or safety reasons. If the winner or their guests fails to participate in the Prize in the manner required, as stated in this condition and/or in the reasonable opinion of the Promoter or any prize supplier, the balance of the Prize will be forfeited with no compensation payable.

EVENTS

If the Prize includes attendance to any event/s, the following terms will apply:

53. Attendance must be taken to coincide with the Event. Prizes are only valid on the dates advised by the Promoter and can only be redeemed in accordance with the Prize supplier's terms and conditions.
54. I.D to enter the venue of the Event may be required. The venue may refuse any person entry into the venue, including, but not limited to, those who appear drunk or intoxicated.
55. Dress standards may apply (at the discretion of the venue).
56. The Promoter will not be liable and takes no responsibility for any refusal of entry by the venue of any person for any reason.
57. Responsible services of alcohol laws may be enforced.
58. If any part of the Event is abandoned, called off, varied or postponed for any reason, then at the Promoter's discretion, the relevant winner will be given travel vouchers for the value of the Prize.
59. If the Prize involves the winner and any guests (if applicable) attending an event, meeting or attending a function with a celebrity or other public figure, the Promoter will not be liable for the failure of the winner (and their guests, if applicable) to meet that person or failure of that person to attend the function, for whatever reason.

General

60. The Promoter reserves the right to take any action necessary in its sole discretion at any time.
61. Entrants acknowledge that there may be inherent risks in some aspects of the Promotion and that participation in the Promotion and/or using the Prize may involve participating in dangerous activities. By entering this Promotion and/or accepting the Prize, entrants accept that risk.
62. The winner and their guests must declare to the Promoter and/or any prize supplier any health-related issues that may affect their safe participation in any part of the Promotion or Prize (where applicable) and obtain a written clearance from their doctor in this respect. The Promoter (upon consultation with any relevant qualified person) reserves the right to refuse to allow a winner or their guest to take part in an aspect of a Prize, if the Promoter determines, that a winner is not in the mental or physical condition necessary to be able to safely participate in that aspect Prize.
63. It is the entrant's responsibility to ensure that they (and their guest/s, as applicable) are sufficiently healthy and fit so as to safely participate in this Promotion and/or undertake the activities awarded as part of the Prize.

64. If the Promoter becomes aware after an entrant has won a Prize that the entrant has not complied with these Terms and Conditions, that entrant will have no entitlement to the Prize, even if the Promoter has announced them as a winner. That entrant will be required to return, refund or otherwise make restitution of the Prize.
65. The Promoter reserves the right to verify the validity of any entries and in its sole discretion, disqualify any or all entries from, and prohibit further participation in this Promotion by, any person who: (a) tampers with or benefits from any tampering with the entry process or with the operation of the Promotion; (b) acts in violation of these Terms and Conditions; (c) acts in a disruptive manner; (d) acts with the intent to annoy, abuse, threaten or harass any other person; or (e) engages in any unlawful or other improper misconduct calculated to jeopardise the fair and proper conduct of the Promotion. The Promoter's legal rights to recover damages or other compensation from such an offender are reserved.
66. Nothing in these Terms and Conditions limits, excludes or modifies or purports to limit, exclude or modify the statutory consumer guarantees as provided under the Competition and Consumer Act 2010 (Cth), as well as any other implied warranties under the Australian Securities and Investments Commission Act 2001 (Cth) or similar consumer protection laws in the States and Territories of Australia ("**Non-Excludable Guarantees**"). Except for any liability that cannot by law be excluded, including the Non-Excludable Guarantees, the Promoter (including its respective officers, employees and agents) excludes all liability (including negligence), for any personal injury or death; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of the Promotion.
67. Except for any liability that cannot by law be excluded, including the Non-Excludable Guarantees, the Promoter (including its respective officers, employees and agents) is not responsible for and excludes all liability (including negligence), for any personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of: (a) any technical difficulties or equipment malfunction (whether or not under the Promoter's control); (b) any theft, unauthorised access or third party interference; (c) any entry/vote or prize claim that is late, lost, altered, damaged or misdirected (whether or not after their receipt by the Promoter) due to any reason beyond the reasonable control of the Promoter; (d) any variation in prize value to that stated in these Terms and Conditions; (e) if any tax liability incurred by a winner, entrant; (f) use/taking of a prize; or (g) attendance at a Vegas Live NRL watch party hosted a ClubsNSW member club or the 2027 Vegas NRL event.
68. If, for any reason, the Promotion is not capable of running as planned, including, without limitation, due to infection by computer virus, bugs, tampering, unauthorised intervention, fraud, technical failures, or any other causes beyond the control of the Promoter that corrupt or affect the administration, security, fairness or integrity, or proper conduct of the Promotion, the Promoter reserves the right in its sole discretion to disqualify any individual who tampers with the entry process or take any other action, including to cancel, terminate, modify, or suspend the Promotion (subject to any direction given under the relevant State/Territory permit regulations).
69. The winner acknowledges that the Prize may be subject to additional terms and conditions imposed by third parties and the Relevant Party. The winner and guest must become acquainted with any such additional terms and conditions prior to taking the Prize and the winner and guest agree to be bound by such terms and conditions. The Promoter does not accept any responsibility and is not liable for any additional conditions imposed on the taking of the Prize, or for the breach of those conditions by any person.
70. Except for any liability which cannot be excluded by law, the Promoter is not responsible for:
 - a) any problems or technical malfunction with any telephone network or lines, computer online systems, servers or providers, computer equipment, or software, or any technical problems or traffic congestion on any computer system or at any website, or any combination thereof, including (but not limited to) any injury or damage to participants or any other person's property related to or resulting from participation in the Promotion;
 - b) any incorrect or inaccurate information, caused either by users, by any of the equipment or programming associated with or used in connection with the Promotion, or by any technical error that may occur in the course of the Promotion; or
 - c) any error; omission; interruption; deletion; defect; delay in operation or transmission; communications line failure; theft; or destruction or unauthorised access to, or alteration of, entries or entrants' details.
71. Any attempt to cause damage to any website or the information on any website associated with this Promotion or to otherwise undermine the fair and legitimate operation of this Promotion may be a violation of criminal and civil laws. The Promoter reserves the right to seek damages in the fullest extent permitted by law in the event that any such attempt is made, whether or not that attempt results in any such damage, interference or undermining.
72. The Promoter and its associated agencies and companies make no warranties or representations about the fitness for purpose or suitability of any Prize and will not accept responsibility for the quality or fitness for any purpose of any Prize, or the failure of any Prize to be of merchantable quality. If liability under terms implied by legislation cannot be excluded, the liability of the Promoter and its associated agencies and companies is limited to re-supplying the relevant goods or services or paying the cost of replacing them.

73. These Terms and Conditions are governed by the laws of New South Wales, Australia. The Promoter and all entrants irrevocably submit to the non-exclusive jurisdiction of New South Wales, Australia.
74. These rules are Terms and Conditions and constitute the entire terms and conditions between the entrant and the Promoter with respect to the Promotion. The Promoter may alter, modify, or amend these Terms and Conditions at its sole discretion and will only provide entrants with notice of substantial amendments (subject to the approval of the authorities that have issued permits for the conduct of the Promotion).
75. No bonus prizes will be awarded in this Promotion.
76. If an entrant has a dispute regarding any aspect of this Promotion, the entrant must notify the Promoter in writing as soon as reasonably practicable after the event giving rise to the dispute by emailing Marketing@clubsnsw.com.au. The Promoter will review the dispute and respond within 14 days of receiving the notice. If the dispute is not resolved within 14 days of the Promoter's response, either party may refer the matter to mediation administered by the Law Society of New South Wales, and the mediation will be conducted in accordance with its mediation rules. The costs of mediation will be shared equally by the parties. If the dispute is not resolved through mediation, either party may pursue its rights and remedies under applicable law.
77. In the event of war, terrorism, state of emergency, pandemic or any other kind of disaster, or any other event beyond the reasonable control of the Promoter including by reason of COVID-19 government restrictions, bans and/or lockdowns, the Promoter reserves the right in its sole discretion to cancel, terminate, modify or suspend the Promotion or suspend, substitute or modify a prize and invalidate any affected entries.

PRIVACY

78. The Promoter collects personal information (PI) in accordance with the Privacy Act 1988 (Cth) including the Australian Privacy Principles (APPs), the Privacy and Personal Information Protection Act 1998 (NSW), and all applicable privacy laws and regulations, including the 2025 reforms. PI is collected for the purpose of conducting the Promotion, administering entries, awarding prizes, and for related promotional, marketing, research, and profiling purposes. Entry and voting are conditional on providing PI. If you do not wish to provide the requested PI, you will not be able to enter or participate in this Promotion.
79. PI may be disclosed to third parties, including the Related Party, agents, contractors, service providers, and prize suppliers, some of whom may be located overseas. If PI is disclosed overseas, the Promoter will take reasonable steps to ensure that the recipient complies with applicable privacy laws.
80. Entrants consent to the collection, use, and disclosure of their PI as described, including for direct marketing purposes. Entrants may opt out of receiving marketing communications at any time by contacting the Promoter.
81. The Promoter will take reasonable steps to protect PI from misuse, interference, loss, unauthorised access, modification, or disclosure, in accordance with legal obligations and best practice data security standards.
82. Entrants have the right to access, update, correct, or request erasure of their PI, and make a complaint about a breach of the APPs or other privacy law. The Promoter's Privacy Policy (available at <https://www.clubsnsw.com.au/privacy-policy>) and Personal Information Collection Notice provide further details, including how complaints will be handled.
83. PI will be retained for as long as necessary to fulfil the purposes described, or as required by law, after which it will be securely deleted or de-identified.
84. If any automated decision-making is used in the Promotion (e.g., computerised random draw), PI may be processed by such systems solely for the purpose of determining winners.