

Bubbles & Buckets 2.0 Competition Terms & Conditions

General

1. Information on how to enter and prizes form part of the Term and Conditions. Entry into this competition deems acceptance of these Terms and Conditions.
2. To the extent of any inconsistency between these Terms and Conditions and any other reference to this competition, these Terms and Conditions prevail.

Competition: Win a day on Sydney Harbour for you and six friends on 'The Wayward' thanks to Wayward Brewing Co.

3. The promotional window opens at the commencement of the Bubbles & Buckets event on Thursday 20 May, 2021 from 4:00pm AEST and close on Friday 21 May, 2021 at 11:59pm AEST.
4. To be eligible to win the prize, entrants must post an image to their social media channels and tag @MooreParkGolf and @w.hardseltzer to be eligible for consideration.
5. Permanent posts will only be considered for the competition prize. Any 'story' posts that disappear after a specific time frame across social media channels will not be considered.
6. Only social media accounts who are set to 'public view' will be eligible to win the prize as private accounts cannot be viewed by non-followers
7. The photo that wins the prize will be judged based on the following criteria:
 - Creativity
 - Engagement
 - Entertainment
8. By entering the competition, the winner agrees to have their social media post shared across the Moore Park Golf and Wayward Brewing Co social media channels.
9. The winner of the prize will be contacted on Friday 28 May, 2021 with information about the prize and how to redeem.
10. The prize must be redeemed within 12 months of being contacted.
11. The prize includes a trip for the winner and six friends around Sydney Harbour on The Wayward boat owned by Wayward Brewing Co.
12. This prize is non-transferrable and not redeemable for cash.
13. Prize is not available for on-sale and any knowledge of this will result in the prize being null and void.
14. Prize is valid for seven people only inclusive of the winner.
15. Date and time of prize redemption to be determined between prize winner and Wayward Brewing Co.
16. In the event of inclement weather, a rescheduled date will be determined between both parties based on availability.

Competition: Callaway Big Bertha Reva Driver Competition Terms & Conditions

- 17.** One (1) winner will receive a custom fitted Big Bertha Reva Driver thanks to Callaway Golf Australia.
- 18.** To be eligible to go into the draw to win the prize, entrants must participate in a 'longest drive challenge' at Moore Park Golf Driving range during the Bubbles & Buckets 2.0 event.
- 19.** Entries will only be accepted from the allocated range bay and recorded using the FlightScope launch monitor technology.
- 20.** Entrants will be permitted three attempts to hit their longest drive.
- 21.** All drive attempts that exceed 100m through the Flightscope launch monitor technology will go into the running to win.
- 22.** The winner will be fitted for their Big Bertha Reva Driver on the evening. Fulfilment of the Big Bertha Reva Driver will take between 4-6 weeks depending on stock availability. The winner will be contacted once their prize is available for collection.
- 23.** The prize must be collected from Moore Park Golf Course once ready. Moore Park Golf will liaise between both parties to ensure prompt delivery.
- 24.** The winner agrees to have social media posts shared by Moore Park Golf and possibly Callaway Golf Australia when the prize is collected.

Further Terms and Conditions

- 25.** The Promoter reserves the right to amend these Terms and Conditions if this competition cannot be run as originally planned. The Promoter may also cancel or suspend this competition if an event beyond the control of the Promoter corrupts or affect the administration security, fairness, integrity or proper conduct of this competition. The Promoter will disqualify any individual who has tampered with the entry process or any other aspect of this competition.
- 26.** The Promoter and their associated agencies and companies will not be liable or responsible for any problems or technical malfunction of any telephone network or lines, computer on line systems, servers, or providers, computer equipment, software, technical problems of the phone or of any phone network, or any misadventure, accident, injury, loss (including but not limited to consequential loss) or claim that may occur; whilst undertaking any travel won on or connected with their entry; in the participation in any prize; as a consequence of late, lost or misdirected mail, email SMS or phone call; due to the broadcast of any program relating to the competition or the publication of any material, including any statements made by any compere, staff member, journalist, other entrants or any other person; any injury or damage to entrant's or any other person's computer software or phone; or any combination thereof, related to or resulting

from participation or sending or receiving of any communication or of any materials in this competition.

27. All entrants must submit ONLY their own original answers, designs and works. Any such answers, designs or works cannot be previously published in any forum worldwide. All entries become the property of the Promoter and cannot be returned. Entries that are found to have been derived from the designs of a third party will be considered invalid and, if awarded a prize, that prize must be returned to the Promoter. The winner may be required to sign a statutory declaration regarding the originality of the entry. Without limiting the generality, the Promoter reserves the right to take legal action against anyone found to have breached this term. The Promoter reserves the right in its sole discretion to disqualify any individual who the Promoter has reason to believe has breached any of these conditions, or engaged 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 are reserved.
28. Any entrant found to have (a) be used any form of software or third party application to enter multiple times (including scripting software), (b) used a third party (including online competition entry site) to enter on their behalf or (c) entered incorrect contact details, including incorrect email contact details, will have all entries invalidated and any claim to the Prize will be invalidated. If such an entrant is awarded the Prize and then found to have breached this clause, the entrant must immediately return the Prize to the Promoter. The Promoter has sole discretion to determine if this clause has been breached by any entrant. The Promoter reserves the right to request whatever documentation it deems necessary to confirm if the entrant has breached this clause. An entrant must provide any requested documentation to the Promoter upon request. Failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights.
29. If the prize (or an element of the prize) is unavailable, for whatever reason, the Promoter reserves the right to substitute the prize (or an element of the prize) for a prize of equal or greater value, subject to State Regulation. It is a condition of accepting the prize that the winner must comply with all the conditions of use of the prize and prize supplier's requirements. Each prize must be taken as stated and no compensation will be payable if a winner is unable to use the prize as stated.
30. The Promoter highly recommends a current residential street address be provided when requested for ease of correspondence and potential prize delivery. The Promoter makes all reasonable efforts to deliver prizes to the addresses provided by competition entrants. The Promoter cannot guarantee that any prizes returned to the Promoter due to non-delivery at the provided address will be re-sent to the prize winner.

31. The Promoter reserves the right to request winners to sign a winner' deed of release or any other relevant forms or agreements that the Promoter deems necessary, to provide proof of identity, proof of age, proof of residency at the nominated prize delivery address and/or proof of entry validity (including phone bill) in order to claim a prize. Proof of identification, residency, age and entry considered suitable for verification is at the discretion of the Promoter. In the event that a winner cannot provide suitable proof, the winner will forfeit the prize in whole and no substitute will be offered.
32. The Promoter reserves the right to rejudge in the event of an entrant, claiming to be a winner, being unable to satisfy these Terms and Conditions.
33. The judges' decision in relation to any aspect of the competition is final and binding on each person who enters. Chance plays no part in determining any winner. No correspondence will be entered into. No responsibility is accepted for late, lost or misdirected entries. Prizes are subject to availability, not transferable or exchangeable and, with the exception of cash prizes, cannot be taken as cash. Prizes will be sent to the winner' nominated address as stated in their original entry. The Promoter and their associated agencies, and companies associated with this promotion will take no responsibility for prizes damaged or lost in transit.

Copyright, Statutory guarantees, Waiver and liability

34. All entries and any copyright subsisting in the entries become and remain the property of the Promoter who may publish or cause to be published any of the entries received. Clublinks (ABN 41 099 690 301) and its related entities, is collecting your personal information for the purpose of conducting and promoting this Competition, including for the purpose of identifying and notifying winners and understanding our audiences. Clublinks will otherwise handle your personal information in accordance with Clublinks Privacy Policy which is available on our website at www.clublinks.com.au (and which contains information regarding how you can access your personal information, correct it and/or make a complaint about our handling of your personal information). By providing your personal information, you agree to the terms of the Privacy Policy. Without limiting the foregoing, Clublinks may disclose the entrant' personal information to its related entities, business partners and external service providers for research and profiling purposes as well as other purposes reasonably related to the entrant' relationship with Clublinks. In addition, by entering this competition, you consent to Clublinks using your personal information for the purpose of Clublinks and its related entities sending you information regarding programs, products and services available through them and/or through their business partners, and to Clublinks from time to time sharing your personal information with carefully selected business partners for the purpose of them sending you such information directly. We will always provide you with the ability to opt out of those communications.

35. In participating in the prizes, the winners agree to participate and co-operate as required in all editorial activities relating to the Competition, including but not limited to being interviewed and photographed. The winners (and their companions) agree to granting the promoter a perpetual and non-exclusive licence to use such footage and photographs in all media worldwide, including online social networking sites, and the winners (and their companions) will not be entitled to any fee for such use.
36. Prize winners are advised that tax implications may arise from their prize winnings and they should seek independent financial advice prior to acceptance of that prize.
37. Nothing in these Terms and Conditions limit, exclude or modify 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 ASIC Act or similar consumer protection laws in the State 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 any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of the promotion.
38. 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 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) any tax liability incurred by a winner or Entrant; or (f) use of a prize.