

## **Terms and Conditions**

### **of Your Chance to Win Competition**

#### **Prize**

1. There is one (1) Prize.

The winner of the competition will receive a prize that includes a customisable holiday to New Zealand up to a maximum value of **AUD\$9,500.00** (the 'Prize') and will include:

- a. AUD\$6,000 travel voucher from NZ Holidays
  - b. AUD\$2,500 Webjet flight voucher
  - c. AUD\$1,000 cash for spending money
2. All Prize values are in Australian dollars.

#### **Competition entry**

3. The competition opens on Monday 02 December 2024 at 09.00 am AEDT and closes on Wednesday 30 April 2025 at 05.00 pm AEST (the 'Promotional Period').
4. Entry is open to all clients and potential clients (an 'Entrant') of Partners and their Business Associates.
5. By entering the competition the Entrant agrees to these Terms and Conditions.
6. All Entrants to the competition must be 18 years of age or over and a permanent resident of Australia.
7. Staff and immediate family of Your Client Matters (the 'Promoter') are not permitted to enter the competition.
8. Partners, Partners' immediate family and staff of Partners are not permitted to enter the competition.
9. An Entrant is entitled to receive the following entries into the competition:
  - a. One entry when they enter their details online at [www.yourchancetowin.com.au](http://www.yourchancetowin.com.au)
  - b. One entry when they complete a competition survey and/or request a topic sheet during an online entry at [www.yourchancetowin.com.au](http://www.yourchancetowin.com.au)
  - c. One entry is available to an Entrant who:
    - completes and returns a competition ticket for entry into the competition, and
    - an additional entry should the ticket include a competition survey or questionnaire that has also been completed by the Entrant.
  - d. Three entries for each family member, friend or acquaintance that an Entrant refers to a Partner who may potentially utilise the services of the Partner. The family member, friend or acquaintance must not have previously been introduced to the Partner or already be known to the Partner.
  - e. One entry is available to each Entrant who:

- books a phone consultation or physical appointment, and
- follows up the booking with a phone consultation, or
- follows up the appointment with a physical appointment

with the Partner to investigate the possibilities of using the Partner's services and/or to discuss their financial situation.

- f. Three entries will be available to each Entrant who completes or settles business with the Partner. If a couple (two or more people) completes business with the Partner, then only one person in the couple will receive the entries (not both).
  - g. One entry is available to each Entrant who contacts a Partner via:
    - SMS or social media
    - an email or other internet related contact
 who specifically requests an entry into the competition.
  - h. Three entries are available to a Business Associate who refers one of their clients directly to the Partner.
  - i. Three entries are available to each staff member of a Business Associate who generates the referral to the Partner.
10. By entering the competition the Entrant agrees to receive competition updates, winner announcements and regular monthly communications from the Partner.
  11. An Entrant may later Opt-Out from receiving the communications referred to in clause 14.
  12. Where an Entrant makes a referral in accordance with 9(d) online, an email will be sent to the family member, friend or acquaintance to provide them with an opportunity to enter the competition. The Partner will not be provided with the third party details until they enter the competition.
  13. When a referral is made in accordance with clauses 9(d), 9(h) or 9(i) the first name, second name, valid telephone number and email address of the person must be provided to the Partner in order to be a valid referral.
  14. Where an Entrant or Business Associate makes a referral offline in accordance with 9(d), (h) or (i) the Partner must comply with the SPAM ACT 2003 and ensure that they have permission of the referee before they subscribe the referee to any electronic marketing list.

### **Number of entries permitted**

15. Entrants will be limited to a maximum of one entry per day in relation to entries from clauses 9(a), (b), (c) and (g) in aggregate.
16. Entrants will be limited to a maximum of one additional entry every six (6) weeks in relation to clause 9(b).

### **Disqualification**

17. The Promoter reserves the right to disqualify any Entrant who has tampered with the entry process or any other aspect of this competition. In particular, multiple computer generated

entries and the use of 'scripting' is not permitted and any resulting entry generated will **not** be accepted as a valid entry.

18. The Promoter reserves the right to disqualify any Entrant who in the opinion of Promoter (in its absolute discretion) has engaged in conduct that is fraudulent, misleading and deceptive, or generally damaging to the goodwill or reputation of the Promoter, a Partner and/or this competition, including entering the competition using different names and/or email addresses.
19. All Entrants of Partners who have an outstanding financial obligation due and payable to the Promoter at the time of drawing the winner of the Prize will be disqualified from the draw. If a Partner ceases to subscribe to the services of the Promoter or has an outstanding financial obligation to the Promoter during the Promotional Period, the Partner must immediately stop promoting the competition.
20. The Promoter reserves the right in its absolute discretion to disqualify any Entrant of a Partner where the Promoter has reason to believe that the Partner has breached any of these Terms and Conditions, their agreement with the Promoter or engaged in any unlawful or other improper misconduct to jeopardise the fair and proper conduct of the competition.

### **Recording of entries**

21. All online entries must be made at [www.yourchancetowin.com.au](http://www.yourchancetowin.com.au) during the Promotional Period.
22. All offline entries must be entered by the Partner into the Partner Portal at [www.partnerportal.yourclientmatters.com.au](http://www.partnerportal.yourclientmatters.com.au) no later than Thursday 01 May 2025 at 05.00pm AEST.
23. The Promoter accepts no responsibility for any late, lost or misdirected entries not entered by the deadlines detailed in clauses 21 and 22 including delays due to technical interruptions, network congestions or for any other reason.

### **Promotion of the competition**

24. The Partner and the staff of the Partner must not utilise the competition with more than three Business Associates in aggregate.
25. **Employed staff members ONLY** of the Partner are permitted to promote the competition just to their own client base at no additional charge.
26. Contractors, licensees or other non-staff service providers of the Partner **ARE NOT PERMITTED** to promote the competition to their own client base unless written permission is provided by the Promoter.

### **Prize winner**

27. Each valid entry of an Entrant will be entered into the competition draw (the 'Entries'). The winner of the competition will be the first randomly selected valid entry drawn electronically from all Entries utilising the Promoter's online software. No communication will be entered into as to the successful winner.

28. The draw is to take place at 12:00 noon AEST on Friday 02 May 2025 at the offices of the Promoter at Suite 23B Rawson Parade, Caringbah South, NSW, 2229.
29. The winner is to be notified by telephone (where possible) within seven days of the draw, this date being Friday 09 May 2025. The winner will also be notified by registered mail to be posted within two working days of the draw, this date being COB Tuesday 06 May 2025.
30. If the Prize winner cannot be contacted by 5.00pm AEST on Thursday 31 July 2025, a second chance draw will be held three calendar months from the original draw. This draw will be at 12:00 noon AEST on Friday 01 August 2025 at the offices of the Promoter. The second chance draw winner will be the first randomly selected valid entry drawn electronically from all Entries utilising the Promoter's online software. No communication will be entered into as to the successful second chance winner.
31. The second chance draw winner (where necessary) is to be notified by telephone (where possible) within seven days of the draw, this date being Friday 08 August 2025. The second chance winner will also be notified by registered mail to be posted within two working days of the draw, this date being Tuesday 12 August 2025.
32. The winner will also be published in *The Australian* newspaper on Wednesday 21 May 2025. Second chance draw winner will be advertised in *The Australian* on Wednesday 20 August 2025.

## General conditions

33. The Prize is not transferrable unless negotiated with the Promoter, except for reasonable circumstances at the sole discretion of the Promoter.
34. The Prize is exchangeable for cash to the total value of AUD\$9,500.00.
35. The travel component of the Prize must be booked through the travel agent nominated by the Promotor and in accordance with these Terms and Conditions.
36. The Promoter will deliver via electronic funds transfer (EFT) the cash component of the Prize to the Partner of the winner at least two weeks prior but no more than one month prior to the travel departure date booked by the winner **provided the winning Partner has:**
  - validated the winner is a real person and has complied with these Terms and Conditions
  - gained evidence that the winner is an Australian citizen
  - received from the winner a 100 point check proof of identification
  - received and confirmed a valid Australian bank account to receive the transfer of the Prize, and
  - provided the above information to the Promoter.
37. The winning Partner will transfer the cash component of the Prize to the winner's bank account as soon as possible and no later than two business days of receiving the transfer of the cash component of the Prize from the Promoter.

38. The Promoter has no responsibility or liability if the cash component of the Prize is not transferred in accordance with clause 40 with such liability being with the Partner of the winner.
39. The winner is responsible for all other expenses outside the value of the stated holiday prize that may include additional spending money, meals, activities, tips, taxes (eg departure tax and other charges included within flight ticketing and accommodation), travel insurance and other ancillary costs. Travel insurance is highly recommended to protect against additional costs in the event of unforeseen circumstances.
40. Once an initial booking has been made, the Promoter does not accept any responsibility for additional costs associated with making changes to the initial booking including any increase in airfare or re-booking fee as a result of the winner's personal circumstances.
41. Once travel bookings have been made and confirmed, should there be any government or other government agency order that enforces border restrictions that prohibit travel and if the travel provider/s require the moneys already paid to be held in credit, the winner can use these credits for future travel at their discretion and the Promotor will have no further obligations. If the travel providers are willing to provide a refund for travel booked, the Promotor will at its discretion arrange such refunds to be transferred to the winner and the Promotor will have no further obligation.
42. The Prize is subject to hotel and flight availability. The winner may incur additional fees and surcharges if travel is booked during high season or blackout periods such as public holidays, school holidays and other peak times.
43. Flights are available on regular scheduled services on airlines that travel on the chosen route. Flight itineraries may need to be amended by the airline having regard to airline disruptions or other unforeseen events. The winner accepts responsibility for any additional costs associated with such disruptions.
44. A credit card imprint or cash deposit may be required by the winner at check-in to their hotel as security for all incidental charges incurred by the winner and their companion which are the responsibility of the winner.
45. It is the winner's responsibility to ensure that all necessary travel documents are valid and meet the requirements of government authorities at the time of travel for each port of call. Any fines, penalties, payments, expenditure or loss of ability to redeem the Prize as a result of such documents not meeting the requirements of the relevant authority will be the sole responsibility of the winner.
46. The Promoter makes no representation or warranty as to the safety, conditions or other issues that may exist at any destination.
47. Should an Entrant's contact details change during the Promotional Period it is the Entrant's responsibility to contact the Partner to request that such contact information be amended.
48. Entrants' names and information may be disclosed to state and territory lottery departments as required under relevant lottery legislation. For the purpose of public statements and advertising, the Promoter will only publish the winner's name and state in *The Australian* newspaper.
49. If for any reason any aspect of this Promotion is not capable of running as planned, including

by reason of computer virus, communications network failure, bugs, tampering, unauthorised intervention, fraud, technical failure or any cause beyond the control of the Promoter, the Promoter may in its sole discretion cancel, terminate, modify or suspend the Promotion and invalidate any affected entries, or suspend or modify a prize, subject to State or Territory regulation.

## **Promoter and TPLs**

50. Authorised under:

**Act Permit No.** TP 24/01670

**SA Permit No.** T24/1291

51. The Promoter of\_ the competition is Your Client Matters Pty Ltd (ABN 83 108 030 173) of Suite 23B Rawson Parade, Caringbah South, NSW, 2229.

## **Definitions**

**AUD\$** means Australian dollars.

**Business Associate** means a non-related company of the Partner who has entered into a formal or informal arrangement with the Partner to promote the services of the Partner including the use of the competition.

**Partner/s** means those companies and individuals who subscribe to the services of the Promoter.

**Promoter** means Your Client Matters Pty Limited (ABN 83 108 030 173) of Suite 23B Rawson Parade, Caringbah South, NSW, 2229.

**Promotional Period** means the period from Monday 02 December 2024 at 09.00 am AEDT and closes on Wednesday 30 April 2025 at 05.00 pm AEST being the Promotional Period.