

Win a Roar & Snore Family Experience

Member Promotion - Conditions of Entry

- 1. The 'Win a Roar & Snore Family Experience' Member Promotion commences on 9:00AM AEDT 1 December and closes on 11.59PM AEDT Wednesday 16 December 2020 (Promotion Period).
- **2.** Any persons who purchase a NSW Swifts 2021 Membership during the period above are eligible for the promotion and will be included in the random selection to determine a winner.
- **3.** Existing members who have renewed or purchased a 2021 Membership are eligible for this promotion and automatically included in the draw.
- **4.** Employees (and their immediate families) of the Promoter, participating outlets and the agencies associated with this promotion are ineligible and will not be included in the random selection to determine a winner. Immediate family means any of the following: spouse, ex-spouse child or step-child (whether natural or by adoption), parent, step-parent.
- 5. The winners will be randomly selected at Netball Central, 2 Olympic Boulevarde, Sydney Olympic Park, NSW 2127 on Thursday 17 December 2021.
- 6. There will be one (1) winner
- 7. The winner will be notified via the phone number and email address listed on the member account.
- **8.** The prize consists of a Family Ticket for up to two (2) Adults and two (2) Children to attend their choice of Roar and Snore at Taronga Zoo for one (1) night. The total value of the promotion is \$2392AUD (incl GST).
- **9.** Tickets, flights, accommodation and transport costs incurred in use of or in association of prizes are not included and are at the discretion of the winner.
- **10.** If for any reason a winner does not take the prize or any part of the prize at the time stipulated by the Promoter in Clause 8, then the prize or that part of the prize cannot be transferred, exchanged, or be collected at a later date.
- **11.** Prizes, or any unused portion of a prize cannot be taken as cash.
- **12.** If any prize (or part of any prize) is unavailable, the Promoter, in its discretion, reserves the right to substitute the prize (or that part of the prize) with a prize to the equal value and/or specification, subject to any written directions from a regulatory authority.
- 13. 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, as well as any other implied warranties under the ASIC Act 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 and (including their respective officers, employees and agents) exclude 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 or accepting or using the prize.
- **14.** The Promoter reserves the right to request that the winner provide proof of identity before awarding the prize. Identification considered suitable for verification is at the discretion of the Promoter. Prize winner may be required to sign any form required by the Promoter including without limitation a legal release and indemnity form or a declaration confirming their eligibility to accept the prize.
- **15.** Once prizes have left the Promoter's premises, the Promoter and their associated agencies take no responsibility for prizes damaged, delayed or lost in transit.
- **16.** Should an Eligible Entrant's contact details change during the promotional period, it is the entrant's responsibility to notify the Promoter. A request to access or modify any information provided in an entry should be directed to the Promoter.
- **17.** Prizes and participation in the promotion are subject to any conditions imposed by the supplier or organiser of the prizes, as applicable.
- 18. The Promoter accepts no responsibility for any tax implications that may arise from the prize winnings. Independent financial advice should be sought. Where the operation of this competition results in, for GST purposes, supplies being made for non-monetary consideration, Eligible 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.
- **19.** All personal information you provide will be used by Netball NSW in accordance with our Privacy Policy available at http://nsw.netball.com.au/inside-netball-nsw/about-us/privacy-policy/ and may be disclosed by Netball NSW in accordance with the Privacy Policy (including for promotional and marketing purposes). By providing your personal information, you agree to such use by NSW Swifts and Netball NSW.



- **20.** The competition is governed exclusively by the laws of Australia.
- **21.** The Promoter is New South Wales Netball Association Limited (Netball NSW) ABN 19 001 685 007. Netball NSW's registered office is located at Netball Central, 2 Olympic Boulevard, Sydney Olympic Park, NSW 2127. Any reference to Netball NSW refers to New South Wales Netball Association Limited.
- **22.** By entering into the Competition you indicate you have read and agree to be bound by the Privacy Policy: http://nsw.netball.com.au/inside-netball-nsw/about-us/privacy-policy/