

### **Full terms and conditions of the “Ripples Stay-at-Home Games” competition:**

- 1) The “Promoter” is Penrith City Council (ABN 43 794 422 563) of 601 High Street, Penrith NSW 2750.
- 2) Information on how to enter and prize details form part of these conditions. By entering this competition, each entrant agrees to be bound by these conditions. Entries must comply with these conditions to be valid.
- 3) The “Competition Period” commences 9am 11 July 2022 and ends 11:59pm 16 July 2022
  - a) Entries received after the close of the Competition Period will be deemed invalid. No responsibility is accepted for late or lost entries.
- 4) Employees of the Promoter and their immediate families are not eligible to enter this competition.
  - a) To enter, entrants must comment on the Ripples NSW Facebook post with a response to the question “How many protein balls are in the jar pictured?”
- 5) This is a game of skill. Entries will be judged on how close they come to the correct answer.
- 6) One (1) major prize will be awarded, The details of the prizes are as follows:
  - (a) Major prize: One month (30 days) free access to Ripples venues at a maximum value of \$90
- 7) Prizes are not transferable or redeemable for cash. The Promoter's decision is final and binding and no correspondence will be entered into.
- 8) The prize winner will be determined within 7 days after the end of the Competition Period and announced via a post on Ripples social media channels. The winner will be contacted by direct message to organise prize delivery.
  - (a) At the end of the competition, any unclaimed prizes will return to the prize pool, and a second selection will be made after seven (7) days of the initial notification by email.
- 9) In the event that a prize becomes unavailable for reasons beyond the Promoter's control, the Promoter is not required to substitute a prize for equal or greater value.
- 10) The Promoter may request verification of identity, age, residential address and any other information from entrants relevant to entry or participation in this competition. Verification is at the discretion of the Promoter. The Promoter may disqualify any entrant who provides false information fails to provide information, attempts to gain an unfair advantage or who otherwise in any way manipulates, interferes or tampers with this competition or attempts to do so.
- 11) If there is any event which prevents or hinders the Promoter's conduct of the competition, the Promoter may, in its discretion, cancel the competition at any time.
- 12) To the full extent permitted by the law, the Promoter will not be liable for any loss or damage, including for personal injury suffered or sustained in connection with a person's participation in this competition or the receipt or use of the prize.

- 13) The Promoter does not assume any responsibility for the prize offered as part of this competition and accepts no liability in connection with the prizes. The prize has not been certified by the Promoter as fit for purpose and under no circumstances will the inclusion of the prizes in the competition be construed as an endorsement or recommendation of the prize by the Promoter.
- 14) The entrants agree to release their details to the Promoter for the purpose of publication of the winners and promotional activities including but not limited to promotional, marketing or publicity purposes relating to the event prize draw without further notice or remuneration. Should the prize winner be under the age of 18 years, prior to the Promoter awarding the prize a parent or guardian of the prize winner will be required to provide consent for the publication of the prize winner details in accordance with this clause.
- 15) Submitting an entry is deemed acceptance of the above terms and conditions.