

Terms and Conditions of Entry for the Light Up Your Business – Best Dressed Store Front Competition – December 2024

1) These terms and condition of entry, including information on how to participate and prize details (Terms), apply to the Competition. Entry into the Competition, via registering your business for the competition or voting in the competition via the QR code on posters in participating Singleton businesses is deemed acceptance of these Terms.

2) The Promoter is Business Singleton (ABN 80 102 612 177) of Suite 1 Level 1 126 John Street, Singleton. NSW. 2330 (Promoter)

3) The Competition will be in two stages. The first stage is for business registration (the registration period) which is open from Monday 18th November until 5pm Friday 29th November 2024. The second stage is for community voting on the business window display (the competition period), this stage is open from Monday 2nd December 2024 until 11:59pm (AEST) on Wednesday 18th December 2024.

4) Business Entry into Competition is open to all registered businesses trading within the Singleton LGA and with a valid ABN, and excludes: a) Management, employees, directors and contractors of the Promoter, its related bodies corporate, suppliers, partners and other agencies, firms or companies associated with the Promotion; b) A spouse, de-facto spouse, parent, guardian, child or sibling of a person referred to in paragraph 4(a) of these Terms.

5) All members of the Singleton Community and visitors to the registered, participating businesses are eligible to cast a vote in the Light Up Your Store Competition via the QR on the poster at the participating business or via the Spend in Singleton Website.

HOW TO REGISTER

5) To enter, Eligible Entrants must:

a) during the registration period, enter their details to register to take part in the Light Up Your Business Promotion via the Spend in Singleton Website competition page – www.spendinsingleton.com.au/christmas

b) during the competition period, display the Light Up Your Business Poster with the QR code to allow visitors to their business to vote on their window display.

c) during the competition period, have a Christmas-themed window display that is live during the period 2nd December 2024 to 18th December 2024.

6) Voting will be undertaken by the Singleton Community members and visitors to the business. This is completed via a QR code scan on a poster in the participating business or via the Spendinsingleton.com.au/Christmas webpage. Only one community vote per person will be allowed.

PRIZE

7) The prize is limited to a \$300 Spend in Singleton Gift Card for the winning business and a \$200 Spend in Singleton Gift Card for the winning business to donate to a community organisation of their choice

8) Total prize value for the winning business is \$300 plus \$200 for donation.

9) The winners will be announced on Thursday 19th December 2024 via Live stream on the Business Singleton Facebook page.

10) The winners will be notified by private message or email Thursday 19th December 2024.

VERIFICATION

12) If requested by the Promoter, Eligible Entrants must produce, within the time requested by the Promoter at its absolute discretion appropriate photo identification or other documentation, required by the Promoter to verify their identity, age and eligibility to enter the Promotion.

GENERAL

13) The following limits on entry are applicable: a) Eligible Entrants must have a valid ABN business number. b) Eligible Entrants can only enter the Promotion for their business c) The prize is not transferable or exchangeable or redeemable and no cash alternative will be made available.

14) The Promoter does not accept responsibility for any Entries not received for any reason during the Registration or Competition Period. The Promoter does not warrant that the entry mechanism will be available at all times during the Registration or Competition Period.

15) If, for any reason, the Competition is not capable of being run as planned, including due to infection by computer virus, bugs, tampering, unauthorised intervention, fraud or any other causes beyond the control of the Promoter, which corrupt or affect the administration, security, fairness, integrity or proper conduct of the Promotion, the Promoter reserves the right in its absolute discretion to take any action that may be available to it, including cancelling, terminating, modifying or suspending the Promotion, subject to approval by the relevant regulatory authorities.

16) By entering the Competition, entrants agree and acknowledge:

a) they may be contacted by the Promoter (or an agent of the Promoter) to provide comments about the Competition and the Promoter (or an agent of the Promoter) may take photos or recordings of them; b) the Promoter may use any comments obtained from them, their name, and/or likeness and any photos or recordings taken of them (the Materials) for the Promoter's future promotional and marketing purposes without further reference or compensation to them; c) the Promoter may duplicate, alter, adapt and utilise the Materials as the Promoter wishes at anytime, anywhere, and by any means (including communicating them to the public in any media, including media not yet in existence). The Promoter may license, authorise or otherwise transfer the rights in the Materials to others to do the same; d) they grant to the Promoter on creation of the Materials a royalty free, perpetual, exclusive and irrevocable licence to use the Materials for whatever purpose it determines; e) they agree not to institute, maintain or support any claim or proceeding for infringement of their Moral Rights in the Materials.

17) Eligible Entrants agree and acknowledge that all Entries and any intellectual property rights subsisting in their Entries become and remain the property of the Promoter.

18) Each entrant acknowledges and agrees that it is a condition of participation in the Competition that the entrant be capable of agreeing to these Terms and giving the consents contained herein.

19) The Promoter may communicate or advertise this competition using Facebook or Instagram. The Competition, however, is in no way sponsored, endorsed or administered by, or associated with, Facebook or Instagram. Entrants are providing their information to the Promoter. Each entrant completely releases Facebook from any and all liability.

20) All entries will be the property of the Promoter. The information entrants provide will be used by the Promoter for the purpose of conducting this competition. The Promoter may disclose entrants' personal information to its contractors and agents to assist in conducting this competition or communicating with entrants. By entering this competition, entrants' consent to the storage of their personal information on the Promoter's database. The Promoter is bound by the information protection principles in the Privacy and Personal Information Protection Act 1998. Entrants can request access to the personal information the Promoter holds about them by contacting the Promoter at the address below.

Business Singleton (ABN 80 102 612 177) Suite1, Leave 1, 126 John Street Singleton NSW 2330