White Claw Promotion Terms & Conditions

- 1. Information on how to enter and prizes form part of these conditions. By participating, entrants agree to be bound by these conditions. Entrants must comply with these conditions to be eligible to enter.
- 2. Entry is open to residents of NSW who are 18 years and over and who are current full financial members of Panthers Penrith. Employees and their immediate families of the Promoter and its agencies and venues associated with this promotion are ineligible to enter. This is a member's only promotion.
- 3. The promotion commences at 12am AEST on 07/05/21 and closes at 12.59pm AEST 14/06/21. ("Promotional Period").
- 4. To enter, members must swipe their membership card purchase a can of White Claw Mango, White Claw Lime or White Claw Ruby Grapefruit. Limited to three (3) entries per member per day.
- 5. Ticket entries available from Squires Terrace Bar at Panthers Penrith. Tickets will be automatically placed into a virtual barrel.
- 6. A virtual barrel draw will take place in Panthers Penrith, 123 Mulgoa Road, Penrith NSW 2750 at 3pm AEST on 15/06/21. One (1) entry will be selected from the virtual barrel via random electronic selection. The first valid entry drawn will receive the major prize. The winner does not need to be on premises to claim the prize.
- 7. The winner will be contacted within three (3) working days of the draw via telephone, email or mail.
- 8. There are two (2) prizes to be won as part of this promotion. The prize consists of:
 - a. A case of White Claw Seltzer Black Cherry limited edition = \$100
 - b. Panthers Shop Voucher = \$150.
- 9. Total prize pool valued \$250.
- 10. If necessary, a second virtual barrel draw will take place on 18/06/21 at Panthers Penrith in order to distribute any unclaimed prizes. Second chance draw winners will be notified by telephone and email within one (1) day of the second chance draw.
- 11. Prize is not transferable or redeemable for cash. The Promoter's decision is final and binding no correspondence will be entered into. The Promoter assumes no responsibility for any failure to receive an entry or for inaccurate information or for any loss, damage or injury as a result of technical or telecommunications problems, including security breaches. If such problems arise, then the Promoter may (where necessary with the approval of the relevant lottery authority) modify, cancel, terminate or suspend the promotion.
- 12. The winner is responsible for any additional fees and taxes.
- 13. If any prize or any element of a prize becomes unavailable for reasons beyond the Promoter's control, the Promoter may substitute a prize or element of a prize of equal or greater value at the Promoter's sole discretion, subject to any written directions from the relevant authorities. Winners will not be entitled to any additional compensation in the event that the prize or element of a prize has been substituted at equal or greater value.
- 14. The Promoter shall not be liable for any loss, damage or injury suffered by any winner as a result of the winner accepting and/or using a prize, except for any loss, damage or injury which is due to the negligence or wilful misconduct of the Promoter or which otherwise cannot be excluded by law.
- 15. The Promoter reserves the right to request verification of age, identity, residential address of winners and any other information relevant to entry into or participation in this promotion. Verification is at the discretion of the Promoter, whose decision is final. The Promoter reserves the right to disqualify any individual who provides false information, fails to provide information, conspires with others to gain an unfair advantage or who is involved in any way in interfering or tampering with the conduct of this promotion.
- 16. Entrants consent to the Promoter using their name, image and/or voice in the event that they are a winner in any media for an unlimited period of time without remuneration for the purpose of promoting this promotion (including any outcome) and/or promoting any products manufactured, distributed and/or supplied by the Promoter.
- 17. The Promoter encourages consumers to enjoy alcohol responsibly. Please refer to the GL4001 'Liquor promotion guidelines' and GL4003 'Intoxication guidelines' at liquorandgaming.justice.nsw.gov.au
- 18. Entrants will be refused service of alcohol or provision of an alcoholic beverage prize if it would breach any relevant laws, codes or policies including those of the relevant liquor license relating to the Code of Practice for Responsible Service of Alcohol. The promoter supports the responsible service of alcohol.
- 19. Entries remain the property of the Promoter. Details from entries will be collected and used for the purpose of conducting this promotion (which may include disclosure to third parties, including local lottery authorities, for the purpose of processing and conducting the promotion) and for promotional purposes surrounding this promotion. By entering this promotion entrants consent to the use of their information as described and agree that the Promoter may use this information, or disclose it to other organizations that may use it, in any media for future promotional, marketing and publicity purposes without any further reference or payment to the entrant. Entrants may access, change and/or update their personal information and obtain a copy of the Promoter's privacy policy by contacting the Promoter on (02) 4720 5555 during office hours or visiting penrith panthers.com.au.
- The Promoter is Penrith Rugby League Club Ltd trading as Panthers Group (ABN 57 000 578 398) of 123 Mulgoa Road, Penrith NSW 2750.

Valid under trade permit: TP/00195.