

Terms & Conditions

WIN A TINNIE, TRAILER & BEER FOR A YEAR – (CUB)

Conditions of entry

1. Information regarding prizes and how to enter forms part of these conditions. By entering, entrants accept these conditions.
2. Entry is open only to Australian residents, aged 18 or over except directors, officers, management and employees (and the immediate families of directors, officers, management and employees) of the Promoter or of the agencies or companies associated with this competition.
3. The competition begins at 10.00am (AET) on 04/02/2020 and closes at 11.59pm (AET) on 27/04/2020 (Competition Period).
4. To enter, entrants must, during the Competition Period, spend \$25 or more on nominated Carlton & United Breweries “CUB” products in a single transaction. One ticket will be issued for each \$25 spent on eligible products.
5. If the transaction validates an entry, the terminal will automatically print a voucher to be given by the staff to the customer.
6. Entry tickets must include full name and phone number and be placed in an entry box located at the bar.
7. Entrants are not limited to how many entries they submit providing they are valid entry tickets
8. Entry tickets must be original tickets issued from the POS terminal. Any copied, duplicated or scanned entry tickets will be considered invalid
9. Draw will be conducted at approximately 10am (AET) on Tuesday 28/04/2020 at Quench Liquor Barn Ashmore, 161 Cotlew Street Ashmore QLD 4214.
10. There will be a total of 1 prize winner determined as follows:
 - One ticket will be drawn randomly out of the competition box/barrel and that entrant will win the prize;
11. There is a total of 1 prize to be won. The prize includes one Quintrex 350 Explorer aluminium boat and safety gear with Suzuki 6HP 4-stroke motor, Quintrex trailer, 12 month registration for boat and trailer and \$50 per month Quench Liquor store credit towards purchase of CUB beer for 12 months.
12. The winner will be notified on the draw date via the contact details provided on the entry ticket
13. The winners must, at the Promoter’s request, participate in all promotional activity (such as publicity and photography) surrounding the winning of any prize, free of charge, and they consent to the Promoter using their names and images in promotional material.
14. The judges’ decision is final and no correspondence will be entered into.

15. The Promoter may require winners to provide proof of identity, proof of age and proof of residency. Identification considered suitable for verification is at the Promoter's discretion.

16. The Promoter may, in its sole discretion, disqualify all entries from, and prohibit further participation in this competition by, any person who tampers with or benefits from any tampering with the entry process or with the operation of the competition or acts in violation of these conditions, acts in a disruptive manner or acts with the intent or effect of annoying, abusing, threatening or harassing any other person.

17. The prize is transferable however cannot be redeemed for cash.

18. The Promoter and its associated agencies and companies will not be liable for any loss (including, without limitation, indirect, special or consequential loss or loss of profits), expense, damage, personal injury or death which is suffered or sustained (whether or not arising from any person's negligence) in connection with this competition or accepting or using any prize, except for any liability which cannot be excluded by law (in which case that liability is limited to the minimum allowable by law).

19. Without limiting the previous paragraph, the Promoter and its associated agencies and companies will not be liable for any damage or delay in transit to prizes.

20. If for any reason any aspect of this competition 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 competition, or invalidate any affected entries, subject to the approval of the gaming authorities in each state and territory if required.

21. The Promoter is not liable for any tax implications arising from prize winnings. Independent financial advice should be sought. Where this competition involves, for GST purposes, supplies being made for non-monetary consideration, entrants will 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.

22. The Promoter encourages consumers to drink responsibly. Entry and continued participation in this promotion is subject to any relevant Responsible service policy.

23. 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. Each entrant consents to the storage of their personal information on the Promoter's database and the Promoter may use this information for future promotional and marketing purposes regarding the Promoter's products including contacting the entrant via electronic messaging (and entrants consent to receiving SMS or email messages from the Promoter that do not contain any functional unsubscribe facility). Entrants can update their personal information or request access to the personal information the Promoter holds about them by contacting the Promoter. All correspondence should be to the attention of the General Counsel. A copy of the Promoter's privacy code can be obtained from the Promoter or from the Promoter's website at www.quenliquor.com.au.

24. The Promoter is Eumundi Group Hotels (ABN 58 893 413 454), 161 Cotlew Street, Ashmore Qld 4214.