

Waratahs Legends XV Giveaway

Terms and Conditions

Who is running the competition?	NSW Waratahs Limited (ABN 99 141 002 904), PO BOX 800, Surry Hills NSW 2010 (the Promoter).
When will the competition start and end?	<p>This promotion commences at 9:00am on 22/01/2026 and ends at 09:00am on 08/02/2026 (the Competition Period).</p> <p>All references to times and dates are times and dates in Sydney, which may be Australian Eastern Standard Time ("AEST") or Australian Eastern Daylight Time ("AEDT") depending on the date.</p>
Who can enter?	<p>You can only enter this competition if you are an Australian resident and you completed the 'Waratahs Legends XV' form and referred in these terms and conditions, and are not:</p> <ul style="list-style-type: none">(a) management, an employee, director and contractor of the Promoter, its related entities and other agencies, firms or companies associated with the competition (including suppliers of the prize);(b) a spouse, de-facto spouse, parent, guardian, child or sibling (whether natural or by adoption) of a person referred to in (a) above; or(c) persons who have breached the terms and conditions of any promotion run by or on behalf of the Promoter. <p>A person who is nominated as a winner but is not an eligible entrant under these Terms and Conditions must not claim or accept the competition prize and must promptly advise the Promoter that they are not an eligible entrant or winner.</p> <p>Entrants under 18 years old must have parental/guardian approval to enter and further, the parent/guardian of the entrant must read and consent to these Terms and Conditions. Parents/guardians may be required by the Promoter to enter into a further agreement as evidence of consent to the minor entering this promotion.</p> <p>The Promoter is responsible for determining whether a person is eligible in its absolute discretion.</p>
Where will the competition run?	The competition will run online in New South Wales.
What kind of competition is this?	This is a game of chance and skill plays no part in the winner selection process. Valid entries received will be chosen at random.
Entry instructions	Any person who is eligible to enter the competition per these Terms and Conditions who, during the Competition Period, completes the 'Waratahs Legends XV' form will receive a single entry into the competition draw.
How many winners will there be and how will they be chosen?	<p>The competition will have one (1) winner.</p> <p>The prize draw, during which one (1) entry will be randomly selected, will be conducted by the Promoter at 11am 9/02/2026 in Sydney. The prize winner will be notified by email within five (5) business days of the draw.</p> <p>The Promoter may draw additional reserve entries and record them in order in case an invalid entry or ineligible entrant is drawn.</p>

	<p>If a winner of any prize is under the age of 18 years, the prize will be awarded to the winner's nominated parent or guardian on the winner's behalf.</p> <p>The prize winners name may be published on waratahs.rugby website within five (5) business days after the draw.</p>
What can I win?	There is one (1) prize available. The prize is one (1) x signed 2026 Waratahs jersey and one (1) x match ball signed by both captains from Rd 1 Waratahs v Reds.
Total prize pool	The total prize is valued at A\$230. The player signatures on the jersey are not sold commercially and do not have a commercial value.
How many times can I enter?	One (1) entry per individual is permitted.
If I win, when must I claim my prize?	<p>A staff member from NSW Waratahs will endeavour to contact the competition winner by email on 10/02/2026.</p> <p>Winners must claim their prize by notifying the Promoter of their acceptance by email by 13/02/2026.</p>
What if I don't claim my prize on time?	<p>If a prize has not been claimed by the period specified immediately above, or if, after making all reasonable attempts, the Promoter cannot contact a winner (or the winner does not contact the Promoter) by the time periods set out above, the relevant entry will be automatically discarded, and the Promoter will offer the prize to the first additional reserve entry drawn as contemplated under '<i>How many winners will there be and how will they be chosen?</i>' above.</p> <p>Any such entrant will be informed by email within seven (7) days of determination. If that entrant is also unable to be contacted and/or does not claim the prize within seven (7) days of the Promoter making reasonable efforts to contact them, the Promoter will offer the prize to the next additional reserve entry drawn as contemplated under '<i>How many winners will there be and how will they be chosen?</i>' above. This process of awarding the prize with the next additional reserve entry drawn after the entrant who was previously eligible for the prize but did not claim it will repeat until a prize winner is located and the prize is claimed.</p>

Acceptance

- 1 These Terms and Conditions incorporate and must be read together with the details outlined in the table above. Information about prizes and how to enter forms part of these Terms and Conditions. By entering, you accept these Terms and Conditions.

Entry

- 2 Entries must be received during the Competition Period. Entries received by the Promoter will be considered final. Entries are deemed to be received at the time they are received by the Promoter's database and not at the time of submission by the entrant.
- 3 Entrants must only enter in their own name. Entrants who enter using multiple email/postal addresses, phone numbers, social media accounts or aliases may be disqualified. The use of any automated entry software or any other mechanical or electronic means that allows an entrant to automatically enter repeatedly is prohibited and will render all entries submitted by that entrant invalid.
- 4 The Promoter is not liable for late, lost, incomplete, misdirected, incorrectly submitted delayed or illegible entries, correspondence or claims for prizes due to error, omission,

tampering, theft, destruction or otherwise including failure of entry forms being forwarded to the draw location (where applicable).

- 5 The Promoter reserves the right to disqualify any entrant submitting an entry which, in the opinion of the Promoter, includes objectionable content, including but not limited to profanity, nudity, potentially insulting, scandalous, inflammatory or defamatory images or language.
- 6 All entries become the property of the Promoter. As a condition of entering into this competition, entrants agree to grant the Promoter a non-exclusive, royalty-free, licence to the Promoter to use and sub-license the use of any copyright or other intellectual property rights in and to the entry submitted and any related content. Without limiting this, the Promoter may use entry content for any and all purposes including commercial purposes. Entrants warrant that entry content is lawful and not misleading and that the Promoter's use of such content will not infringe the rights of any third parties. The Promoter has no obligation to credit entrants as the author of any content submitted and may otherwise do any acts or omissions which would otherwise constitute an infringement of any moral rights an entrant may have as an author of content.

Prize

- 7 If for any reason a winner does not take a prize (or an element of a prize) at the time stipulated, then the prize (or that element of the prize) will be forfeited and will not be redeemable for cash.
- 8 If a prize is unavailable, for any reason beyond the reasonable control of the Promoter, the Promoter may offer an alternative prize of equivalent value and specification. If a prize includes or relates to a match/festival/event/activity and that match/festival/event/activity is cancelled, abandoned, called off or postponed for any reason, that prize will be forfeited, and no cash or replacement prize will be offered.
- 9 It is condition of accepting a prize that the winner must comply with all of the conditions of use for the prize, and the prize supplier's requirements (including for example, signing any legal documentation in the form required by the Promoter and/or prize suppliers).
- 10 If a prize includes or relates to vouchers, gift cards or tickets, the Promoter is not liable for and will not provide any replacement prize if they are stolen, forged, damaged or tampered with in any way once awarded or are not activated or used before the stated expiry date. Any prize including or relating to tickets are subject to the event venue and ticket terms and conditions, including any applicable age restriction. The Promoter and event organisers hereby expressly reserve the right to eject any winner (and/or their guest) for any inappropriate behaviour, including intoxication, whilst participating in the event.

General

- 11 If you are a winner, you must (and must ensure the people who you share your prize with) take part in all publicity, photography, film and other promotional activity as the Promoter requires, without any compensation. You accept that you have no ownership rights in the images which shall be the sole and absolute property of the Promoter and/or the Promoter's official photography/videography partner. You consent to the Promoter using your name, likeness, age, image and/or voice in any publicity, promotional or advertising activity in all forms of media including without limitation in press, magazines, outdoor, direct mail, PR, posters, online, social & literature for an unlimited period without remuneration for the purpose of promoting this promotion (including any outcome), and promoting any products manufactured, distributed and/or supplied by the Promoter.
- 12 If you or your entry are deemed by the Promoter to breach these Terms and Conditions including if you are unable to accept the prize specified by the Promoter, your entry (or at the Promoter's discretion, all of your entries) may be discarded. The Promoter may, at any time, require you to produce documentation to establish to the Promoter's satisfaction the validity of your entries (including documentation establishing your identity, age, place of residence and place of employment). Failure by the Promoter to enforce any of its rights at any stage does not waive those rights. The prizes will only be awarded following all validation and verification requirements of the Promoter being met to its satisfaction. In the event that you cannot provide suitable validation or verification, you will forfeit your right to a prize and no substitute will be

offered. If there is a dispute as to the identity of an entrant, the Promoter reserves the right, in its sole discretion, to determine the identity of the entrant.

13 You must not:

- (a) tamper with the entry process;
- (b) engage in any conduct that may jeopardise the fair and proper conduct of the competition;
- (c) act in a disruptive, annoying, threatening, abusive or harassing manner;
- (d) do anything that may diminish the good name or reputation of the Promoter or any of its related entities or of the agencies or companies associated with this competition;
- (e) breach any law; or
- (f) behave in a way that is otherwise inappropriate.

The Promoter's legal rights to recover damages or other compensation from such an offender are reserved.

14 The Promoter's decision in connection with all aspects of this competition is final and no correspondence will be entered into.

15 Prizes cannot be transferred or exchanged nor redeemed for cash. Without limiting any other term of these Terms and Conditions, all prizes (and elements of prizes) must be taken as and when specified, or will be forfeited with no replacement. The prize values are correct as at the date of preparing these Terms and Conditions and include any applicable GST. The Promoter is not responsible for any change in prize value. You agree that if a prize (or element of a prize) is unavailable for any reason the Promoter may provide another item of equal or higher value, subject to any necessary approval by the state/territory gaming authorities.

16 By accepting or participating in any prize, you accept these Terms and Conditions.

17 If this competition cannot run as planned for any reason beyond the Promoter's control, for example due to software, hardware or communications issues, unauthorised intervention, tampering, fraud or technical failure, the Promoter may end, change, suspend or cancel the competition or disqualify affected entries/entrants, subject to any necessary approval by the state/territory gaming authorities.

18 The Promoter is not responsible for any tax implications arising from you winning a prize. You should seek independent financial advice. If for GST purposes this competition results in any supply being made for non-monetary consideration, you must 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.

Liability

19 Nothing in these Terms and Conditions restricts, excludes or modifies any consumer rights under any statute including the *Competition and Consumer Act 2010* (Cth).

20 Subject to the previous paragraph, the Promoter and the agencies and companies associated with this competition are not liable (including in negligence) for any loss (including indirect, special or consequential loss or loss of profits), expense, damage, personal injury, illness or death suffered in connection with this competition or any prize, except for any liability which under statute cannot be excluded (in which case that liability is limited to the greatest extent allowed by law).

21 Without limiting the previous paragraph, the Promoter and the agencies and companies associated with this competition are not liable for any loss of, damage to or delay in delivery of prizes. Prizes will only be delivered to addresses in Australia.

22 The Promoter has no control over communications networks and is not liable for any problems associated with them due to traffic congestion, technical malfunction or otherwise. Costs associated with accessing the Internet (e.g. website or social media platform) may vary depending on the Internet service provider used, and those costs are the responsibility

of the entrant. The Promoter is not liable for any consequences of user error including (without limitation) costs incurred.

- 23 The Promoter may communicate or advertise this competition using Facebook, Twitter and/or Instagram. However, the competition is in no way sponsored, endorsed or administered by, or associated with, Facebook, Twitter or Instagram. You provide your information to the Promoter and not to Facebook, Twitter or Instagram. You completely release Facebook, Twitter and Instagram from any and all liability.
- 24 As a condition of accepting the prize, the winner and their guest must sign any legal documentation as and in the form required by the Promoter and/or prize suppliers in their absolute discretion, including but not limited to a legal release and indemnity form. In the event a winner or winner's guest is under the age of 18, a nominated parent/legal guardian of such person will be required to sign the legal documentation required under this clause on their behalf.

Collection and use of your personal information

- 25 All entries and copyright subsisting in an entry will become the property of the Promoter. Entrants' personal information will be collected by or on behalf of the Promoter to enable it to administer and promote the competition and the winner of the competition. The personal information of entrants (and their guest/s if applicable) may be provided to others assisting in the conduct of the competition, including the competition administrator, suppliers and deliverers, and to authorities that regulate the competition. Entrants acknowledge that their personal information may be supplied to organisations outside of Australia and they provide their consent for this to occur by participating in the competition. The Promoter cannot guarantee that any overseas recipient will not breach the Australian Privacy Principles.
- 26 In addition to clause 25 above, entrants consent to their personal information, survey responses and entries being used by the Promoter for the purpose of conducting research into preferred membership packages and improving offerings.
- 27 Personal information will be collected, stored and used in accordance with the *Privacy Act* 1988 and the Promoter's Privacy Policy available on the Promoter's website at <https://waratahs.rugby/privacy>