

SCHEDULE

GENERAL	
Name	AFLW MVP of the Week Post-Entry Survey
Promoter	AFL Players' Association Inc (ABN 25695729819) (Association Reg A0025229Z) Level 2, 170 Bridport Street, Albert Park 3206
Eligibility	<p>To enter this competition, entrants must be an Australian resident (of any age).</p> <p>Entries WILL NOT be accepted from directors, officers, management and employees (and their immediate families) of the Promoter or of the agencies or companies or participating outlet(s) connected with this competition. Immediate families means any of the following: spouse, ex-spouse, de-facto spouse, child or step-child (whether natural or by adoption), parent, step-parent, grandparent, step-grandparent, uncle, aunt, niece, nephew, brother, sister, step-brother, step-sister or first cousin.</p>
WHERE AND WHEN THE COMPETITION WILL RUN	
Relevant States	This competition will run in all Australian States and Territories excluding New South Wales .
Platform	AFL Players' Association website [www.afplayers.com.au]
Competition Period	<p>Competition opens 9am AEDT on 06 September 2022</p> <p>Competition ends at 5pm AEDT on 23 November 2022</p>
ENTRY DETAILS	
Entry process	<p>To enter, entrants must, during the Competition Period:</p> <ol style="list-style-type: none"> Visit the Website; Fully complete and submit the online entry form including first name, last name, email address, Club team of support, State, and selection from multiple choices for who will win the AFLW MVP of the Week Award. Fully complete and submit the post-entry survey form including mobile number, Have you heard of Snaffle, Which benefit is important to you, How likely would you be to use Snaffle, What product you would most like to Snaffle and, How do you like brands to communicate with you
Entries permitted	Only one (1) entry per person will be accepted. If multiple entries are received from the same email address or name, the first entry will be deemed to be the only entry recognized for that email address or name and all other entries for that week will be void.



WINNER DETERMINATION

Winner selection A draw will be held at 10am AEDT on 2 December 2022 at AFL Players' Association, 2/170 Bridport Street, Albert Park, Victoria, or electronically in line with COVID-19 restrictions if required. The prize will be awarded to the first valid entry drawn. If an invalid entry is drawn first, the draw will continue one entry at a time until a valid entry is drawn.

Entrants will continue to be drawn until all prizes are awarded.

PRIZE/S TO BE WON

Prize Details The prize is an LG 55" UP80000 4K UHD Smart TV.

The prize has a retail value of \$1,170.40.

Prize Conditions The prize/s are subject to any additional conditions specified by the Promoter and/or prize supplier(s) including any conditions of redeeming the voucher. If the winner/s fail to comply with the conditions imposed by the prize supplier/s, the prize/s may in the Promoter's sole discretion be cancelled or withdrawn without liability for the Promoter or the prize supplier/s.

NOTIFYING WINNERS

Notification details The winner of the prize/s will be judged at 10am AEDT on 2 December 2022. Winners will be contacted by email by 5pm AEDT on 2 December 2022.

PRIZE CLAIM DETAILS AND PROCESS IF PRIZE UNCLAIMED

Prize claim date Prize/s must be claimed by 5pm AEDT on 6 December 2022. If the Promoter is unable to contact a winner (and/or a winner does not contact the Promoter) by the Prize Claim Date, the Promoter will discard that entry and conduct a Second Chance Draw for that specific prize, to be held at 10am AEDT on 29 March 2022 at AFL Players' Association, 2/170 Bridport Street, Albert Park, Victoria if required, or electronically if required by COVID-19 restrictions, and award that prize to the next drawn valid entry.



CONDITIONS

1. These Conditions integrate, and must be read together, with the Schedule (the Conditions of Entry). Instructions on how to enter and information regarding prizes forms part of these Conditions of Entry. Entry into this competition constitutes acceptance of these Conditions of Entry.
2. The Promoter's decisions regarding all aspects of this competition are final and no correspondence will be entered into.

Treatment of Personal Information

3. All entries and any copyright subsisting in an entry will be the property of the Promoter. The information entrants provide to enter will be used by the Promoter for the purpose of conducting this competition. The Promoter may collect entrants' personal information (including through its contractors or agents) or disclose entrants' personal information to its related companies, contractors and agents to assist in conducting this competition, storing data or communicating with entrants. By entering this competition, entrants' consent to their personal information being stored on the Promoter's database and the Promoter may use this information to contact the entrant with special offers, news and information about its products, including contacting the entrant via electronic messaging. The Promoter is bound by the Privacy Principles in the Privacy Act 1988 (Cth). The Promoter's Privacy Policy, located at <http://www.aflplayers.com.au/wp-content/uploads/2014/03/AFLPA-Privacy-Policy.pdf>, contains information about:
 - a. how entrants can seek access to the personal information the Promoter holds about them and seek the correction of such information; and
 - b. how entrants can complain about a privacy breach and how the Promoter will deal with such a complaint.
4. If an entrant has ticked the "opt-in" box on the entry form, the entrant consents to the storage of their personal information on the Snaffle database, and Snaffle may use this information for future promotional and marketing purposes regarding their products and services including contacting the entrant via electronic messaging. Entrants should contact Snaffle for their privacy policy.

5. 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.
6. 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.
7. All entries submitted must be the entrant's original work. The Promoter has the right at any time to verify (or require an entrant to verify) that the entry is the entrant's original work. If in the Promoter's opinion the entrant's work has not been verified as their original work, the Promoter will deem that entry invalid.
8. All entries and any subsisting copyright become the property of the Promoter and will not be returned to entrants. By submitting an entry, entrants:
 - a. agree to assign all rights in the entry to the Promoter and consent to the Promoter using the entry in any way and for any purpose as determined by the Promoter (including editing, adapting, altering the entry or publishing the entry in part or whole) in any media; and
 - b. undertake to the Promoter that their entry is not, and its use by the Promoter will not be, in breach of any third party intellectual property rights.
9. The Promoter may (but is not obliged to) determine at any time, in its absolute discretion, whether or not to publish any entries online in any media, remove any entries once published online, or amend, edit or modify any entries (or any part thereof), or disqualify or invalidate any entry including (without limitation) if the Promoter is of the view that:
 - a. the entry does not comply with paragraph 7; or
 - b. the entry otherwise breaches these Conditions of Entry.
 The Promoter will have no liability to entrants if it exercises this right.
10. The Promoter is not liable for late, lost, incomplete, misdirected, incorrectly submitted delayed or illegible entries, correspondence or

Entry Process

claims for prizes due to error, omission, tampering, theft, destruction or otherwise.

Prize/s Awarded

11. The prizes are as specified in the Prize Details and Prize Conditions sections of the Schedule and must be taken as offered and, if applicable, on the date/s specified and at the locations specified.
12. Prize values are the recommended retail price (or an estimated value where a prize has no consumer price attributed) as provided by the prize supplier, include GST and are accurate as at the time of formulating these Conditions of Entry. The Promoter accepts no responsibility for change in prize value after that date.
13. The Promoter accepts no responsibility for any tax implications arising from prize winnings. Entrants should seek their own independent financial advice.
14. A prize will only be awarded to an entrant once the entrant has been validated and verified by the Promoter in accordance with these Conditions of Entry.
15. Prize/s not transferrable or exchangeable and cannot be redeemed for cash. Prize/s must be taken by the winner/s at the time stipulated by the Promoter. Failure to do so will result in the prize/s being forfeited and no cash or other compensation will be provided. If a prize or element of a prize becomes unavailable for any reason beyond the Promoter's reasonable control, the Promoter will award a comparable prize or prize element of equal or greater value as elected by the Promoter.
16. The Promoter and its associated agencies and companies are not liable for any damage, loss or delay in transit to prize/s. Prize delivery will only be made to Australian addresses.
17. If requested by the Promoter, the winner/s may be required to sign an indemnity and release in favour of the Promoter and/or the prize supplier prior to taking the prize. If a winner does not sign the required form/s provided by the Promoter within the timeframe specified, the winner will be deemed invalid.
18. The Promoter may in its sole discretion appoint a chaperone to accompany the winner taking the prize. The winner agrees to the chaperone being present for the duration of the trip/event and agree to comply with all reasonable directions or guidelines specified by the Promoter and/or their chaperone.

19. As a condition of accepting the prize, a winner is required to behave appropriately (to the Promoter's satisfaction) at all times while taking the prize. If in the Promoter's opinion a winner in a way that is contrary to law, behaves inappropriately, aggressively or offensively, or behaves in a way which may damage the reputation of the Promoter or any of its related bodies corporate or the agencies or companies affiliated with this competition, the Promoter may in its absolute discretion cancel or withdraw the prize and will offer no substitute prize or compensation.

Publication & Publicity

20. If requested by the Promoter, entrants and the winner/s must participate in all promotional activity (for instance publicity, filming and photography) in relation this competition, free of charge and they consent to the Promoter using their name/s, image/s and/or voice/s in promotional material in any media for any length of time without notification, remuneration or compensation.

Verification

21. The Promoter (or its nominated agent) reserves the right, at any time during or after the Competition Period, to request entrants to produce suitable photo identification or other documentation (to the Promoter's satisfaction in its sole discretion) to verify the validity of their entry/ies and to verify an entrant (including an entrant's identity, age, place of residence, place of employment, eligibility to enter and eligibility to claim a prize). If the requested documentation is not provided in the timeframe required or an entrant has not been validated or verified to the Promoter's satisfaction, then the entrant's entry (and at the Promoter's discretion all of the entrants' entries) will be deemed invalid.
22. The Promoter reserves the right, in its sole discretion, to disqualify any individual who the Promoter has reason to believe has:
 - a. submitted an entry which is not in accordance with these Conditions of Entry;
 - b. breached any of these Conditions of Entry;
 - c. tampered with or benefited from tampering with the entry process or the operation of the competition;
 - d. engaged in any unlawful, fraudulent, deceptive or other improper misconduct intended to jeopardise the fairness and

- proper conduct of the competition and/or damage the goodwill or reputation of the Promoter or any of its related bodies corporate or the agencies or companies associated with this competition; or
- e. acted in a disruptive manner with the intent to annoy, abuse, threaten or harass any other person. Failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights. The Promoter reserves its legal rights to recover damages or other compensation from such an offender.

Liability

23. 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.
24. Except for any liability which cannot be excluded by law (in which case that liability is limited to the minimum allowable by law), the Promoter and its associated agencies and companies exclude all liability for any loss, expense, damage, personal injury, illness or death (whether or not arising from any person's negligence) that may occur from participating in this competition or as a result of accepting or using any prize. For the avoidance of doubt, this clause does not limit or affect any waiver or disclaimer signed or accepted by entrants as part of this competition.
25. These Conditions of Entry do not exclude, restrict or modify any statutory consumer rights under the Australian Consumer Law and any similar laws. However, to the extent permitted by law to do so, the Promoter makes no representations or warranties, express or implied, other than the Australian Consumer Law, regarding the quality and suitability of a prize awarded as part of this competition and will not be responsible for breach of any such implied terms.
26. If this competition is unable to run as planned due to computer virus, network/technical/communications failure, tampering or any cause beyond the Promoter's reasonable control, the Promoter may in its sole discretion cancel, terminate, modify or suspend the competition or invalidate any affected entries.
27. The Promoter may run, communicate or advertise this competition using Facebook and/or Instagram. However, the competition is in no way sponsored, endorsed or administered by, or associated with, Facebook or Instagram. Entrants are providing their information to the Promoter and not to Facebook or Instagram. Each entrant completely releases Facebook and Instagram from any and all liability.

Other

