

Register for the Brookwater Golf Expo for a chance to win an Annual Advantage 7 Day Membership commencing 1st April 2018

Terms and Conditions

(Brookwater Golf & Country Club –

Register for the Brookwater Golf Expo for a chance to win an Annual Advantage 7 Day Membership commencing 1st April 2018)

1. Information on how to enter and the prize available forms part of these Terms and Conditions. Participation in this competition is deemed acceptance of these Terms and Conditions. The promoter is Springfield City Group Pty Ltd ABN 35 055 714 531, Level 10, Springfield Tower, 145 Sinnathamby Boulevard, Springfield Central QLD 4300 (the **Promoter**).

Eligibility

2. Entry is only open to persons who register to attend the Brookwater Golf & Country Club Golf Expo on 17th of March 2018. The Promoter reserves the right, at any time, to verify the validity of entries and entrants and to disqualify any entrant who submits an entry that is not in accordance with these terms and conditions. Errors and omissions may be accepted at the Promoter's discretion.
3. An entrant must be an individual and not a company or organisation.
4. Employees and their immediate families of the Promoter and their associated agencies and companies, Brookwater Members or past Members (within past 4 years) are not eligible to enter. Immediate family means any of the following: spouse, ex-spouse, de-facto spouse, child or step-child (whether by natural or by adoption), parent, step-parent, grandparent, step-grandparent, uncle, aunt, niece, nephew, brother, sister, step-brother, step-sister or first cousin.

How to enter

5. The competition commences on [Wednesday 10th January 2018] and concludes on [Saturday 17th of March 2018] at 1:00pm (the **Competition Period**).
6. During the Competition Period, must register to attend the Brookwater Golf Expo via link on the Brookwater Golf and Country Club Website (www.brookwater.com.au).
7. Entrants consent to the Promoter and its related entities using an entrant's personal information to inform entrants of other products and services or upcoming events at the Brookwater Golf & Country Club that may be of interest to the entrant. An entrant has the right to opt out from receiving information from the Promoter at any time, via the unsubscribe function in all correspondence, or by simply contacting the Promoter's Privacy Officer. Details of the Promoter's Privacy Policy can be found here: <http://www.greaterspringfield.com.au/privacy/>
8. The random draw will take place on Tuesday 20th March 2018 at 1 Tournament Drive, Brookwater QLD 4300 (Brookwater Golf and Country Club).

Prizes

9. There will be one prize winner.
10. The prize winner will receive an Annual 7 Day Advantage Membership commencing 1st April 2018 and concluding 30th March 2019. Golf Buggy, golf club and other fees and charges will be waived.
11. No part of the prize is redeemable for cash.
12. The prize winner must abide by the [rules of the course] and, by entering the competition and accepting the prize, the prize winner agrees to those rules.
13. The prize winner agrees to participate and co-operate as required in all editorial activities relating to the promotion of this competition, including but not limited to being interviewed and photographed. The prize winner grants the Promoter a perpetual and non-exclusive licence to use such footage and photographs in all media worldwide and will not be entitled to any fee for such use.

Prize Draw

14. Each entrant who has entered the competition over the Competition Period and registered all details in accordance with these terms and conditions will be entered into the draw.
15. The prize winner will be notified by phone and email on Tuesday 20th March 2018.
16. In the event that a prize winner cannot be contacted within 48 hours a redraw will take place.
17. The Promoter's decision is final and the Promoter will not enter into correspondence regarding the result.

No liability

18. In the case of the intervention of any outside act, agent or event which prevents or significantly hinders the Promoter's ability to proceed with the competition on the dates and in the manner described in these terms and conditions, including but not limited to vandalism, power failures, tempests, natural disasters, acts of God, civil unrest, strike, war, act of terrorism, the Promoter may in its absolute discretion cancel the competition and recommence it from the start on the same conditions, subject to Queensland legislation.
19. The Promoter and its associated agencies and companies will not be liable for any misadventure, accident, injury, loss (including but not limited to consequential loss) or claim that may occur:
 1. as a result of the entering the competition;
 2. in the participation in any prize;
 3. as a consequence of late, lost or misdirected mail;
 4. due to the broadcast of any program relating to the competition or the publication of any material, including any statements made by any compere, staff member, journalist, other entrants or any other person;
 5. due to circumstances outside the Promoter's reasonable control.
20. The Promoter and its affiliates assume no responsibility for any error, omission, interruption, deletion, defect, delay in operation or transmission, a communication line failure, theft or destruction or unauthorised access to, or alteration of, entries, and reserves the right to take any action that may be available.
21. If, for any reason, this competition is not capable of being conducted as planned, including, but not limited, due to tampering, unauthorised intervention, fraud, technical failures or any other causes beyond the control of the Promoter which corrupt or affect the administration security, fairness, integrity or proper conduct of this competition, the Promoter reserves the right, in its sole discretion, to disqualify any individual who tampers with the entry process, take any action that may be available, and to cancel, terminate, modify or suspend the competition, subject to Queensland legislation.

Terms of website use

www.brookwater.com.au and www.brookwatergolf.com ("the Website") are owned by Springfield City Group Pty Ltd (ACN 055 714 531) of Level 10, Springfield Tower, 145 Sinnathamby Blvd, SPRINGFIELD CENTRAL 4300, Queensland, Australia and its related companies and other entities ("Springfield City Group").

The Website is operated by Springfield City Group so that you can access information, and submit requests for additional information, about Springfield City Group's property developments and planned future projects and potential business opportunities within Greater Springfield. You are welcome to browse around the Website as you like, subject to these terms of use. By visiting the Website, you agree to comply with the terms listed on this page and any other law or regulation that applies to the Website.

1 Disclaimers

You use the Website entirely at your own risk. Springfield City Group is not liable to you or anyone else for any loss in connection with the use of the Website.

While Springfield City Group endeavours to ensure that all information provided on the Website is complete, accurate and up to date, the Website and its contents are provided "as is" and "as available" and Springfield City Group takes no responsibility for any error or omission relating to this information.

The material contained in the Website is not intended to be, nor should it be, relied on as professional advice. You should not act on the basis of anything contained in the Website without first seeking professional advice. Any interested party (including developers and their advisors) must make its own assessment and investigations and should not rely on the significance, adequacy or accuracy of the information contained on the Website.

The information contained in the Website (including these terms of use) is subject to change at any time without notice. Information on the Website could include technical inaccuracies or typographical errors, or could be otherwise inaccurate, incomplete or not current.

To the maximum extent permitted by law, Springfield City Group makes no warranties or representations of any kind with respect to the Website or its contents. Springfield City Group specifically makes no warranties or representations regarding the quality, accuracy, merchantability or fitness for purpose of any material on the website or that the material will not cause damage, or is free from any other defects or errors. Springfield City Group is not liable to users of the material for any loss or damage howsoever caused resulting from the use of the material.

Project plans, photographs and artists' impressions contained in the Website are intended to be visual aids only and may not accurately represent the actual property.

2 Links to other websites

The Website may contain links to other websites operated by third parties ("Third Party Websites"). These links are provided for convenience only and may not be current or maintained. Springfield City Group does not sponsor, endorse or approve of the operators of Third Party Websites or the contents of Third Party Websites. Springfield City Group makes no warranties or representations regarding the quality, accuracy, merchantability or fitness for purpose of any material on Third Party Websites. Unless indicated otherwise, Springfield City Group has no relationship with the operators of Third Party Websites and has no control over the content or rights in Third Party Websites.

3 Indemnification

You agree to indemnify and defend Springfield City Group, and its directors, employees, shareholders and other representatives, and everyone who assisted in the creation and modification of the Website, for all damages, losses, penalties, fines, expenses, and costs (including legal costs) which arise out of, or relate to, your use of the Website, any information that you provide to Springfield City Group via the Website and any damage that you may cause to the Website. This indemnification includes, without limitation, liability relating to copyright infringement, defamation, invasion of privacy, trade mark infringement and misleading and deceptive conduct.

4 Copyright

Unless otherwise expressly indicated, Springfield City Group owns all copyright subsisting in the Website and its contents. For example, Springfield City Group owns the copyright in all the website design, text, graphics, images, the selection and arrangement thereof, all software used on the Website and all documents made available on the Website.

You are only permitted to access the Website and its contents for your personal and non-commercial use.

Any other use of material contained on the Website, such as publishing, reproducing, adapting, storing in a retrieval system or transmitting the material in any form or by any means (including electronic, mechanical,

micro copying, photocopying or recording) without the prior written permission of the copyright owner is a breach of these terms of use and may violate copyright and other laws.

To the maximum extent permitted by law, Springfield City Group gives no warranty and makes no representation as to the accuracy or sufficiency of any description, illustration, photograph or statement contained in the Website and accepts no liability for any loss which may be suffered by any person who relies either wholly or in part upon the information presented.

All information regarding Springfield City Group developments, including, but not limited to, information regarding streets, project plans, artists' impressions and the scope of projects, should be regarded as indicative only and is subject to change without notice. Springfield City Group is not obliged to notify users of the Website of such changes or to post the changes on the Website.

Springfield City Group grants you permission to do the following with material contained in the Website, unless otherwise indicated:

- Store a reproduction of material on your local computer for the sole purpose of viewing the material; and
- Print hard copies of material for informational, non-commercial use.

All other rights are reserved by the copyright owner.

5 Trade marks

Springfield City Group uses many trade marks and service marks on the Website. For example, "Greater Springfield" and "Education City" are trade marks. There are other trade marks, service marks and get-up (trade dress) on the Website that belong to Springfield City Group or its licensors. You are not granted any licence or right to use any of these trade marks, service marks or get up.

6 Privacy Policy

The Privacy Policy deals with our collection, use and disclosure of, and your access to, information we may have recorded about you. Details of the policy can be read on the [Privacy Policy page](#).

7 Passwords

If Springfield City Group gives you a password for use on the Website, you:

- must not share the password with any other person without first gaining written permission from Springfield City Group;
- are responsible for all use under the password; and
- must notify Springfield City Group immediately if you become aware, or have reasonable grounds to believe, that your password has been compromised.

8 Severability

If any parts of these terms are deemed unlawful, void, or for any reason unenforceable, then that provision may be severed from the terms and it will not affect the validity and enforceability of the remaining provisions.

9 Jurisdiction

If any dispute arises about these terms or how these terms apply, Queensland law will apply.