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| Early bird drAw |
| **TERMS AND CONDITIONS – 2025/26** |

# SCHEDULE

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| Competition | Early Bird Draw – rates 24/26 |
| Competition  Period | Start: 01 July 2025 at 9:00am  End: 30 September 2025 at 5:00pm  No entries will be accepted after this time. |
| Promoter | City of Palmerston  ABN: 42 050 176 900  Civic Plaza  1 Chung Wah Terrace  Palmerston NT 0830 |
| Eligible entrants | "Ratepayers" (as defined in the Act) must pay their rates in full (including any arrears, interest, fines, waste charges and any other charges) by 30 September 2025.  All City of Palmerston staff, Elected Members and their immediate families are excluded from entering. |
| Details of prizes | There will be two (2) cash prizes of $1,500 each for the “Early Bird Draw” to be offered to each of the successful recipients.  The prizes will be delivered via electronic transfer.  Prize draw will be conducted no later than 2 weeks after the competition end date.  Winners will be drawn via a random online draw tool. Two draws will be completed. |
| Total number of  Prizes | 2 |
| Total prize value | Total prize pool: $3000.00 (AUD) |
| Terms of entry | The names of all eligible ratepayers who have complied with these conditions shall be entered into the ‘Early Bird Draw’.  A ratepayer can only win one cash prize in the “Early Bird Draw” in the financial year ending 30 June 2026.  The successful recipients will be notified by email, mail or phone and the results of the draw shall be published on City of Palmerston’s ’s website (palmerston.nt.gov.au) as soon as possible after the draw has been conducted.  The decision reached on determining the successful recipients is final and no correspondence will be entered into.  Rate payers need to agree to the Terms and Conditions of the competition. (Published on the City of Palmerston Website).  By accepting the prize, you are agreeing that your image may be shared on City of Palmerston’s media platform e.g., Facebook or Instagram. |
| Maximum Entries | One per household. |
| Notification of Winners | City of Palmerston will announce the winners no later than 2 weeks from competition end date.  City of Palmerston may conduct further draws at the same place and time as the original draw in order to determine a successful recipient if an ineligible entry is drawn.  In the event the winner does not respond to City of Palmerston within 48 hours of notification the prize will be redrawn.  Prize must be claimed within 2 weeks of notification, or the winner will forfeit the prize. |
| Public  announcement  of winners | Winners’ names and pictures may be published on City of Palmerston’s social media pages and website. |

# Terms & Conditions of Entry

1. That pursuant to Section 243 of the *Local Government Act 2019* (the Act), Council has determined that a cash incentive be provided to encourage the prompt payment of rates and charges for the financial year ending 30 June 2026.
2. These Terms & Conditions incorporate the Schedule. If there is any inconsistency between the Schedule and these Terms & Conditions, the Terms & Conditions prevail.
3. Participation in this Competition is deemed acceptance of these Terms of Entry. Entrants not complying with these Terms of entry are ineligible entrants and the Promoter reserves its absolute right to disqualify any entrant from the Competition if any entries do not comply with the Terms and Conditions.
4. Entry is open to any person who meets the requirements of these Terms and Conditions.
5. The Competition will be conducted during the Competition period as stated in the Schedule.
6. The Prize/s are as specified in the Schedule.
7. The total prize pool is as specified in Schedule.
8. Any prize is valued in Australian dollars unless expressly stated to the contrary.
9. All E gift cards are valid until the expiry date stated as provided by the supplier.
10. Entrants agree to comply with any terms and conditions stated on the E gift cards supplied by the supplier.
11. The time of entry will be deemed to be the time the entry is received by the Promoter.
12. Entrants may submit up to the maximum number of entries as stated in Schedule.
13. The Promoter accepts no responsibility for any late, lost, delayed, incomplete, incorrectly submitted, corrupted, illegible or misdirected entries, claims or correspondence whether due to omission, error, alteration, tampering, deletion, theft, destruction, disruption to any communication network or medium, or otherwise including those entries not received by the Promoter for any reason. The Promoter is not liable for any consequences of user error including (without limitation) costs incurred. No correspondence will be entered into.
14. The winner does not need to be present at the draw unless expressly stated to the contrary in the Schedule.
15. The winner(s) will be notified in accordance with the Schedule. Notification to winners will be deemed to have occurred on the later of the time the winner receives actual notification from the Promoter or 48 hours after the promoter uploaded the notification. The notification will include details about how the prize(s) can be claimed.
16. The Promoter takes no responsibility where it is unable to contact prize winners who have not provided correct or complete contact details. If an entrant’s contact details change during the Competition period, it is the entrant's responsibility to notify the Promoter. A request to modify any entry information should be directed to Promoter.
17. It is a condition of accepting any prize that the winner must comply with all the conditions of use of the prize and the prize supplier’s requirements. Each prize must be taken as stated and no compensation will be payable if a winner is unable to use the prize as stated.
18. The winner(s) name will be published in accordance with the public announcement of winners’ section of the Schedule (if applicable).
19. Entrants acknowledge that there may be risks to personal property and personal safety that may result in loss, injury or death when participating in the Competition. Entrants accept all risks in participating in the Competition and will not hold the Promoter (including its officers, employees and agents), liable for any damage to property, personal injury or death incurred in connection with participating in the Competition, whether arising in negligence or otherwise.
20. To the full extent permitted by law, the Promoter excludes all warranties, representations or guarantees (Warranties) regarding the Competition and any prizes, including any Warranties which may have been made in the course of advertising or promoting the Competition. The conduct of the Competition or the supply of prizes may involve third parties, and the Promoter makes no Warranties and disclaims all liability in connection with any such third parties, their acts or omissions. By entering the Competition, an entrant releases and indemnifies the Promoter (including its officers, employees and agents) from and against all actions, penalties, liabilities, claims or demands the entrant may have against the Promoter or that the Promoter may incur for any loss or damage which is or may be suffered or sustained as a direct or indirect result of an entrant entering or participating in the Competition or winning or failing to win a prize, or using or permitting any other person to use the prize, except for any liability which cannot be excluded by law or which would cause any part of this clause to be void or unenforceable.
21. If despite the foregoing clause, the Promoter incurs a liability to an entrant under any law which implies a Warranty into these Terms of entry which cannot legally be excluded, the Promoter’s liability in respect of the Competition is limited, in the Promoter’s discretion, to either resupplying such goods or services as form part of the Competition, or paying the cost of resupplying those goods or services.
22. Without limiting any of the foregoing, in no circumstances will an entrant or the Promoter have any liability to the other for any loss or damage suffered which is indirect or consequential in nature, including without limitation any loss of profit, loss of reputation, loss of goodwill, or loss of business opportunity.
23. The Promoter and its associated agencies and companies will not be liable for any delay, damage, or loss in transit of prizes.
24. The Promoter may in its absolute discretion not accept a particular entry, may disqualify an entry, or cancel the entire Competition at any time without giving reasons and without liability to any entrants, subject to any written directions from a regulatory authority. Without limiting this the Promoter reserves the right to verify the validity of entries, prize claims and entrants and to disqualify any entrant who submits an entry or prize claim that is misleading or not in accordance with these Terms of entry or who manipulates or tampers with the entry process. In the event that a winner breaches these Terms of entry, the winner will forfeit the prize in whole and no substitute will be offered. Verification is at the discretion of the Promoter, whose decision is final. Failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights.
25. Prizes, or any unused portion of a prize, are not transferable or exchangeable and cannot be taken as cash, subject to any written directions from a regulatory authority. Where a prize is unavailable for any reason, the Promoter may substitute the prize for another item of equal or higher value subject to any written directions from a regulatory authority. The Promoter accepts no responsibility for any variation in prize value (including between advertising of the Competition and receipt of the prize).
26. In the case of the intervention of any outside act, agent or event which prevents or significantly hinders the Promoter’s ability (or that of a third party involved with the Competition) to proceed with the Competition on the dates and in the manner described in the Schedule and these Terms & Conditions, including but not limited to vandalism, natural disasters, acts of God, civil unrest, strike, war, act of terrorism, the Promoter’s obligations in respect of the Competition will be suspended for the duration of the event and, in addition, the Promoter may in its absolute discretion cancel the Competition and recommence it from the start on the same conditions, subject to approval of the relevant authorities.
27. All entries become the property of the Promoter. As a condition of entering into this Competition, entrants agree to assign all their rights in and to their entry and any related content to the Promoter, including any copyright or other intellectual property rights in the entry and related content.
28. Entrants consent to the Promoter using the personal information provided in connection with this Competition for the purposes of facilitating the conduct of the Competition and awarding any prizes, including to third parties involved in the Competition and any relevant authorities.
29. The collection and disclosure of personal information provided in connection with this Competition will be handled in accordance with the Promoter's Privacy statement which adheres to the Privacy Act 1988 (Cth) and Australian Privacy Principles.
30. The Competition and these Terms of entry will be governed by the law of the Northern Territory. Entrants accept the exclusive jurisdiction of courts and tribunals of the Northern Territory in connection with disputes concerning the Competition.
31. Social media platforms which may include but not be limited to Facebook, YouTube, Instagram, TikTok, or Snapchat may be used to advertise or promote the Competition. By entering the Competition, entrants agree that the Competition is in no way sponsored, endorsed or administered by, or associated with Facebook, YouTube, Instagram, TikTok or Snapchat; and to release Facebook, YouTube, Instagram, TikTok, or Snapchat from all liability in relation to this Competition. Any questions, comments or complaints regarding the Competition should be directed to the Promoter and not Facebook, YouTube, Instagram, TikTok, or Snapchat.