

## **“Belong to Geelong - become an owner in the Geelong Community Thoroughbred” Competition Terms and Conditions**

1. Information on how to enter and prizes form part of these conditions of entry. Entry into the (“the Competition”) is deemed acceptance of these Terms and Conditions. This is a **Game of skill**.
2. Entry is open to Australian residents 18 years of age or older. Directors, employees of miRunners, miRunners Resellers and Distributors, Influencers, Insiders and Agencies or associated with this competition are ineligible to enter. Immediate families (including spouse, ex-spouse, de-facto spouse, parent, child or step-child (whether natural or by adoption), step-parent, step-grandparent, uncle, aunt, niece, nephew, brother, sister, step-brother or step-sister or 1st cousin whether or not they live in the same household) are ineligible to enter the Competition. Printers, suppliers, providers and agencies associated with the Competition are ineligible to enter.
3. HOW TO ENTER: To enter, head to our competition page: [www.geelong.mirunners.com/win](http://www.geelong.mirunners.com/win)
4. Entry involves registering to our newsletter and writing why you want to become an owner of this thoroughbred in 25 words or less. Entries are made through the competition platform Gleam. Further entries can be submitted by following the competition prompts. The most points will be considered in the winning selection, with the most creative entry as to why you want to win being chosen.
5. Gleam is the chosen competition technology mechanism miRunners is using to manage this competition
6. You will be contacted by miRunners once all entries have been submitted via the Gleam competition technology platform and the highest point entries have been chosen. The final winner will be chosen based on the most creative entry as to why you want to win.
7. To qualify, you must answer the mandatory questions which are based on the more creative and complete at least one of the entry types.
8. The prize reflects that this is a game of skill where the most creative entries will be chosen at the judge’s discretion.
9. All answers submitted must be the work of the individual submitting them. It is the responsibility of each entrant to ensure that the answers they submit do not infringe the copyright of any third party or any laws.
10. There is no limit to the amount of entries per person, however each entry requires a different email address.
11. The competition begins on Wednesday 14th November at Midday and will end on Friday 14th December 2018 at 12 midday. Winners will be chosen and notified by 19th December 2018.
12. Winners will be selected from all valid entries received within 3 business days of the competition close date. Winners will be notified by email and phone within 3 business days of the competition close date.
13. Winners will also be announced on the miRunners Facebook page <https://www.facebook.com/mirunnersdotcom> the miRunners Instagram page <https://www.instagram.com/mirunnersdotcom/> and miRunners Twitter page [www.twitter.com/mirunnersdotcom](http://www.twitter.com/mirunnersdotcom)

14. In the event of prizes being unclaimed, further judging will take place to determine the replacement winning entry. Any further judging will take place at the offices of miRunners (as listed above), 2 weeks after the original prize judging date. The replacement winning entry will be notified by email on the same day.
15. There is one prize: One unit in Not a Single Doubt x Countess Dehere (filly) trained by Troy Corstens in Geelong plus a miRunners polo top + cap + miRunners stickers. Prize includes: The initial unit price of \$198 plus, the \$15 per month which covers the communication, vet fees, training fees and insurance over the three years of ownership valued at \$738. Plus miRunners polo top + cap + miRunners stickers valued at \$75. Total Prize value: \$813. The prize is inclusive of all taxes and shipping within Australia.
16. miRunners' decisions on all matters pertaining to this competition are final and binding and no correspondence will be entered into, except as otherwise stated in these terms and conditions.
17. miRunners reserves the right to re-use all competition entries on their social channels and entry into this competition is indicative of your permission to publish.
18. Entrants consent to miRunners using their names, likeness, images and/or voice in the event they are a winner (including photograph, film and/or recording of the same) in any media for an unlimited period without remuneration for the purpose of promoting this competition (including any outcome), and promoting any products manufactured, distributed and/or supplied by miRunners.
19. All entries that are incomplete, illegible, damaged, contain an erroneous phone and/or email address, contain inappropriate or offensive content, or do not conform to or satisfy any condition of the rules may be disqualified by miRunners at its sole discretion.
20. The Promoter reserves the right to request Winners to provide proof of age, identity. Identification considered suitable for verification is at the discretion of the Promoter.
21. The Promoter reserves the right, in their sole discretion, to disqualify any individual they find to be tampering with the operation of the competition or any website related to the competition (including by creating multiple accounts); engaging in conduct in breach of any platform's terms and conditions; to be acting in violation of these terms and conditions; or to be acting in a disruptive manner, or with intent to annoy, abuse, threaten or harass any person participating in or connected with the competition.
22. The prize must be taken as offered and cannot be varied unless authorised by the Promoter. The prize value includes GST and is in Australian dollars and is correct at time of publishing. The Promoter accepts no responsibility for any variation in prize value. If a prize or part of a prize is unavailable, for whatever reason, the Promoter reserves the right to substitute the prize for a prize of equal or greater value.
23. The prize is not transferable to another person or exchangeable. The prize cannot be redeemed as cash, other goods and services or sold to a third party including online auctions and private sales. Any unused portions of the prize will be forfeited and no compensation will be paid in lieu of that element of the prize.
24. The Promoter's decision in relation to any aspects of the competition is final and binding on every person who enters and no correspondence will be entered into.

25. The Promoter and its associated agencies, and companies associated with the Competition will take no responsibility for prizes damaged or lost in transit.
26. The Promoter shall not be liable for any loss or damage whatsoever which is suffered (including but not limited to indirect or consequential loss) or for any personal injury suffered or sustained in connection with any prize/s except for any liability which cannot be excluded by law. The Promoter will not be responsible for any incorrect, inaccurate or incomplete information communicated in the course of or in connection with the Competition if the deficiency is occasioned by any cause outside the reasonable control of the Promoter including without limitation technical malfunctions or failures.
27. The Competition is in no way sponsored, endorsed or administered by, or associated with, Facebook, Twitter or any other media outlet. You are providing your information to miRunners and not to Facebook, Twitter or any other media outlet. By participating in the Competition you agree to a complete release of Facebook, Twitter or any other media outlet from any claims. Entrants understand that they are providing their information to the Promoter and not to Facebook, Twitter or any other media outlet.
28. This competition is not valid in conjunction with any other offer or competition by miRunners
29. miRunners reserves the right, at any time, to amend these Terms and Conditions or verify the validity of Team entrants and to disqualify any entrant that is not in accordance with these Terms and Conditions. Failure by miRunners to enforce any of its rights at any stage does not constitute a waiver of those rights. If there is a dispute, miRunners reserves the right, in its sole discretion, to determine the validity of the claim made.
30. miRunners makes every effort to ensure the accuracy of all information but takes no responsibility for any editorial, photographic or typographic errors.
31. miRunners reserves the right to correct any errors, inaccuracies or omissions and to change or update information at any time without prior notice.
32. miRunners does not accept any responsibility for misleading or incorrect information provided by a distributor or reseller regarding this competition.
33. Any cost associated with accessing the competition website is the entrant's responsibility and is dependent on the Internet service provider used.
34. miRunners collects personal information in order to conduct the competition and may, for this purpose, disclose such information to third parties, including but not limited to agents, contractors and prize suppliers. By entering this competition, entrants agree to the terms of miRunners's Privacy Policy (available to view at <http://mirunners.com/terms-privacy/>).
35. These Terms and Conditions shall be governed and construed in accordance with the laws and courts of New South Wales, Australia.
36. Nothing in these Terms and Conditions limits, excludes or modifies or purports to limit, exclude or modify the statutory consumer guarantees as provided under the Competition and Consumer Act 2010 (Cth), as well as any other implied warranties under other consumer protection laws in the State and Territories of Australia (Non-Excludable Guarantees). Except for any liability that cannot by law be excluded, including the Non-Excludable Guarantees, miRunners (including its respective officers, employees and agents) excludes all liability (including negligence) whatsoever which is suffered, including for any: personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or

consequential, arising in any way out of the competition. In addition, all entrants release Facebook, Twitter, Instagram from any liability incurred by entrants in conjunction with this competition.

37. Except for any liability that cannot by law be excluded, including the Non-Excludable Guarantees, the Promoter (including its respective officers, employees and agents) is not responsible for and excludes all liability (including negligence), for any personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of: (a) any technical difficulties or equipment malfunction (whether or not under the Promoter's control); (b) any theft, unauthorised access or third party interference; (c) any entry or prize claim that is late, lost, altered, damaged or misdirected (whether or not after their receipt by the Promoter) due to any reason beyond the reasonable control of the Promoter; (d) any variation in prize value to that stated in these Terms and Conditions; (e) any tax liability incurred by a winner or entrant; or (f) taking/use of and/or participation in a prize.
38. miRunners and the miRunners logo are trademarks or registered trademarks of miRunners.
39. The Promoter is miRunners Australia Limited, wholly owned by 99 Sports Limited. The competition is being managed by their agency Digivizer Pty Ltd.
40. For any questions regarding this competition (including any entrants submitted) must be directed [socialmedia@digivizer.com](mailto:socialmedia@digivizer.com) (and not the administrators of any entry platform). Please ensure you keep a copy of all documentation.