2025/26 SACA Member

ODI Match Day Experience Promotion

- 1. The Promoter is the South Australian Cricket Association Ltd (ABN 44 623 135 393) (SACA), whose registered office is at Adelaide Oval, War Memorial Drive, North Adelaide SA 5006.
- 2. The Promotion commences at 9:00am (ACST) on Friday 24 October 2025 and closes at 11:59pm (ACST) on Thursday 6 November 2025 (Closing Time).
- 3. By entering the Promotion, each entrant agrees to, and will be bound by, these Terms and Conditions.
- 4. Entry is open to South Australian residents at least 18 years old as at the date of entry in the Promotion, who attended the BKT ODI Australia v India at Adelaide Oval on Thursday 23 October 2025 by scanning their 2025/26 SACA Membership. Entrants must also be a SACA Full, Country, or Reserved Seat Adult Member for the 2025/26 Membership year. Entrants are subject to these Terms and Conditions.
- 5. Officeholders and employees of the Promotor (and members of their immediate families), related entities of the Promoter (as the term "related entity" is defined in the *Corporations Act 2001* (Cth)) and any officeholders or employees of any entities associated with the facilitation of the Promotion (including the suppliers of any prizes) are ineligible for the Promotion.
- 6. Entries are limited to one entry per eligible renewing Member.
- 7. Entry must occur in accordance with the entry instructions issued by SACA and these Terms and Conditions. Entries that do not comply with the entry instructions and these Terms and Conditions will be disregarded and ineligible for the Promotion.
- 8. If a Member's renewal is not accepted for any reason that Member will be ineligible for the Promotion and SACA will not be responsible for any such ineligibility.
- All entries for the Promotion must be received by the Closing Time. No Promotion entries will be accepted or permitted after the Closing Time. The Promoter accepts no responsibility for entries not received for any reason, or for any late, lost or misdirected entries.
- 10. The Promoter reserves the right, at any time during the Promotion or after the Closing Time, to verify the validity of entries and entrants (including an entrant's identity, age, place of residence and membership details and status, with evidence considered suitable for verification being at the discretion of the Promoter) and to disqualify any entrant who fails to meet specified eligibility criteria, tampers with the entry process or 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. Failure of the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights.
- 11. The Promoter reserves the right to cancel or amend the Promotion and these terms and conditions with immediate effect. Any such changes to the Promotion will be notified to entrants as soon as reasonably practicable by the Promoter.
- 12. The Promotion prize is as follows:

- (a) **PRIZE:** Elevate your Test Match experience with a double pass for yourself and a mate to Test Match Daily Dining (Lunch Day 3). One (1) winner will be selected. RRP: \$520 per double pass.
- 13. SACA is not responsible for any inaccurate prize details or descriptions supplied to any entrant by any third party connected with this Promotion.
- 14. The Promoter does not warrant or make any representations that any prize will be fit for any purpose or will be of merchantable quality. If liability under any terms or guarantees required by law cannot be excluded, the liability of the Promoter is limited to the re-supply of the relevant prize or incurring the costs of its re-supply.
- 15. The entitlement to receive a prize cannot in any circumstances be transferred, exchanged or redeemed for cash.
- 16. Any additional expenses associated with the Promotion or the prizes are the responsibility of the winning entrants.
- 17. If a prize (or part of a prize) is unavailable, the Promoter, in its discretion, reserves the right to substitute a prize (or part of the prize) with a prize of substantially similar value and or specification.
- 18. The winning entrants will be randomly selected at or around 12 noon (ACST) on Friday 7 November 2025 by the Promotor at its registered office (Adelaide Oval). All prize winners will be randomly selected. The winning entrants will be contacted by the Promoter by telephone initially, followed by a confirmation email, using the contact details supplied by the entrants at the time of entry in the Promotion. The winning entrants will be contacted within seven (7) days of the date of the draw.
- 19. The winning entrants must respond to the Promoter to confirm by 5 pm (ACST) on Thursday 13 November 2025 that they are able and willing to accept the relevant prize.
- 20. If a winning entrant is unable or unwilling to accept the relevant prize or has not responded to the Promoter by the confirmation date and time above, that winning entrant will be deemed ineligible and will forfeit the prize, without further recourse.
- 21. The next eligible entry randomly selected during a redraw will be deemed to be the replacement winning entrant (and the recipient of the relevant prize). Any redraws will take place at 12 noon (ACST) on Friday 14 November 2025 at the Promoter's registered office (Adelaide Oval).
- 22. If a replacement winning entrant is unable or unwilling to accept the relevant prize, that prize may either be awarded to another entrant or withdrawn from the Promotion, at the Promoter's absolute discretion.
- 23. The Promotion is a game of chance. An independent scrutineer will supervise the prize draw.
- 24. This Promotion is in no way sponsored, endorsed, or administered by, or associated with, Facebook, X, Instagram or any other social network. Entrants are providing their information (including personal information) to SACA and not to Meta (as the operator of the Facebook and Instagram platforms). Entrants should check the privacy policy of X and any other social network that they use to interact with SACA on this Promotion. The information provided to SACA will be managed in accordance with SACA's privacy collection notice which appears in clause 30 of these terms and conditions and SACA's Privacy Policy (available at https://www.saca.com.au/privacypolicy).

- 25. The Promoter accepts no responsibility for any tax implications that may arise from winning any prize(s). Independent financial advice should be sought.
- 26. The Promoter's decision in relation to any aspect of the Promotion is final and will be binding on every entrant.
- 27. If for any reason this Promotion is not capable of running as planned or if the administration, security, fairness, integrity or proper conduct of this Promotion is affected for any reason, the Promoter may in its sole discretion cancel, terminate, change or suspend the Promotion.
- 28. The Promoter may disqualify any individual who has, in the Promoter's opinion, engaged in conduct, which is fraudulent, misleading or generally damaging to the reputation of the Promoter or has breached these terms and conditions.
- 29. Nothing in these terms and conditions limits, excludes, or modifies (or purports to limit, exclude or modify) any statutory consumer guarantees or any guarantee or implied condition or warranty the exclusion of which would contravene any statute or cause any part of these terms and conditions to be void. Except for any liability that cannot be excluded by law, the Promoter (including its officers, employees and agents) excludes all liability (including for negligence) for any death or personal injury, property damage, or any other loss or damage (including loss of opportunity), whether direct, indirect, special or consequential, arising in any way out of the Promotion, including, but not limited to, where arising out of the following:
 - (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;
 - (d) any variation in prize value to that stated in these terms and conditions (if any);
 - (e) any taxation implications; and or (f) a prize or use of a prize by a winning entrant.
- 30. All entries remain the property of SACA. SACA collects entrants' personal information to conduct:
 - (a) the competition, including determining eligibility to participate in the competition, selecting winners and facilitating the distribution of prizes (Current Competition Purposes); and
 - (b) direct marketing of the goods and services of SACA and/or third parties (including as identified in SACA's Privacy Policy), including but not limited to direct mail, email and SMS campaigns (Direct Marketing Purposes). If the personal information requested by SACA is not provided, the entrant cannot participate in the Promotion. SACA may disclose personal information collected for Current Competition Purposes to its service providers in relation to administering the competition, and to other providers to facilitate the delivery of the prizes. SACA is not likely to disclose personal information to overseas recipients. By entering the Promotion, each entrant agrees that SACA may use their personal information to undertake the Current Competition Purposes and the Direct Marketing Purposes. Entrants may withdraw their consent to the use of their personal information for Direct Marketing Purposes at any time by email to membershipservices@saca.com.au or using the unsubscribe function in any

- email or SMS. SACA's Privacy Policy is available at https://www.saca.com.au/privacy-policy and contains information about how an individual may access or seek correction of the personal information held about them, or complain about a breach of the Australian Privacy Principles, and how SACA will deal with such a complaint.
- 31. These terms and conditions constitute the entire agreement between the Promoter and entrant and will be governed by the laws of South Australia. If any part is determined to be invalid or unenforceable at law, that part will be severed and will not affect the remainder, which will continue in full force and effect.