The Perth Mint Private Shopping Experience Competition Terms and Conditions

		Details of the Competition		
Competition	The Perth Mint Private Shopping Experience Competition			
Promoter	Gold Corporation trading as The Perth Mint (ABN 98 838 298 431) whose registered address is 310 Hay Street, East Perth, WA 6004 Australia			
Competition Period	The Competition starts at 10am AWST 4 May 2025 and ends at 10am AWST on Monday, 19 May 2024.			
Eligibility	To be eligible, a participant must be:			
	a. an Australian resident; and			
	b. 18 years of age or over.			
Territory	Australia			
Participation method	To enter tl	his Competition, an eligible entrant must:	entrant must:	
	 a. scan the Promoter's Competition QR code distributed at the Perth's Annual Wedding Expo held at Perth Convention and Exhibition Centre; and 			
	b. sign up to the Promoter's wedding newsletter.			
Entry limit	The number of entries permitted for this Competition is limited to one (1) valid entry per person. There will be one (1) prize and one (1) winner.			
The Prize details	Quantity	Prize Details	Prize Value	
	1	 A Private Shopping Experience Package at The Perth Mint which includes: Unlimited access to our expert consultants and in-house jewellery designer; Complimentary champagne and refreshments; Option to bring up to 3 friends to enjoy the experience; and 1 x \$2,000 gift card, valid for 12 months from date of issue, to be used on jewellery purchases instore at The Perth Mint Jewellery Boutique. 	AUD \$2,000	
	The gift card is not redeemable for bullion products, online purchases, or The Perth Mint Gold Tour. It can only be redeemed in-store at The Perth Mint. No refunds provided for any unused balance, and the gift card cannot be redeemed for cash. The gift card will not be replaced if it is lost or stolen.			
Draw method	The winner of the draw will be chosen on 10am AWST on Monday , 19 May 2024. using a computerized random selection generator for all entries received and verified by the Promoter.			
How to Claim Prize Unclaimed Prize	 The winner of this Competition must claim their prize by 2 June 2025 at 9:00 AM AWST. If the prize remains unclaimed by the 2 of June 2025 at 9:00 AM, another draw will be conducted on the 3 June 2025 at 9:00 AM AWST. 			
Winner notification	The winner will be contacted via email on Monday , 19 May 2024.			

Publication:

If there is no winner, or the winner cannot be contacted, this information will also be published on the Promoter's social media platforms.

- 1. By entering this Competition, each entrant acknowledges and agrees be bound by these Terms and Conditions. For the avoidance of any doubt, these Terms and Conditions include the "Details of the Competition" table above.
- 2. There is no entry fee for this Competition.
- 3. During the Competition Period, only eligible and valid entries will be considered as acceptable entry. Entries inconsistent with these Terms and Conditions will be deemed invalid.
- 4. Employees of the Promoter, their immediate family members or any individual or organization connected in any way with this Competition shall not be eligible to enter the Competition.
- 5. If the winner of the prize is a person below 18 years of age, the prize will be awarded to the winner's parent or legal guardian.
- 6. The winner of the draw will be determined through a computerized random selection generator.
- 7. The Promoter will make reasonable effort to contact the winner of this Competition. If the winner cannot be contacted or fails to claim their prize by the specified deadline, the prize will be forfeited. The Promoter is not obligated to provide a substitute prize for any unclaimed prize.
- 8. Unless expressly specified in writing by the Promoter, the prize cannot be transferred, exchanged, or redeemed for cash.
- 9. The Promoter reserves the right to substitute the prize with another prize of higher or equivalent specification and value.
- 10. The Promoter requires the winner to provide proof of identification to claim the prize. The Promoter reserves the right to determine that which is considered suitable as appropriate means of identity verification.
- 11. The Promoter's Privacy Policy outlines how the Promoter collects and uses personal information. To learn more about the Promoter's privacy policy, see Privacy Policy | The Perth Mint.
- 12. Each entrant consents to the Promoter holding, processing, and disclosing personal data including sensitive personal data provided by the entrant to the Promoter for all purposes relating to this Competition.
- 13. The Promoter will not be liable for any tax implications resulting from the prize winnings and the winner must obtain independent tax advice to ascertain how this may affect their situation.
- 14. Notwithstanding any other provision of these Terms and Conditions, the Promoter will not be liable to the entrant(s) or anyone for indirect or consequential loss or damage of any kind, for loss of revenue, loss of profit, loss or damage to reputation or goodwill, personal injury or death, whether such liability arises in contract, tort (including negligence), or equity, under any statue or otherwise arising out of or in any way connected to this Competition.
- 15. The Promoter's inability to enforce any of its rights at any stage will not amount to a waiver of these rights.
- 16. The Promoter reserves the right to modify these Terms and Conditions at any time prior to the commencement of the Competition Period by publishing an amended version on its website hosted at www.perthmint.com/termsconditions which shall take effect from the time of publication.
- 17. In the event this Competition cannot be conducted for any reason, the Promoter reserves the right to suspend, cancel or terminate the Competition.

- 18. These Terms and Conditions are governed by and is construed in accordance with the laws applicable in Western Australia and each Entrant submit to the exclusive jurisdiction of the courts of Western Australia.
- 19. If any provision of these Terms and Conditions is deemed unlawful, void or unenforceable, that provision shall be severed, and the remaining provisions shall remain in effect.