

Mastercard Gift Card TV Review – Game of Skill FULL TERMS AND CONDITIONS

Details

| Competition | The "Competition" is the Mastercard Gift Card TV Review competition being run by the Promoter during the Competition Period. | | | |
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| Promoter | The " Promoter " is LG Electronics Australia Pty Ltd ABN 98 064 531 264 of Level 44, 6-8 Parramatta Square, 10 Darcy Street, Parramatta NSW 2150. Tel: 1300 54 2273 | | | |
| Competition Period | The Competition commences at 12:01am (Sydney time) on 21 August 2025 and closes at 11:59pm (Sydney time) on 17 September 2025, or while stocks of Participating Models last ("Competition Period"). To the extent permitted by law, the Competition Period may be extended at the Promoter's reasonable discretion. | | | |
| Who can participate? | To enter the Competition, entrants must: a. be an Australian resident currently residing in Australia; b. be aged 18 years or over; c. be registered as a MyLG member during the Competition Period; d. submit an entry in accordance with these Terms; and e. comply with these Terms. | | | |
| Prize details | Prize Pool means the following: | | | |
| | Item | Quantity | Value | |
| | Mastercard Gift | 150 | \$200 per prize | |
| | Card TOTAL | 150 | \$30,000 | |
| Maximum number of entries | Entries are limited to one entry per Participating Model purchased during the Competition Period. There is a limit of one Prize per entrant. | | | |
| How to enter | To enter, each entrant must: (a) have an existing MyLG account or sign up to MyLG during the Competition Period; (b) in the period between 12:01am (Sydney time) on 21 August 2025 and 11:59pm (Sydney time) on 3 September 2025 (Purchase Period), log into their MyLG Account and purchase an eligible LG TV model (model nos. OLED83GSPSA, OLED77G5PSA, OLED65G5PSA, OLED55G5PSA, OLED55G5PSA, OLED55G5PSA, OLED55G5PSA, OLED55G5PSA, OLED55G5PSA, OLED55G5PSA, OLED55B5PSA, OLED55B5PSA, S6QNED93ASA, 75QNED93ASA, 65QNED93ASA, 100QNED86AS, 86QNED86ASA, 65QNED86ASA and 55QNED86ASA) (each, a Participating Model) on the LG Online Store (www.lg.com/au); (c) during the Competition Period, submit an, honest eligible review of their purchased Participating Model on the LG Online Store that: (i) is a minimum of 50 words in length; (ii) includes at least 1 original photo of the Participating Model in use; and (iii) addresses at least one of the following features: (A) picture quality (e.g. Perfect Black, colour accuracy); (B) WebOS features (e.g. Magic Remote, voice control); (C) User experience (e.g. while watching sports, movies, gaming); or (D) Comparison to another TV model; and (d) during the Competition Period, complete an application form (accessible from [https://www.lg.com/au/promotions/2025/tv-mastercard-giftcard/], providing: (i) a screenshot of the submitted review; and purchase details, including the entrant's name and email address (that must be the same email address used to sign up for a MyLG Account) Eligible reviews must represent the entrant's honest opinion, and may be positive or negative. | | | |

| | (ii) | | |
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| Selection of winners | (a) Entries will be judged by a panel of judges who are employees of the Promoter. The winners will be the best 150 eligible entries submitted during the Competition Period as judged by the judging panel having regard to skill, originality and creative merit. (b) This Competition is a game of skill and chance plays no part in determining winners. All eligible entries will be judged individually on their merit according to skill, originality and creative merit. Eligible entries that are negative reviews will be judged in the same way as eligible entries that are positive reviews, and eligible entries that are negative reviews may win against this criteria. The 150 valid entries judged to be best, by the judging panel, will receive a Prize from the Prize Pool. The judges' decision will be final and no correspondence will be entered into. | | |
| Judging Details | Judging will take place on 17 September 2025 at LG Electronics Australia Pty Ltd ABN 98 064 531 264 of Level 44, 6-8 Parramatta Square, 10 Darcy Street, Parramatta NSW 2150. | | |
| Notification of Winners | Winners will be notified via the email address provided to the Promoter in the application form. It is the responsibility of winners to check their email to determine if they have won a Prize, and to respond to requests for information (if any). If a winner cannot be contacted or does not respond to the Promoter's request for information (if any) within 5 business days, that winner will forfeit their Prize and that Prize shall be awarded to the next best valid entry as determined by the panel of judges. The Promoter will not be liable to entrants for any forfeited Prizes. | | |
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| Publication details | The names of Prize winners will be published on [https://www.lg.com/au/promotions/2025/tv-mastercard-giftcard/] on 19 September 2025. | | |
| Delivery | The Prizes will be delivered to winners on 19 September 2025. | | |
| Prize Restrictions | (a) It is a condition of Prizes being awarded that winners provide to the Promoter a clear copy of their original receipt or tax invoice as proof of a valid purchase to enter this Competition. If any of the details in the purchase receipt or tax invoice for the purchase do not match the information received by the Promoter in accordance with these Terms, the entry may be deemed invalid. (b) The Prizes will expire on the date shown on the Mastercard Gift Card. (c) The Prize is subject to the terms and conditions of Mastercard. Those terms and conditions are available at [https://www.lg.com/content/dam/channel/wcms/au/pdfs/Prepaid_Mastercard_AU_Tems_Prize_Professional.pdf]. The Promoter does not accept any responsibility and is not liable for any loss (including but not limited to indirect or consequential loss), damage or injury suffered by any entrant as a result of the conduct of Mastercard. | | |
| Privacy Policy | The Promoter's Privacy Policy can be found at http://www.lg.com/au/privacy | | |

Conditions of entry

1. Information about the Competition Prizes and how to enter, including the matters in 'Details' above, forms part of these Terms and Conditions ("**Terms**"). Participation in this Competition is deemed acceptance of these Terms. Only entries that comply with these Terms will be valid.

Who is not eligible to participate?

- 2. Employees, directors and/or officers (and their immediate family members and members of their households) of the Promoter or of its subsidiaries or related companies and retailers or agencies associated with the Competition are ineligible to participate in the Competition.
 - **Immediate family** means any of the following: spouse, ex-spouse, de-facto spouse, child or step-child (whether natural or by adoption), parent, step-parent, grandparent, step-grandparent, uncle, aunt, niece, nephew, brother, sister, step-brother, step-sister or first cousin.
- 3. Corporate Partners and Education Hub members are not eligible to participate in this Competition.

Prizes

4. Prize values are correct as at the date of first publication of these Terms. The Promoter accepts no responsibility for any variation in the value of the Prizes or the Prize Pool from that stated in these Terms after the date of first publication of these Terms. If any Prize becomes unavailable for any reason beyond the Promoter's control, the Promoter may substitute a prize of equal or greater value.

How to enter

- Entries must be received by the Promoter during the Competition Period. Entries received after the Competition Period will not be accepted.
- 6. Entrants must only enter their own original entries. Entries must not have been previously published in any forum worldwide.
- 7. The Promoter accepts no responsibility for inaccurate or incomplete information provided by or on behalf of an entrant to the Promoter in connection with this Competition. Entrants are responsible for notifying the Promoter of any changes to contact or mailing details that are provided to the Promoter.
- 8. All entries are deemed to be received at the time of receipt by the Promoter (and not the time of transmission by the entrant). Records of the Promoter and its agencies are final and conclusive as to the time of receipt.

Verification and invalid entries

- 9. Entries that do not comply with these Terms are invalid and may not be accepted. If an entrant does not provide the Promoter with all the information requested on the application form, the entry will be invalid.
- The Promoter is not responsible for receipt of incomplete, damaged, incomprehensible, indecipherable or illegible entries. All such entries may be deemed invalid.
- 11. Entries that include errors or omissions may be accepted at the Promoter's discretion.
- 12. Entries may be subject to verification by the Promoter. Entrants must, within a reasonable period specified by the Promoter, produce to the Promoter (or its nominated agent) any documents or evidence that the Promoter may reasonably require (including photo identification or other documentation) to verify the entrant's identity, age, residential address and email address, purchase receipt or tax invoice (if applicable), compliance with these Terms, eligibility and any other information provided to the Promoter in the course of participating in the Competition.
- 13. Prizes will only be awarded to winners following any validation and verification that the Promoter reasonably requires. If documentation requested by the Promoter is not received by the Promoter (or its nominated agent) or an entry or entrant has not been verified to the Promoter's reasonable satisfaction within the time requested, that entry will be invalid. The Promoter's decision is final.
- 14. The Promoter may disqualify, and not award a Prize to, any entrant who:
 - a. has breached these Terms;
 - b. provides false information or fails to provide information in accordance with these Terms;
 - c. has submitted an entry which is not in accordance with these Terms;
 - d. the Promoter reasonably believes:
 - i. is not the original entrant;
 - ii. has forged, manipulated, interfered or tampered with, or appeared to benefit from forging, manipulating, interfering or tampering with, the Competition;
 - iii. has engaged in conduct that is fraudulent, unlawful, misleading or deceptive, or other conduct that interferes with the fair and proper conduct of the Competition; or
 - e. does anything in the course of participating in this Competition that may adversely affect the name or reputation of the Promoter or any of its related entities or of the agencies or companies associated with this Competition.

The Promoter's decision is final. Failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights.

15. The use of any automated entry software or any other mechanical or electronic means that allows an entrant to automatically enter repeatedly is prohibited and will render all entries submitted from that source and by those entrants invalid.

Content

16. Entrants agree that they are responsible for the content of any entry submitted to the Promoter, including but not limited to any written materials, photographs and videos (including sound recordings in those videos) ("Content").

The Promoter shall not be liable in any way for such Content to the full extent permitted by law. Entrants warrant and agree that:

- a. the Content is their own original work and is not copied in whole or in part;
- b. the Content does not contain any material which the entrant does not have permission to use;
- c. they own or are authorised to use all intellectual property rights in the Content in the manner contemplated by these Terms;
- d. if applicable, they have obtained the prior consent from any person who has jointly created or has any
 other rights in the Content prior to the Content being submitted to the uses contemplated by these Terms;
- e. they will not submit any Content to the Promoter that is unlawful or fraudulent, infringes the intellectual property rights of any third party or amounts to a breach of confidence, privacy, publicity or any other right, is defamatory, obscene, derogatory, pornographic, sexually explicit, indecent, inappropriate, violent, abusive, harassing, threatening, offensive to any person, objectionable with respect to race, religion, origin or gender or otherwise not reasonably suitable for publication. Entrants must ensure that any person depicted in the video or photograph is decently dressed and presented:
- f. they have express consent from any person identifiable from or whose image or likeness is included in the Content (or if any person's image or likeness included in the Content is under the age of 18, from that person's parent or legal guardian) to their inclusion in the Content and submission of the Content to the Promoter in accordance with these Terms:
- g. the Content does not contain confidential information or personal information of a third party who has not consented to the submission of the Content in this Competition;
- h. the Content does not contain viruses and will not cause injury or harm to any person or entity; and
- they will comply with all applicable laws and regulations, including without limitation, those governing copyright, content, defamation, privacy, publicity and the access or use of others' computer or communication systems.

Without limiting any other terms, the entrant indemnifies the Promoter against all costs and claims by third parties arising from a breach of this warranty and the Promoter reserves the right to reject entries for any breach of this clause.

- 17. Entrants grant the Promoter and its affiliates, agents, representatives and third party promotional partners a sole, royalty-free, perpetual, irrevocable, transferable, worldwide licence, with the right to grant sublicenses, to use, edit, reproduce and exploit any intellectual property in the Content or otherwise associated with the entrant's participation in this Competition by all means whatsoever (including, without limitation, reproduction in print and electronic format) for any purpose. Entrants also consent to the use by the Promoter and its affiliates, agents, representatives and third party promotional partners of any intellectual property associated with the entrant's participation in this Competition, including the Content, even if the use may otherwise be an infringement of any moral rights. If requested by the Promoter, the entrant agrees to sign any further documentation required by the Promoter to give effect to these Terms.
- 18. Entrants agree:
 - a. to the Content and any part of it being made publicly available, including on the website of the Promoter and its related companies and social media platforms: and
 - b. that all Content is subject to the approval of the Promoter. The Promoter reserves the right to reject Content prior to publication on its website and social media platforms and may remove (and may request the removal of) Content from its website or any social media platform at any time in its absolute discretion.
- 19. Entrants consent to the Promoter using the entrant's name, likeness, image and/or voice (including photograph, film or recording of the same) in any media for an unlimited period without remuneration for publicity, commercial and promotional purposes for the purpose of the conduct of this Competition and for the purpose of promoting the Promoter (and its related companies or affiliates), and any products manufactured, distributed and/or supplied by the Promoter or its related companies or affiliates.
- 20. Entries will not be returned to any entrant.

Delivery of Prize

- 21. Prizes will be delivered to winners via email, using the email address provided in the application form (that must be the same email address used to sign up for a MyLG Account).
- 22. The Promoter is not responsible for any delays in delivery outside its control.
- 23. If a Prize is delivered or provided by a third party supplier, the Promoter accepts no responsibility or liability or any delay by the third party in delivering the Prize.

Liability

- 24. Nothing in these Terms excludes, limits or modifies, or purports to exclude, limit or modify any consumer rights (including statutory guarantees, implied warranties and conditions) under any statute, including but not limited to the *Competition and Consumer Act 2010* (Cth) or any other statute that may not be lawfully excluded, limited or modified by agreement.
- 25. Except for any liability that cannot be excluded by law, the Promoter (including its officers, employees and agents) 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 the Competition, including, but not limited to that arising out of the following:
 - a. any technical difficulties or equipment malfunction (not under the Promoter's control), including any omission, interruption, deletion, defect, delay in operation or transmission, communications line or telephone, mobile or satellite network failure, technical problems or traffic congestion on the internet or website or software failure:
 - acts or omissions (including negligent acts or omissions) of the Promoter's employees, agents or third
 parties involved in the conduct of this Competition, with the exception of any wilful misconduct or fraud of
 the Promoter's employees:
 - c. any third party interference or unlawful act;
 - any loss or damage to any computer related to or resulting from participation in this Competition, downloading any materials in connection with the Competition or use of a Prize, including loss arising from a security breach, theft or destruction;
 - e. any conduct or event that is beyond the reasonable control of the Promoter;
 - f. any variation in the value of a Prize or the Prize Pool from the value stated in these Terms, after the date of first publication of these Terms;
 - g. any tax liability incurred by an entrant; and
 - h. any receipt, taking, acceptance or use of a Prize.
- 26. Except for any liability that cannot be excluded by law, the Promoter is not responsible for the safety of individuals who redeem a Prize.
- 27. The Promoter accepts no responsibility for entries or other communications that are late, lost, delayed, misdirected, incomplete, illegible or incorrectly submitted. The Promoter also assumes no responsibility for any failure to receive an entry or for inaccurate information as a result of technical or telecommunications problems, including security breaches.
- 28. If this Competition is interfered with in any material way affecting the integrity of the Competition or is not capable of being conducted as reasonably anticipated for any reason, including but not limited to a Force Majeure Event, any infection by computer virus, bugs, tampering, unauthorised intervention or technical failures, the Promoter reserves the right to modify, suspend, terminate or cancel the Competition (subject to any regulatory requirements or directions of regulatory authorities).
 - **Force Majeure Event** means any cause outside the Promoter's reasonable control and which could not have been prevented or avoided by the taking of all reasonable steps.
- 29. Any attempt to deliberately damage or interfere with the Promoter's website, social media accounts/pages or the Competition website, to cause malicious damage or interference with the normal functioning of the Promoter's website, social media accounts/pages or the Competition website or to otherwise undermine the legitimate operation of this Competition may be a violation of criminal and civil laws and should such an attempt be made, whether successful or not, the Promoter reserves the right to seek damages to the fullest extent permitted by law in respect of such conduct. If the Promoter suffers loss or incurs any costs in connection with any breach of these Terms the entrant agrees to indemnify the Promoter for those losses, damages and costs.
- 30. Failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights.

Disputes

31. Any dispute relating to this Competition must, prior to a person commencing proceedings, be dealt with as follows. The affected person ("Complainant") will notify the Promoter of the details of the dispute in writing and within 14 days of receiving this notice, the Complainant and a representative of the Promoter will meet by videoconference to attempt to resolve the dispute. If unresolved within 30 days after that meeting, the dispute will be escalated to a more senior manager of the Promoter not directly involved in the Competition, who will investigate the dispute and meet by videoconference with the Complainant to further attempt to resolve the dispute. If still unresolved within a further 14 days of being escalated, then the senior manager of the Promoter will make a decision in respect of the dispute.

Collection and use of personal information

- 32. The Promoter collects personal information from entrants for the purposes of the conduct of this Competition and for future promotional, marketing and publicity purposes, including to contact entrants to provide information about special offers or other marketing materials via any medium. Entrants consent to the collection, storage and use of their personal information for these purposes.
- 33. The Promoter may disclose personal information to:
 - a. its related companies and to third parties (including promotional partners, contractors and agents) both within Australia and overseas for the purposes of the conduct of this Competition;
 - b. its related companies and promotional partners both within Australia and overseas for promotional, marketing and publicity purposes who may use that personal information to provide information about special offers or other marketing materials via any medium.
- 34. By participating in this Competition, entrants consent to the collection, storage, use and disclosure of their personal information by the Promoter in accordance with these Terms.
- 35. If personal information requested by the Promoter in the course of conducting this Competition is not provided, the entrant may not be eligible to participate in the Competition and/or the Promoter may not be able to provide the Prize.
- 36. Entrants may obtain access to, update, correct or require destruction of personal information held by the Promoter, make a complaint about a breach of privacy, or opt out of receiving any communications by contacting the Promoter at the address specified in the 'Details'.
- 37. A copy of the Promoter's Privacy Policy in relation to the treatment of personal information may be obtained at http://www.lg.com/au/privacy or by contacting the Promoter.

General

- 38. Any costs associated with entering the Competition and making a claim, including accessing the Competition website, are the responsibility of entrants. All taxes (excluding GST) which may be payable as a consequence of receiving a Prize are the sole responsibility of the entrant. All other incidental and ancillary costs including but not limited to insurance, taxes (excluding GST) and any and all other expenses are the responsibility of the entrant.
- 39. Subject to any rights that an entrant may have under the Competition and Consumer Act 2010 (Cth) (or any other rights under statute that cannot be excluded by law), Prizes are not refundable, transferable or exchangeable and are not redeemable for cash (except where the Prize is specified to be cash). Prizes are taken as offered and cannot be varied.
- 40. These Terms are governed by the laws of New South Wales. Entrants submit to the non-exclusive jurisdiction of the courts of New South Wales.