

Terms and Conditions – Win tickets to the Australian Open

1. General

- a. By submitting an entry, the Entrant agrees to be bound by these Terms and Conditions.
- b. Please contact hello@safetyculture.com if you have any questions or would like further information.

2. Promoter

The promoter is SafetyCulture Pty Ltd (ABN 16 089 180 049) of Level 8, 210 George Street, Sydney, NSW, 2000 (**SafetyCulture**).

3. Eligibility and Entry Conditions

- a. Entry into this competition is free and open to Australian citizens or Australian permanent residents who follow the submission instructions set forth in clause 3(c) below (each an **Entrant**). Entrants must be over the age of eighteen.
- b. The entry period for this competition commences on 23 December, 2025 and closes on 22 January, 2026, inclusive of both dates.
- c. Only one entry is allowed per Entrant. Entrants may not enter the competition multiple times.
- d. To submit an entry into this competition, Entrants must complete the entry form found on the competition web page at: safetyculture.com/australian-open-competition-2026. This includes a written response, no longer than 100 words, to the prompt "Tell us your best idea for how to improve someone's workday."
- e. SafetyCulture may disqualify, or refuse to award the Prize to, any Entrant that does not comply with these Terms and Conditions or is involved in any way in interfering or tampering with the conduct of this competition or provides false or misleading response/s or has otherwise engaged in any unlawful or improper conduct in connection with this competition.
- f. Any costs associated with accessing the competition web page or SafetyCulture's application are the Entrant's responsibility and are dependent on the internet service provider used. All costs incurred by the Prize Winner must be borne by the Prize Winner, including flights, meals and insurance, unless these costs are specified in the Prize description provided.
- g. Employees of SafetyCulture and its related companies, and any agencies associated with this competition, are not eligible to participate as an Entrant in this competition.

4. Judging and Notification

- a. There will be one (1) prize winner (**Prize Winner**) selected from the eligible Entrants.
- b. The Prize Winner will be selected by a judging panel of SafetyCulture employees on 23 January 2026.
- c. This is a game of skill and submissions will be judged by the creativity and originality of the response. SafetyCulture's decision is final, and no correspondence will be entered into, unless required by law.

- d. The Prize Winner will be notified by email on 23 January, 2026. The Prize Winner may also be contacted by phone, where a phone number has been provided. If the Prize Winner has not claimed the Prize, or otherwise transferred the Prize as stated in these Terms and Conditions, by 24 January 2025, the Prize will be forfeited, and the Prize will be awarded to an Entrant selected as runner up by the judging panel. The selected runner up shall then become the Prize Winner.
- e. The total Prize value for the competition is approximately AUD \$4000.00.

5. Prize

- a. The Prize Winner will win two (2) tickets to the 2026 Australian Open Women's Final, to be hosted in Melbourne, Australia (the **Prize**).
- b. All Australian Open tickets are issued subject to the Australian Open Ticket Conditions of Sale and Entry 2026 (which can be found online at <https://ausopen.com/conditions-of-sale-entry>) (**AO Terms**). By entering this competition, an Entrant agrees to the AO Terms if they become the Prize Winner.
- c. Unless otherwise specified, the Prize is non-transferable, non-refundable, non-exchangeable, non-replaceable and non-redeemable for cash. The Prize must be taken as offered and no modifications or exchanges will be possible.
- d. SafetyCulture reserves the right to vary the Prize and/or these Terms and Conditions from time to time and will use its reasonable endeavours to notify Entrants of any changes.

6. Personal Information and Publicity

- a. SafetyCulture collects personal information about Entrants in order to facilitate the competition. SafetyCulture uses and manages Entrants' personal information in accordance with its Privacy Policy, available at: <https://safetyculture.com/legal/privacy-policy>. By entering into the competition, the Entrant consents to SafetyCulture using their personal information for future marketing and promotional purposes.
- b. The Prize Winner grants to SafetyCulture, its related bodies corporate, and other persons acting on SafetyCulture's behalf, an irrevocable, non-exclusive, royalty-free license to use and publish the Prize Winner's name, likeness and other information (including photographs and quotes of the Prize Winner) in any media worldwide (including SafetyCulture's social media, website and marketing materials) for the purpose of promoting SafetyCulture, its services, and any events or competitions associated with SafetyCulture.
- c. The Prize Winner consents to Tennis Australia Limited using the Prize Winner's personal information and photographing/recording the Prize Winner's image while the Prize Winner is participating in any activity or event run or organised by Tennis Australia which constitutes part of the Prize. The Prize Winner agrees that any such photographs, electronic images, sound recording or video footage may be used by Tennis Australia in resources and reports, or promotional, advertising or marketing materials, without any further notice or payment to the Prize Winner.
- d. The Prize Winner confirms that they shall obtain all necessary consents regarding the collection and use of the personal information of whomever they share the Prize with prior to sharing that individual's personal information with SafetyCulture and Tennis Australia Limited as set forth in clauses 6(b) and 6(c).

7. Liability

SafetyCulture is not liable for any loss, expense, damage or liability suffered or incurred by Entrants (including the Prize Winner and their guest) in connection with this competition.

8. Governing Law and Jurisdiction

These Terms and Conditions are governed by the laws of New South Wales, Australia and the parties submit to the exclusive jurisdiction of its courts.