

Facebook- Win a free family fun swimming session. 25 Oct- 4 Nov

1. Your relationship with Vivacity Culture and Leisure (“The Company”)

1.1 These terms of use set out the legally binding contract between “The company” and you in relation to Facebook ‘like, share and comment’ competition .

1.2 The promoter of the Facebook competition is Vivacity Culture and Leisure, Broadway, Peterborough, PE1 1RX

1.3 You will be deemed to accept these terms if you enter the Facebook competition.

1.4 “The Company” shall use and take care of any personal information you provide to them as described in their privacy policy, and in accordance with current UK Data Protection legislation, and will not disclose this personal information to a third party without your consent. By competition you agree to the collection, retention, usage and distribution of your personal information in order to process and contact you about your competition entry.

1.5 “The Company” reserves the right to cancel or amend the competition or the rules at any time without prior notice.

2. Competition rules

2.1 The competition is organised by Vivacity Culture and Leisure.

2.2 In the event of any dispute regarding the rules, notice, conduct or result of the competition the decision of “The Company” shall be final and binding and no other correspondence or discussion shall be entered into.

2.3 To enter the competition participants must like the Vivacity sports Facebook page (@VivacitySports), share the post

specified and add a pumpkin photo in to the comment section of the original competition post, posted by “The Company”. Every customer that does the above between 25 Oct 17:00 BST and 4 Nov 23:59 BST will be automatically entered in to the competition

2.4 There will be a maximum of one entry per customer.

2.5 The prize for the winner will be a family fun swimming session pass redeemable at Regional Fitness and Swimming Centre between Nov 2018- Nov 2018

2.6 To enter the competition you must be a UK resident.

2.7 Employees of “The Company” or any company involved in the competition, or any advertising agency or web company connected to “The Company”, are not eligible to enter.

2.8 The entry deemed as best submission by “The Company” will be chosen on 05 Nov 2018.

The winner will receive the prize stated in the post. “The Company” accepts no responsibility for the prize being lost, damaged or delayed in the post. “The Company” will endeavour to send the prizes within a month of the competition closing date, but cannot guarantee delivery time.

2.9 The winner will be announced on 05 Nov 2018 and via Facebook. If the winner does not respond to “The Company” within 28 days of being notified by Vivacity Sports, then the winners prize will be forfeited and “The Company” shall be entitled to select another winner in accordance with the process described above (and that winner will have to respond to notification of their win within 28 days or else they will also forfeit their prize). If the winner rejects their prize or the entry is invalid or in breach of these rules, the winners prize will be forfeited and “The Company” shall be entitled to select another winner.

2.10 The prize is non-transferable, non-exchangeable and there is no cash alternative. “The Company” reserves the right to substitute a prize of equal or greater value at any time. “The

Company” accepts no responsibility for any costs associated with the prize and not specifically included in the prize.

2.11 “The Company” accepts no responsibility for any damage, loss, liabilities, injury or disappointment incurred or suffered by you as a result of entering the competition or accepting the prize. “The Company” further disclaims liability for any injury or damage to your or any other person’s computer relating to or resulting from participation in or downloading any materials in connection with the competition. “The Company” accepts no responsibility for entries that are lost, delayed, damaged, misdirected or incomplete or cannot be delivered or entered for any technical or other reason. Proof of delivery of the entry is not proof of receipt by “The Company”.

2.12 The winner may be required to take part in promotional activity related to the competition and the winner shall participate in such activity on “The Company’s” reasonable request.

2.13 This competition and these terms and conditions are governed by English Law and the courts of England and Wales shall have exclusive jurisdiction over any dispute with a UK resident arising out of or in connection with this competition.