

Huggies® - Mother's Day Social Media Competition:

Terms and conditions

1. The Promotor is **Huggies®**.
2. Participation in this Competition constitutes acceptance of the rules, terms & conditions.
3. The Competition runs from 5th of May 2021 to 7th of May 2021. No late entries shall be accepted.
4. Participants must be over the age of 18 and reside in South Africa to be considered valid entrants and proof of South African ID will be requested to verify winners.
5. This Competition is not open to any person that is a director, member, partner, employee or agent of, or consultant to the Promotor, its merchandisers, advertising and PR agencies, or any other person who directly or indirectly controls or is controlled by the Promotor or a supplier of goods or services associated with the supply of goods and services in connection with this Competition and all such persons' immediate families.

How to Enter

6. The entrant will need to create a post on Huggies® Facebook & Instagram of their little one sharing their first Mother's Day experience e.g. took baby on a picnic etc. The entrant needs to tag @Huggies_sa and use both the hashtags #WeGotYouBaby #Huggies for their chance to win.
7. The entrant will receive a direct message (DM) to inform them that they have been entered.
8. The entrant releases the social media platform from any liability in any respect.
9. Entries are limited to one per household.
10. The Promotor or a supplier of goods or services in connection with this Competition are not responsible for any errors, omissions and/or technical failures of any nature whatsoever throughout this Competition.

Prizes

11. Ten (10) entrants each stand a chance to win one (1) Uber Eats voucher to the value of R300.
12. Winners will be chosen randomly.
13. Winners will be announced on the Huggies Facebook and Instagram pages.

14. Winners will be contacted within 7 (seven) working days of their post or video being selected.
15. In the event that the winner cannot be successfully contacted, the Promoter reserves the right to select another Entrant in substitution.
16. The winner shall be required to sign an acknowledgement of receipt of Prize as required by the Consumer Protection Act (CPA) [s36(11)(b)].
17. Income taxes relating to prizes, if any, are the sole responsibility of the prize winners.
18. The Promotor reserves the right to make media announcements and/or publications of the name and photographs of the winners, provided that any winner may elect to expressly / in writing decline this. The promoter also reserves the right to carry out audits in respect of any winner of the promotional incentive in order to verify their eligibility. Any winner may be requested, without any compensation whatsoever, to attend the draw and announcement of the winner; participate in the Promoter's publicity campaigns and/or allow their names and likenesses to be used by the Promoter for promotional purposes. The winner is, however, entitled to decline such request.
19. Prizes are not for resale and are not exchangeable for cash or any other consideration. Unless otherwise agreed in writing prizes are not transferable.
20. The Promotor reserves the right to substitute prizes of equivalent or greater value.
21. The winners and any participants in this competition acknowledge and agree that neither the Promotor or a supplier of goods or services in connection with this Competition will not be liable for any loss, damage or any other liability of any nature whatsoever and howsoever arising out of their participation in this Competition or prize awarded including losses incurred during the travel period to the destination awarded in terms of the prize winnings, save for liability that is determined by law. The winners and the participants consequently indemnify the Promotor in this regard. All winners shall be required to sign an indemnification, in terms of which the Promotor is indemnified against all losses and damages whatsoever and howsoever arising, prior to accepting the prize. This is a material condition of this Competition, as the Promotor shall under no circumstances accept any liability of any nature for loss or damages of the winners.
22. The Promotor has the right to terminate this Competition immediately and without notice. In the event of such termination, all participants agree to waive any rights that they may have in terms of this social media Competition and acknowledge that they will have no recourse against the Promotor or a supplier of goods or services in connection with this Competition.

23. If this Competition is interfered with in any way or is not capable of being conducted as reasonably anticipated due to any reason beyond the reasonable control of the Promotor, the Promotor reserves the right to the extent permitted by law (a) to disqualify any entrant; or (b) to modify, suspend, terminate or cancel the Competition, as appropriate.
24. To the fullest extent permitted by applicable law (but not otherwise) the Promotor or supplier assume no responsibility and are not liable for:- (i) the accuracy or otherwise of the prize description or illustration, (ii) the non-availability, loss, interception or interference with, late receipt or damage of any prize, coupon or notification or other communication, (iii) any representation, warranty, condition or guarantee in respect of a prize.
25. By entering this Competition, all entrants consent to the use of their personal data by the Promotor for the purposes of the administration of this Competition and to which the entrant has consented in terms of the Protection of Personal Information Act (POPIA) and in terms of the Consumer Protection Act (CPA).
26. For a copy of these terms and conditions, please call the Kimberly Clark call centre at 0800 115711 or visit <https://www.huggies.co.za/privacy/privacy/>