

**TERMS AND CONDITIONS**  
**Knorr Soup Drive Campaign 2024**

1. This **Knorr Soup Drive Competition** (“**Competition**”), is organised and conducted by Unilever South Africa Proprietary Limited (situated in the Kingdom of South Africa), (“**Promoter**”) a subsidiary of Unilever South Africa Proprietary Limited (a public company registered in the Kingdom of South Africa) including their affiliates, partners, associations, and agents, with the assistance of their agency, Africa Marketing and Promotions (Pty) Ltd (“**Agency**”).
2. This Competition is an in-store competition. The Competition starts on Saturday, 01 June 2024 and ends on Saturday, 31 August 2024. Entries received after the indicated closing date will not be considered.

**WHO CAN ENTER?**

3. Participants must be over 18 (eighteen) years and have a valid identity document or passport and reside in the Kingdom of ESwatini during the period of the Competition (“**Participants**”/“**you**”/“**your**”).
4. Participants may not enter or receive a prize if they are directors, members, partners, employees, agents of or consultants of the Promoter, their subsidiaries, holding companies, divisions and/or associated companies; or of the advertising or promotion agencies or any other person who directly or indirectly controls or is controlled by the Promoter, or their spouses, life partners, immediate family members or business partners.
5. By entering this Competition, all Participants agree to be bound by these terms and conditions, and the Promoter’s decision regarding any issue with the Competition will be final and binding and no correspondence will be entered into.
6. This is an in-store competition. For in-store entries participants will have to WhatsApp their entry and will incur no charge other than normal data charges. All WhatsApp’s, including WhatsApp’s that do not get delivered, may be billed by your service provider. Potential winners will be determined randomly in accordance with clause 17. All potential winners will be contacted in accordance with clause 19. Arrangements will be made with winners for delivery of their prizes.
7. No responsibility will be accepted for any entry that is not received, or is damaged, or is lost or stolen due to any reason whatsoever. Proof of sending is not proof of receipt.

**HOW TO ENTER**

8. To enter the Competition, you need to:
  - a. Buy any 2 (two) Knorr Soup products.
  - b. WhatsApp “Hi” to +268 7692 5753 and follow the prompts;
  - c. Retain your original till slip as proof of purchase.
9. Multiple entries from the same Participant are allowed provided each entry is associated with separate purchases.
10. Participants are responsible for their own costs of purchasing the participating products and/or entering the Competition.

11. Only entries that comply with all the entry criteria will be accepted.
12. All correct and complete entries will qualify for entry into the Competition.

#### **PRIZES**

13. For the Competition, 5 (five) participants will win an Instant Pot Pressure Cooker each.
14. The total value of the prizes for the Competition is E12 500.00 (Twelve Thousand Five Hundred Swazi Lilangeni).
15. The prizes are not transferable or negotiable.
16. Other than as set out above, the prizes do not cover any costs of the winners whatsoever.

#### **DETERMINATION OF WINNERS**

17. The winners of the Competition will be determined at the end of the campaign by way of a random draw done by the Agency.
18. Random numbers will be allocated to each eligible WhatsApp entry. A computerised random number generator system will be used to select numbers from the WhatsApp entries and will match those numbers to the relevant entries to identify the potential winners of the Competition.

#### **CONTACTING THE WINNERS**

19. The winners of the Competition will be contacted telephonically by the Agency on the telephone number used to enter the Competition and informed that they have been identified as potential winners. They will be required to answer verification questions (which may include but not be limited to providing a copy of their identity document) before they are confirmed as winners. Once the Agency has verified the potential winners' original till slips and identity documents, the prizes will be awarded.
20. If a selected potential winner cannot be telephonically contacted within 3 (three) months of the draw date, or a potential winner fails to provide the Agency with the required documents and information after having been contacted, such potential winner will, 3 (three) months after the draw date, be disqualified as a potential winner, forfeit all potential prizes and a replacement potential winner will be drawn.
21. Prize winners may be required to provide acknowledgement of receipt of their prize by signing an acknowledgement of receipt.
22. The Promoter reserves the right to select alternative winners in the event that they reasonably believe, in their sole discretion, that: (i) a winner is not eligible to win; (ii) a winner has contravened any of these terms and conditions; (iii) a winner has acted in a manner that is not in the spirit of the Competition; (iv) a winner's conduct can be reasonably interpreted as scamming or circumventing the rules of the Competition; (v) a winner has acted fraudulently with regards to the Competition; (vi) it would be unlawful to award the prize; or (vii) if the winner fails to accept the prize after 3 (three) attempts for any reason whatsoever, or if after first being contacted by the Promoter, is not reachable, or the winner fails to provide the Promoter with the required information to verify the entry or to hand over the

prize. In these instances, the winner will be disqualified and forfeit the prize. The Promoter's decision shall be final, and no correspondence will be entered into.

23. The Promoter reserves the right to announce the winners' names publicly or on such electronic sites as it may choose, including but not limited to the Promoter's websites, social media pages and on air. Entry into this Competition is deemed to be consent by Participants to announce their names publicly.

#### **PUBLICITY AND DATA PRIVACY**

24. Other than as provided in clause 23, winners have the right to decline permission to use their name or image in marketing material or participate in any marketing activity, failing which the Promoter has the right to use their name or image in marketing material or any marketing activity without any liability to the Promoter or remuneration due to the winners.
25. By entering, a Participant acknowledges that personal information about the Participant will be shared with the Promoter and their agents to the extent necessary to conduct the Competition and for prizes to be delivered to winners.
26. Should the Participant have elected to receive marketing communication from the Promoter and other Unilever South Africa Proprietary Limited brands, the Participant's contact details will form part of the Promoter's database and they will receive marketing communication on, including but not limited to, upcoming promotions, competitions and offers related to Unilever South Africa Proprietary Limited brands. The Participant's personal information will be shared with the Unilever South Africa Proprietary Limited brands and their agents to the extent necessary to ensure they receive this communication either via email or SMS, and for prizes to be delivered to winners, for example. Should a Participant wish to remove their details from this database at any stage, please select the opt-out option made available to you or contact the Promoter's consumer care line.
27. Nothing in these terms and conditions is intended to, or must be understood to, unlawfully restrict, limit or avoid any rights or obligations, as the case may be, created for either the Participant or the Promoter in terms of the law of the Kingdom of ESwatini should any terms or conditions be found to be in conflict with any laws, they will be severable from the remaining terms and conditions contained herein.

#### **GENERAL**

28. All publicity materials will be the sole property of the Promoter.



Please note that the following terms require you to **take on risk, limit the liability of the Promoter and indemnify the Promoter**. Please **read them carefully** and contact the Promoter if you have any questions!

29. The Unilever South Africa Proprietary Limited reserves the right to shorten, extend, suspend the time period of the Competition or terminate the Competition whenever it should so choose for technical, commercial, or operational reasons, or for reasons beyond its control. The Competition, its prizes, and terms and conditions may be amended by the Unilever South Africa Proprietary Limited, at any time during the Competition for reasons beyond its control. In such an event, all Participants waive any rights that they may have/purport to have in terms of this Competition and acknowledge that they will have no recourse against the Unilever South Africa Proprietary Limited whatsoever.

30. **To the fullest extent permitted by law, by participating, the Participant indemnifies, releases and agrees to hold harmless the Promoter, their associated, holding and subsidiary companies, and its directors, officers, agents, representatives, shareholders, employees, successors and assigns from any and all claims or liability arising from participating in the Competition, any Competition-related activity and/or acceptance, receipt, possession or use/misuse of any prize.**
31. **To the extent permitted by law, the Promoter will not be liable in any way whatsoever, for any claims arising from loss, injury, damage, or costs, suffered by a Participant in relation to this Competition or the prizes offered, including but not limited to claims relating to defects in the prizes or any losses caused by such defects or losses arising from incorrect or inaccurate information supplied by Participants.**
32. **The Promoter will not be liable for any loss suffered because of incomplete or incorrect information provided.**
33. **Participants confirm by their entry into the Competition that the brand owner of any prize (other than the Promoter), are promoters of this Competition; it is in no way sponsored, endorsed or administered by or associated with the brand owners of any of the prizes (other than the Promoter); and they fully release the brand owners of the prizes (other than the Promoter) from any liability in connection with this Competition, other than any product liability that may arise and subsist in terms of the applicable consumer protection legislation.**
34. The laws of the Kingdom of ESwatini shall govern these competition terms and conditions.
35. For a copy of these terms and conditions please visit [www.ampedactivate.co.za](http://www.ampedactivate.co.za). For further information please contact the Agency on [info@ampedactivate.co.za](mailto:info@ampedactivate.co.za).