

Vawter Sampling Campaign CAMPAIGN
FREE SAMPLE

1. Introduction

- 1.1 This promotional competition is organized by Distell (“Promoters”).
- 1.2 Coupon Sign up page address: www.vawterrewards.co.za
- 1.3 The promotional competition is open to permanent residents of South Africa over the age of 18 years except any employee, director, member, partner, agent or consultant or any person directly or indirectly, who controls or is controlled by the Promoters, immediate family members, advertising agencies, advisers, dealers, suppliers and/or associated companies, and/or a participant who has won a prize through a promotional competition run by the Promoter at least three months prior to the announcement of the winner of the value add (“Disqualified Persons”).
- 1.4 By entering the promotional competition, all participants and winners agree to be bound by these rules which will be interpreted by the Promoters, whose decision regarding any dispute will be final and binding. The Promoters reserve the right to amend, modify, change, postpone, suspend or cancel this competition and any prizes (which have not yet been subject to a draw), or any aspect thereof, without notice at any time, for any reason which the Promoters reasonably deem necessary.

2. Duration and how to enter

- 2.1 The promotional competition commences on 22 Nov 2021 and ends on 31 December 2021 ,both days inclusive. Entries received after the closing date will not be taken into consideration.
- 2.2 Participants will enter their details to receive one free sample of either a 6pack or single can of 330ml or a 4pack or single can of 440ml Vawter. Please note that free samples are until stock lasts so this could happen before the end date. PicknPay coupons expire on 31 November and cannot be redeemed after that date.
- 2.3 How to enter:

1. Click on the link and enter the sign up page
2. Complete your details
3. Submit your form and receive an sms with your coupon code for your requested retailer

2.4 The Prize is non-transferable and cannot be exchanged for cash. Coupons must be redeemed at the specific retailer noted on the coupon and cannot be exchanged for an alternative retailer.

2.5 The promoter reserves the right to limit quantity of the promotion and or prizes to any participants and should they deem necessary require the participant to prove their proof of purchase regarding the participating products and unique codes - that were used to gain entry and or redeem a prize / promotion / coupon and or voucher.

2.6 Limitations per consumer CLI: 1 free sample per person.

2.7 Coupons are to be redeemed in store by the validity date specified on your coupons SMS/Email. If coupons are not redeemed within this time the coupon will be considered forfeited and revert back to the Promoter.

2.8 No applications automatically generated by computer will be accepted. No incomplete or corrupted entries will be accepted. Any attempt to use multiple cell phone numbers or tactics to enter more than the stated limit may result in disqualification and all associated entries will be void. Entries/access generated by script, macro, bot, commercial contest subscription, incentives or other means not sponsored by the Promoter, or any other automated means and entries/access by any means that subvert the entry process or do not conform to the terms or spirit of these competition/promotion rules, will void the entry and may disqualify the participant. Entries will only be accepted if they comply with all entry instructions.

2.9 Winners grant permission for the Promoters to use their names and photographs in any advertising and promotional material for this competition. Winners may ask that their names be removed or refuse to take part in any publicity. Participants will not receive any payment for taking part in the competition or taking part in any media format related to it.

2.10 Responsibility is not accepted for entries lost, damaged or delayed as a result of any network, computer hardware or software failure of any kind. Proof of sending will not be accepted as proof of receipt.

2.11 All participants and the winners, as the case may be, indemnify the Promoters, their advertising agencies, advisers, nominated agents, suppliers, its affiliates and/or associated companies against any and all claims of any nature whatsoever arising out of and/or from their participation in any way howsoever in this promotional competition (including, as a result of any act or omission, whether as a result of negligence, misrepresentation, misconduct or otherwise on the part of the Promoters) and/or use of the Prize.

2.12 Under the Consumer Protection Act (CPA), we need to keep records of all the people used to promote the Promotional Competition. We (or one of our subcontractors or affiliates) will keep this agreement for three years to serve as the record as required by the CPA.

3. Social media platforms

3.1 This promotional competition is in no way sponsored, endorsed or administered by, or associated with WhatsApp, Facebook, Instagram or any other social media platform or any other social media platform that may be used to promote the competition. Participants acknowledge that they are providing information to the Promoter and its agents only and not to WhatsApp, Facebook, Instagram or any other social media platform.

3.2 All entrants in this promotional competition release WhatsApp, Facebook, Instagram and all other social media platforms of all liabilities for and claims arising out of or in connection, including any damage you may suffer with this competition and these terms and conditions.

3.3 A copy of the competition rules is available at <https://vawter.co.za/terms-and-conditions/> and on Facebook @vawterseltzer

4. Dispute resolution

4.1 The Promoters' decision is final and binding and no correspondence will be entered into if any dispute arises in relation to the interpretation of the competition rules,

However, any party may use other dispute resolution channels provided for by the CPA or other law.

4.2 This clause is separate and divisible from the rest of this agreement and stays effective even if this agreement ends or is invalid.

5. Personal Information

6. The participant understands and agrees that in order to conduct the competition, we must collect and process personal information about them. By entering this competition, the participant consents to the processing of his/her personal information. Read more about how we, Distell, process personal information in our **privacy policy by linking here: <https://www.distell.co.za/home/privacy-policy/>**

7. General Rules

7.1 By taking part in this competition you agree that you will not hold us liable for any losses, harm, damages, injury, claims or actions related to this competition. We are not liable for any failure of any technical element relating to this promotional competition that may result in an entry not being submitted.

7.2 Force majeure. No party will be responsible for any breach of this agreement caused by circumstances beyond its control.

7.3 These rules, including the duration of the competition, can only be reasonably changed (or superseded) by us in a written revision to these rules posted on the competition website or any other potential official competition communication methods we use to reach a majority of potential participants.

7.4 Income or other taxes relating to the prizes, if any, are the sole responsibility of the prize winner.

7.5 South African laws govern this competition.

7.6 If the Promoters need to, because of legislative or regulatory reasons, we may terminate the competition immediately and without notice. If this happens you will not have any claim against us.