

1. Promoters” or “Organizers

This Competition is organized by Sasol Oil (Pty) Ltd Registration Number 1981/007622/07, RFG Foods PTY LTD Registration Number 2012/074392/06 and their designated agencies, PESSO Marketing CC Registration Number 2008/123196/23, (collectively, “the Promoters” or “Organizers”).

2. Period

The Competition commences at 00h00 on 28 August 2025 and ends at 00h00 on 15 October (“Period”). No entries received before or after the Period will be accepted.

3. Who may enter?

3.1 The Competition is open to citizens of South Africa who hold a South African barcoded green ID Book or ID smartcard or valid South African passport and Non-South African Citizens with a valid Passport and Certificate of Residence.

3.2 All persons entering this Competition (“the Participants”) agree that these Terms and Conditions, rules and provisions as set out herein are binding on them.

3.3 By entering this Competition, all Participants acknowledge that they have the legal capacity to enter the Competition and hereby agree to be bound by the Terms and Conditions as set out herein, which Terms and Conditions will be as interpreted by the Promoters.

3.4 The Promoters’ decision regarding any dispute will be final and binding and no correspondence will be entered thereafter.

3.5 Every Participant must be a natural person who is 18 (eighteen) years or older at date of his/her entry into the Competition.

4. Disqualified Persons

4.1 Employees, directors, members, partners, agents or consultants or the supplier of goods and services in connection with this Competition or any person(s) who, directly or indirectly, controls or is controlled by the Promoters and/or immediate family members of any employee, director, member, partner, agent or consultant of or person(s) who is, directly or indirectly, in control or controlled by the Promoters, their advertising agencies, advisers, dealers, suppliers identified by the trademarks owned designated suppliers /or associated companies are not eligible to participate in this Competition (“Disqualified Persons”).

4.2 The participant cannot be a juristic entity and must be an individual.

5. How to Enter

5.1 To enter the Competition and stand a chance to win one of the prizes, participants must, during the Period:

- Buy Participating Products at participating Sasol Delight stores in South Africa.
- SMS "RHODES" + Your Name + Unique till slip no. to 45740.
- SMS charged at R1.50, free and bundled SMS's do not apply.
- Retain till slip as proof of purchase.

5.2 Participating products;

- 1x 410G TOMATO & ONION MIX 410g for R25.90
- 1x 410G BAKED BEANS IN TOMATO SAUCE 410g for R18.90
- 1x 400G CHAKALAKA MILD & SPICY 400g for R29.90
- 1x 410G CREAM STYLE SWEETCORN 410g for R24.90

5.3 Participants may enter this Competition as many times as they wish provided, they purchase the Participating Products each time. Each completed competition page is valid for one entry, no entry may be duplicated. Duplication of entry will result in disqualification.

5.4 This Competition is not dependent on the purchase of any petroleum products, airtime, bus tickets and electricity.

6. PRIZES:

6.1 Stand a chance to WIN 1 of 25 Cash vouchers valued at R2 500 each.

6.2 The prize consists of 1 of 25 (twenty-five) of R2 500 (Two thousand five hundred rands only) Cash vouchers.

6.3 Prizes are not transferable. No Cash or alternatives will be offered for the prize in whole or part. The winners accept the prize at their own risk. In the event of unforeseen circumstances, the Promoters reserve the right to substitute the prize with a prize of the same or greater value.

6.4 The participant acknowledges that separate terms and conditions may apply to the prize(s), which terms and conditions could deal with issues such as the use of the prize and the period of validity thereof. The winner shall be required to accept and comply with the prize-specific terms and conditions, as may be notified, upon acceptance of the prize.

6.5 Any prize queries may be directed to PESSO Marketing CC Contact Number: 010-1401070 Email: escalations@pessomarketing.co.za

7. GENERAL

- 7.1 Subject to the provisions of the Consumer Protection Act 68 of 2008, the Prize winner accepts the Prize at his/her own risk and the Promoters will not be liable for any costs incurred by the winner in claiming their prize. The Promoters cannot be held responsible for any accident, injury, or loss of property experienced as a result of winning, accepting and/or utilizing prizes won.
- 7.2 The participant acknowledges that by submitting his or her entry to the Competition he/she has been given an appropriate opportunity to first read these terms and conditions before entering the Competition and he/she understands and agrees to the terms and conditions.
- 7.3 The Promoters may in their sole discretion amend these rules at any time, without notice, and such amendment(s) shall be deemed to have taken effect from the date of publication of the revised terms and conditions on the following site: <https://www.sasol.com/>
- 7.4 Participants are ineligible to enter if they have won a prize from any competition held by the collective Organizers within the past 6 (six) calendar months from the start of the Period. In relation to the Competition and entries received during the Period; i) a unique cell phone number may only win once; ii) a unique user may only win once; iii) only one person per family may win; and iv) only one person per fixed abode or household may win.
- 7.5 By entering the Competition, all participants 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 prize (which has not yet been awarded), or any aspect thereof, without notice at any time, for any reason which the Promoters reasonably deem necessary. These terms and conditions will prevail in the event of any conflict or inconsistency with any other communications sent to a participant by the Promoter, including advertising or promotional materials.
- 7.6 Entries which are duplicated, unclear, illegible, submitted via an incorrect entry mechanism or contain errors or are from Disqualified Persons will be declared invalid. Any technical failures that lead to any Competition entry being invalid or not received will not be the Promoters' liability, and the Promoters cannot be held responsible for technical errors.
- 7.7 Selection of winners will be done on 17 October 2025, where 25 (twenty-five) random entries will be selected, by means of a random computerised competition service, and verified. The results of each draw shall be capable of being audited at any time to verify their randomness and accuracy.
- 7.8 A potential prize winner is not an actual winner until his/her status as a participant is confirmed, his/her entry submission is validated and his/her qualifying documents (including proof of the purchase, ID number etc.) are completed and

submitted to the Promoter, as may be required, within the period required by the Promoter.

- 7.9 Winners will be contacted telephonically using the number provided during entry. If the prize is a virtual voucher, it will be sent to the winner's confirmed email address within 2 (two) weeks of successful verification.
- 7.10 The Promoters may require the winners to be identified, photographed and the photographs published in social media, printed media, or to appear on radio and television when accepting their Prizes and/or after having received their Prizes. The winners will be given the opportunity to decline the publication of their images and to participate in the Promoters' marketing material in so far as it relates to the Competition.
- 7.11 If the Promoters are unable to reach any person after 3 (three) call attempts or complete the verification process after drawing his/her entry for whatsoever reason, such person will be disqualified, and the draw of a replacement entry shall take place.
- 7.12 The Promoter may decline to award a prize if there is a reasonable suspicion of any irregularities or fraudulent activities.
- 7.13 The Promoter shall have the right to terminate the Competition immediately and without notice for any reason beyond its control requiring this. In the event of such termination, all participants agree to waive any rights that they may have in terms of this Competition and acknowledge that they will have no recourse against the Promoters. Any dispute that arises in relation to the interpretation of these Competition Rules, the Promoters' decision shall be final, and binding and no correspondence shall be entered.
- 7.14 The Promoters shall ensure that all personal data received as entries or otherwise are utilised solely for the purpose of this Competition in compliance with The Protection of Personal Information Act No. 4 of 2013. The Promoters may collect, store and use (but not share) any personal information of entrants for communication or statistical purposes. The duration of the Competition may also be extended or curtailed at the sole discretion of the Promoters.
- 7.15 All participants are deemed to have read and understood these terms and conditions.
- 7.16 The Promoters are not liable for any defect in the Prizes. All ancillary costs, including but not limited to transport, meals, personal and incidental expenses, insurance, government taxes or other fees applicable, are the responsibility of the winners and/or participants. Without limiting the foregoing, the participant is responsible for (i) any and all applicable local taxes and fees; and (ii) all other costs incurred by it, or arising directly or indirectly from, the participant's participation in the Competition, or from the acceptance, receipt, use or enjoyment of any prize. The participant will

be responsible for the cost of submitting proof of purchase and entering the Competition and any data charges that apply, as per the tariff rates charged by the participant's mobile network provider.

- 7.17 As far as the law allows, all warranties and representations concerning the Competition not set out in these terms and conditions (whether express, implied or tacit) are hereby excluded. By taking part in this Competition, participants hereby warrant that all information submitted to the Promoter is true, current and complete.
- 7.18 All participants and the winners as well as their partners, as the case may be, indemnify the Promoters, their advertising agencies, advisers, nominated agents and 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 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 Prizes).
- 7.19 These terms and conditions shall be governed by the laws of South Africa. If any provision of these terms and conditions is found to be invalid or unenforceable by any court of competent jurisdiction, then that provision shall be severed from these terms and conditions and shall not affect the validity or enforceability of any remaining provisions.
- 7.20 A copy of the competition rules is available at no cost to the participants and can be requested from the Promoters or may be requested in printable format via e-mail to escalations@pessomarketing.co.za