

OTT x SC - Weekly Win R1000 | Terms and Conditions:

1. The OTT Second Chance Weekly Win R1000 competition (“the Promotion”) is organized by OTT Mobile Technologies Pty Ltd (“OTT”). This Promotion runs indefinitely. The weekly winners will be contacted a week after the draw.
2. Entry is open to individuals over the age of 18 years.
3. The competition will be hosted on the OTT Second Chance domain, located at www.mysecondchance.co.za, and overseen by the OTT Team.
4. The weekly prizes consist of 10 x R100 OTT Vouchers. Ten winners will be drawn every Friday, each receiving a R100 OTT Voucher.
5. To enter, participants must utilize their redeemed OTT Voucher PIN and cellphone number on the OTT Second Chance platform.
6. The weekly winners will be selected by a random draw performed by a computer process every Friday and will be contacted by an OTT staff member to notify them of their winnings. If a drawn winner is unreachable after two unsuccessful attempts, the prize may be awarded to another winner.
 - 6.1 The OTT Support team will request for the winners first name, surname, cellphone number and ID Number to process for the allocation of prizes. Failure to provide these details will result in the customer forfeiting their prize.
 - 6.2 R100 OTT Voucher will be paid out through OTT Payout to the winners
 - 6.3 Winners will receive an SMS, provided with the OTT Voucher PIN
7. The decision regarding the winners is final, and no correspondence regarding the entry will be entertained.
8. The prizes (OTT Vouchers) will be voided two weeks from the date of issuance if not redeemed.
9. The winnings cannot be transferred, substituted, amended, exchanged, or redeemed for cash.
10. The Promoter reserves the right to modify the Promotion dates without prior notice. Contestants will not receive notice of the change. In the event of such a change, all participants agree to waive any rights they may have concerning this Promotion and acknowledge that they have no recourse against the Promoter, Channel, Sponsors, its Agents, and/or their Promoters.
11. By participating in this Promotion, the winner agrees to the publication of their name and photographs for promotional purposes. Grand prize winners will be required to provide written consent to allow the Promoters to publish or distribute their details and pictures, as well as for further advertising, event marketing, or related to this Promotion, without compensation of any form.
12. The Promoter reserves the right to alter or cancel the Promotion at its discretion without notice. The Promoters shall not be liable for any claim resulting from the alteration or cancellation of the Promotion.

13. This Promotion does not impose any obligation on the part of the Promoters, employees, or shareholders, nor do the participants acquire any legal rights.
14. Unsuccessful participants will have no claim or action against the Promoters, its agents, employees, or agencies resulting from participating in this Promotion.
15. This Promotion is not open to employees of the Promoters or related affiliate companies.
16. All entrants to this Promotion participate entirely at their own risk. By accepting these terms and conditions, the entrant consents to these risks and indemnifies and holds harmless the promoter, their directors, employees, and agents from any and all liability related to any damage, cost, injuries, and losses sustained due to their participation in the Promotion and related events and activities, except where such damage, cost, injuries, and losses arise from the gross negligence or willful misconduct of any indemnified party.
17. These terms and conditions are not intended to unlawfully restrict, limit, or avoid any rights or obligations created for either the entrant or the promoter under the Consumer Protection Act, 68 of 2008 ("the CPA").
18. By entering the Promotion in accordance with its terms, entrants participate in a Promotion for the purposes of the CPA, and the Promotion will be conducted in accordance with the relevant provisions of the CPA. If a prize is won in the Promotion, the winner undertakes to promptly do all necessary to enable the promoter/sponsor to comply with its obligations under the CPA, including providing personal information as required to facilitate handing over the prize.
19. By entering and participating, the entrant agrees to hold harmless, defend, and indemnify any social platform from any and all claims, demands, liability, damages, or causes of action arising from entrant's participation in the competition, or participation in any prize-related activities, acceptance of a prize, and/or use or misuse of a prize.
20. By entering and participating and/or accepting any prize, the entrants, participants, users, and/or winners indemnify, release, and hold harmless the Promoters (including its subsidiaries, associate companies, and affiliates), its directors, employees, agents, suppliers, and contractors from any actions, claims, and/or liability for injury, loss, damage, expense, claim, and/or damages of any kind resulting, directly or indirectly, from participation in the competition, and/or the use, acceptance, or possession of a prize, and/or participation (or non-participation) in a prize-related activity.
21. Entrants, by participating, understand that the information provided is collected by the Promoters and not by any social media platform.
22. By participating in the Promotion and being eligible for a prize, entrants accept and unconditionally agree with the above terms and conditions.
23. Should the winner be found not to have complied with these Terms and Conditions, they will automatically be disqualified, and the prize will be forfeited. Winners may also be required to sign acceptance of prizes and indemnity documents.
24. The Promoter will continuously monitor any irregular behavior, whether in entries and/or Participant's details. Consequently, any violation or attempt and/or suspicion of violation or irregularities will lead to disqualification.