

### 1. **EXECUTIVE SUMMARY**

# 1.1 Sponsors

- (a) Boang Technology Proprietary Limited t/a OPPO
- (b) Telkom SA (Ltd)

## 1.2 <u>Sponsors' Responsibilities</u>

- (a) OPPO Ensure that the Prizes are provided to the respective Winners
- (b) Telkom Provide OPPO, on a weekly basis with sell-out list of the Devices

## 1.3 <u>Campaign Name</u>

(a) OPPO Reno12 Pro 5G Online Launch Campaign

## 1.4 <u>Campaign Period</u>

- (a) Start on: 00:01 on 20<sup>th</sup> June 2024
- (b) Terminates on: 23:59 on 31st July 2024

## 1.5 <u>Devices ("eligible Device")</u>

- (a) OPPO Reno12 Pro 5G
- (b) OPPO Reno12 Pro 5G + Pad Neo bundle

# 1.6 <u>Participating Channels</u>

(a) All authorized Telkom online channels (including call centre)

# 1.7 Participants

- (a) Who can enter? Citizens of the Republic of South Africa over the age of 18
- (b) Exclusions? Individuals who are not legal residents and/or legal citizens of the Republic of South Africa.

# 1.8 How to enter?

(a) Purchase an eligible Device at <a href="https://www.telkom.co.za">www.telkom.co.za</a> (Online)

# 1.9 How to win?

(a) All eligible Participants will receive a Prize for each eligible Device purchased

# 1.10 <u>Prize</u>

(a) For eligible Participants who purchased **OPPO Reno12 Pro 5G**:

R1,500.00 checkers voucher (digital)

(b) For eligible Participants who purchased **OPPO Reno12 Pro 5G + Pad Neo bundle**:



R2,000.00 checkers voucher (digital)

## 1.11 <u>Delivery</u>

- (a) Once the purchase has been verified and eligible Device delivered to the eligible Participants, the Prize will be emailed to the qualified Participants.
- (b) Note:
  - (i) Participants will received 1 x Prize for each eligible Device purchased
  - (ii) The Prize expires 24 months after the date of issue

## 1.12 Contact

[info@oppoza.com]

### 2. INTERPRETATION

- 2.1 **"Business Day"** means a day other than a Saturday or a Sunday or a day which from time to time is a proclaimed public holiday in the Republic of South Africa;
- 2.2 "CPA" means the Consumer Protection Act, 68 of 2008;
- 2.3 "POPI" means the Protection of Personal Information Act, No 4 of 2013; and
- 2.4 "**Terms and Conditions**" means the terms and conditions as contained in this document, as required by Section 36 (3) (c) of the CPA.

### 3. CPA

- 3.1 This document is a public document, which will be notified by Sponsors on all Sponsors' official social media platform.
- 3.2 Sponsors will not be held responsible if the Participant/s is unable, for whatsoever reason, to access these platforms.
- 3.3 By entering into the Campaign, the Participants agree and acknowledge that they have read and understand these Terms and Conditions as these Terms and Conditions contain certain details which may:
  - (a) limit the risk or liability of the Sponsors, or any relevant third party; and/or
  - (b) create risk or liability for Participants; and/or
  - (c) compel the Participants to indemnify Sponsors or a relevant third party; and/or
  - (d) serve as an acknowledgement by the Participants of certain facts.
- 3.4 Any personal data submitted by Participants will be used solely in accordance with current POPI, the CPA and Sponsor' respective privacy policies. Sponsors may contact the Participants for marketing purposes, on the basis that the Participants will have the option to opt out at each interaction.

## 4. INDEMNITY

4.1 By entering the Campaign, the Participants expressly agrees to the following indemnifications:



- (a) the Participants indemnifies and holds harmless Sponsors and its promotional partners, their employees and their agents (hereinafter refer to as "the Indemnified Parties") of any and all liability (including indirect and/or consequential) pertaining to any damage, cost, injuries and losses of whatsoever nature and howsoever arising as a result of their participation in the Campaign and related events and activities, including, without limitation, personal injuries, death, and property damage, and claims based on publicity rights, defamation or invasion of privacy; and
- (b) the Participants accepts that the Indemnified Parties will not be responsible for any costs, damage or otherwise, howsoever incurred by the Winner subsequent to claiming the Prizes.

### 5. POPI

- Any personal data relating to a Participants will be used solely in accordance with CPA and POPI and will not be disclosed to a third party without such Participants's prior consent.
- 5.2 This Campaign is in no way sponsored, endorsed or administered by, or associated with, Facebook, Twitter or any other Social Network.
- 5.3 The Participants by part taking in the Campaign consents to their personal information to be shared with Sponsors' employees, contractors or agents for the purpose of this Campaign and for the purpose of sharing future incentive campaigns.

### 6. GENERAL RULES

- 6.1 Sponsors reserves the right to withhold the giving of the Prizes until it is satisfied, at Sponsors' sole discretion, that the claim by the respective Winner is valid.
- 6.2 It is the Participant's sole responsibility to ensure that he/she provide the correct contact details to the Sponsors.
- 6.3 Unless otherwise stated in the "Executive Summary" a Winner is only entitled to receive one of the Prizes.
- Notwithstanding (either of one the) Sponsors will try its best commercial endeavour to contact the Winner to claim the Prize, should the respective Winner neglects, fails or respond after 3 attempts by Sponsors to communicate with the Winner, Sponsor reserves the right, in Sponsor's sole discretion, to disqualify such Participant from winning the Prize and an alternative Winner will be selected in such form and manner as Sponsors deem fit.
- 6.5 The Sponsor also reserves the right, in their sole discretion, to disqualify the Participants from winning the Prize due to any reason as may be decided by the Sponsor in their sole discretion deems fit.
- Personal information of the Participants will be used strictly to provide the Prizes and in accordance with this Terms and Conditions will be stored in a secure repository and not transferred to any third party save for the purposes of delivery of the Prizes.
- 6.7 Participants acknowledge that any personal information supplied to Sponsors for purposes of this Campaign is provided voluntarily, but that they may be prevented from entering or winning the Rewards without providing such information.
- The Campaign, the Prizes, and this Terms and Conditions may be amended at any time by Sponsors during the Campaign Period and will be applied and interpreted in the sole discretion of the Sponsor.



Such altered terms and conditions shall become effective immediately after being altered or on such date as may be determined by Sponsors. No Participants shall have any recourse against the Sponsor arising from such alterations.

- 6.9 Sponsors are not liable for any technical failures affecting Participants' participation in the Campaign.
- 6.10 Neither Sponsors, nor any other person or party associated with the Campaign, their associated companies, agents, contractors and sponsors and any of its personnel involved in the Campaign, shall be liable whatsoever for any loss or damage incurred or suffered (including but not limited to direct or indirect or consequential loss), death or personal injury suffered or sustained arising from either participation in the Campaign or from claiming and/or enjoying the Prizes.
- 6.11 Sponsors reserve the right to extend, reasonably shorten or suspend the time period of the Campaign for technical or commercial or operational reasons or for the greater public good or due to a "force majeure" event or generally for any reason whatsoever within its sole discretion, on condition that it notifies the Participants in a manner that is expedient according to its best ability.
- 6.12 Sponsors reserve the right to amend the rules and/or terminate this Campaign immediately at any time, whether required as a result of changes in legislation, or if required by any national, provincial or municipal authority, or within the sole discretion of OPPO for any reason (recognized in law). In such event, Participants waive any rights that they may have/purport to have in terms of this Campaign and acknowledge that they will have no recourse against OPPO whatsoever.
- 6.13 The Sponsors shall be entitled to display Participants, (if selected as Winner) as Winner in such form and manner, but subject to this Term and Conditions, on its official website and social media platform.
- 6.14 All Participants indemnify Sponsors, its associated and subsidiary companies, and its directors, officers and employees, against any and all claims for any loss or damages, whether direct, indirect, consequential or otherwise, arising from any cause whatsoever from their participation in any way whatsoever in this Campaign.
- 6.15 South African law shall govern these Campaign and the Terms and Conditions as set out in this document.

All Sponsors' rights are reserved.