



DREAMWARE TECHNOLOGY

DREAMWARE TECHNOLOGY DREAM SETUP COMPETITION TERMS AND CONDITIONS 2019

1. This Promotional Competition (“the Competition”) is organised by Dreamware Technology (Proprietary) Limited.
2. The Competition is open to permanent residents and citizens of South Africa over the age of 18 (eighteen) years in possession of a valid South African Identity Document. Any person under the age of 18 (eighteen) years (“a Minor”), must obtain their parent or legal guardian’s express consent, in order to enter and qualify as a participant in the Competition.
3. Any employee, director, member, partner, agent or consultant or any person directly or indirectly who controls, or is controlled by, Dreamware Technology and/or immediate family members of any employee, director, member, partner, agent or consultant of or person indirectly or directly in control or controlled by Dreamware Technology – or its agencies, advisers, dealers, suppliers, its affiliates and/or associated companies, is disqualified from participating in this Competition (“Disqualified Participants”).
4. Participants who as Minors must have obtained the prior express consent of their parent or legal guardian, and the parent or legal guardian must have read and accepted these Rules, prior to the

Minor participating in the Competition. Should a Minor Participant be declared a Winner of the Prize, the parent or legal guardian must comply with the Competition Rules, as if they were the winner.

5. The Competition is only valid within South Africa. Participants must be within South Africa at the time of the prizes being awarded should they be declared a Winner, failing which such person will be disqualified and the draw of a replacement entry shall take place under the same terms and conditions as the first draw.
6. By entering the Competition, all Participants and Winners, including a parent or legal guardian of a Minor Participant, agree to be bound by these rules. Dreamware Technology reserves the right to amend, modify, change, postpone, suspend or cancel this Competition and any prizes, or any aspect thereof, without notice at any time, for any reason that is deemed reasonably necessary.
7. The Competition commences on 24 October 2019 and ends on 30 November 2019 both days inclusive (“the Duration”).
8. The prizes (“Prizes”) include the following:
 - 8.1. (one) Corsair Virtuoso RGB Black Wireless Headset.
 - 8.2. (one) Corsair 465X RGB Black Smart Case.
 - 8.3. (one) Corsair K57 RGB Wireless Keyboard.
9. The Prize Winner must be available to receive their Prize between 1-30 December 2019 (“Potential Delivery Dates”). Should the Winner be unavailable to receive their Prize on the above-mentioned dates, provided and determined by Dreamware Technology, the Winner will be deemed to have forfeited the Prize. In such event the Prize will revert to Dreamware Technology.
10. The above-mentioned prizes are not able to be exchanged for cash prizes or any other items.

11. To stand a chance of winning a Prize, Participants must either like the Dreamware Technology Facebook page and post a picture of their gaming setup (Facebook) OR follow the Dreamware Technology Instagram account and post a picture of their gaming setup and tag Dreamware Technology in the post using the username @dreamwaretech
12. All Prize Winners will be selected via random draw via a third party app and the results will be determined no later than 15 December 2019
13. Participants may only enter the Competition 1 (one) time over the Duration.
14. A Participant can only win 1 (one) Prize and only one Prize per household is allowed.
15. Prize Rules:
 - 15.1. Dreamware Technology will determine the winners no later than 15 December 2019, from all the Entries received for the Duration. Dreamware Technology will contact the possible Winners and conduct a Competition verification process (“Verification Process”).
 - 15.2. The Verification Process will consist of the following:
 - 15.2.1. Contacting the possible Winner and confirming the Winner, or in the case of a Minor Winner, parent or legal guardian, entered the Competition, and that the Winner owns the setup that was submitted to the competition.

16. Participants, whose Entries have been drawn and have been confirmed as valid after the Verification Process, will be notified via e-mail or social media message within 24 (twenty-four) hours from receipt of valid documentation set out in Rules 15.2 above and after being declared a Winner. The validity of such documentation is at Dreamware Technology's discretion.

17. Participants may not enter this Competition or qualify to be a Winner if they have won a competition promoted by Dreamware Technology within the last 12 (twelve) months.

18. The Winner, or in the case of a Minor, their parent or legal guardian, will be required to acknowledge and accept their prize through e-mail or social media message within 24 (twenty-four) hours. Should the Winner refuse or fail to do so for any reason whatsoever, the Winner will be deemed to have forfeited the Prize. In such event the Prize will revert to Dreamware Technology and a substitute winner will be drawn.

19. The Prize includes shipping costs from Dreamware Technology the Winner via Dreamware Technology's selected courier service. Should any damage occur to the prizes in transit, or in any other way Dreamware Technology is in no way responsible for the repair or replacement of the damaged prizes.

20. Dreamware Technology will not be responsible for any other expenses, which the Winner may incur as a result of their acceptance and/or use of the Prize whether foreseen or not.

21. Dreamware Technology shall not be responsible for any changes, substitution, withdrawal, cancellation or postponement of any part of the competition beyond its reasonable control. Dreamware Technology is not obliged to award any other prizes in lieu if any such event or aspect of the competition is cancelled, postponed, substituted, withdrawn, changed or unavailable.

22. All Prize Winners are obliged to behave responsibly at all times and comply with the Competition rules and all reasonable requests of Dreamware Technology and its agents. In the event that the prize Winner acts in any manner that brings Dreamware Technology, its affiliates and/or associated companies' name into disrepute at any time (including but not limited to display or publicize any political slogans, images containing logos of competitors and overt brand sponsorship or anything else deemed to be ambush marketing, content which is defamatory, obscene, illegal, vulgar, offensive or otherwise unsuitable or infringes others' rights), Dreamware Technology or its agent shall, at its sole discretion and without any form of compensation to the Winner, and without limitation to any other claim Dreamware Technology may have under law; arrange for the Winner to return the prizes to Dreamware Technology and forfeit ownership of said prizes back to Dreamware Technology.

23. If Dreamware Technology is unable to reach any Prize Winner after 3 (three) days from the date of being declared a Winner, or if a Winner is a Minor who did not obtain their parent or legal guardian's consent, or if a Prize Winner fails the verification process after their Entry is drawn for whatsoever reason, such person will be disqualified and a draw for a replacement Entry and Winner will take place.

24. All the Competition Prizes are neither transferable nor redeemable for cash and Dreamware Technology is not liable for any defect in the Prizes. Dreamware Technology reserve the right to substitute Prizes with any other prize of comparable commercial value.

25. In addition to any other the verification requirements set out in these Rules, Dreamware Technology may require the Prize Winners to complete and submit an information disclosure agreement and indemnification, as well as supply a copy of their valid Identity Document within 24 hours of being confirmed a Winner, to enable Dreamware Technology to ensure compliance with these rules and the Consumer Protection Act 68 of 2008. Should any Winner refuse or be unable to comply with this rule for any reason, such Winner will be deemed to have rejected the Prizes and it shall revert to Dreamware Technology.
26. Dreamware Technology may require the Prize Winners to be identified and photographed and the photographs published in printed media, digital media, social media, or to appear on radio and television, when accepting their Prize and/or after having received their Prize. The Winners will be given the opportunity to decline to the publication of their images and to participate in Dreamware Technology's marketing material in so far as it relates to the Competition.
27. Prize images on the Facebook post material are used to represent the prizes for illustration purposes only and might differ from the actual prizes awarded
28. Competition entries are subject to the following conditions:
- 28.1.1. all Entries from Disqualified Participants' be rejected;
 - 28.1.2. all Entries from Minor Participants who have not obtained the express consent from their parent or legal guardian, will be rejected;
 - 28.1.3. no computer-based entries will be accepted when entered via automated process (EG: Bots)

29. Entries that are unclear, illegible, are submitted via an incorrect entry mechanism or contain errors or from Disqualified Persons will be declared invalid.
30. All Participants and the Winners, as the case may be, indemnify Dreamware Technology, their advertising agencies, advisers, nominated agents, suppliers identified by the Dreamware Technology, 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 whatsoever 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 Dreamware Technology and/or use of the Prizes.
31. By entering the Competition, the Participant agrees that Dreamware Technology and its affiliates (including Dreamware Technology, subsidiaries, and joint ventures) may contact the Participant via email and through social media platforms to deliver marketing communications regarding their products and promotional activities, provided that the Participants are given the opportunity to opt-out of receiving marketing communication at any time via the appropriate opt-out mechanisms provided by the Dreamware Technology for such purpose.
32. Should any dispute arise in relation to the interpretation of the Competition rules, Dreamware Technology's decision shall be final, and no correspondence shall be entered into.
33. All queries in connection with this Competition should be directed to Dreamware Technology via e-mail to info@dreamwaretech.co.za.
34. A copy of the Competition rules will be available at no cost to the Participants and can be downloaded in printable form from www.dreamwaretech.co.za from 18 January 2019.

