



Kidpreneur Challenge 2016 Terms & Conditions

- 1. This competition ("Competition") is conducted by Club Kidpreneur Limited ACN 144 623 709 of Level 4, 16 Spring Street, Sydney, New South Wales.
- 2. The Competition is a game of skill, and chance plays no part in determining the winners.
- 3. To be eligible to enter the Kidpreneur Challenge competition, each entrant must satisfy all of the criteria below:
 - a. Australian residents only; and
 - b. aged between 9 and 12; and
 - enrolled in year 4, 5, 6 in an Australian primary school who is participating in the Club Kidpreneur Ready, Set, Go School Program during 2016 with completion by the end of Term 3; and
 - d. obtained parental consent to enter; and
 - e. completed the entry form available at http://www.clubkidpreneur.com during the Competition Period;
 - f. a business team (of no more than four kidpreneurs) submit a 90 sec video that the entrant creates themselves 'to pitch why their kidpreneur business should win and what they have learned from running a business as part of the Club Kidpreneur program' as part of the entry form that will act as the 'competition submission'. Videos submitted elsewhere, including on Facebook or Instagram will not be counted as an entry. Videos that contains broken links or unable to be viewed are also not counted as an entry.
 - g. Employees and immediate families of the Promoter and suppliers, providers and agencies associated with this Competition are ineligible to enter.
- 4. The Competition commences 0900 AEST on 1st September 2016 and closes at 1700 AEST on 30th September 2016 (the "Competition Period"). To enter the Competition, eligible entrants must complete the entry form at http://www.clubkidpreneur.com and have uploaded the video during the Competition Period.
- 5. There is no cost to enter the Competition; however, schools must have paid the school registration fee of \$50 and \$25 per back pack purchased to complete the Club Kidpreneur Ready, Set, Go curriculum. Internet connection and usage rates may apply and are the entrant's responsibility. Entries with unpaid invoices will not be accepted.

Entrants should obtain details of such costs from their service providers. The Promoter is not and will not be liable for any such costs.

- 6. Incomprehensible and incomplete entries will be deemed invalid.
- 7. Entrants in the competition may only enter once.
- 8. The Promoter may reject an entry if it reasonably forms the opinion that the entry has been entered:
 - a. using false information;
 - b. via automated entry means;
 - c. by the use of a competition entry service;
 - d. containing objectionable content, profanity, potentially insulting, inflammatory or defamatory statements;
 - e. that tampers with the entry process;
 - f. not in accordance with these terms and conditions;
 - g. by engaging in conduct that is fraudulent, misleading or deceptive; or
 - h. that may damage the goodwill or reputation of the Promotor and/or any of its sponsors.
- 9. The competition will be held once in 2016. Pitch Video Heats will commence 12noon AEST 2nd September 2016 and continues until 23:59 AEST 30th September 2016 ("Voting Period"). The 50 videos uploaded to Club Kidpreneur's Kidpreneur Challenge Youtube playlist with the most "likes" will gualify for the Finals.
- 10. The Promoter do not have control of the "likes" feature located on www.youtube.com and therefore takes no responsibility for the accuracy of the "likes" count. The Promoter will be taking the "likes" count associated with each video as final.
- 11. In addition to the 50 'most liked' videos, the Promoter reserves the right to select five wild card finalists from all entries submitted.
- 12. The finalists will be contacted by the Promoter by email by 7th October 2016.
- 13. 10 winning teams (collectively referred to as "Winners") will be chosen by a panel of entrepreneurs chosen by the Promoter. The judges will select the Winners based on the judging criteria located at www.clubkidpreneur.com/challenge
- 14. The Promoter reserves the right to request Winners to provide proof of identity; proof of residency at the nominated prize delivery address, proof of parental permission forms and/or proof of entry validity in order to claim a prize. Proof of identification, residency and entry considered suitable for verification is at the discretion of the Promoter. In the event that a Winner cannot provide suitable proof, the Winner will forfeit the prize in whole and no substitute will be offered.
- 15. The Promoter reserves the right to disqualify a Winner if the Promoter becomes aware that the entry is of a type described in clause 8. The Promoter's legal rights to recover damages or other compensation from such an offender are reserved.

- 16. The Promoter accepts no responsibility for any late, lost or misdirected entries including delays in the uploading of the video, completion of the entry form or malfunction of "likes" function due to technical disruptions, network congestion or for any other reason.
- 17. The Winners are entitled to a package of prizes for the individual student entrants and their school. Prizes include, but are not limited to:
 - a. School prizes include:
 - i. 1 x HP Sprout all in desktop computer plus 3DCapture Stage bundle by HP PPS Australia Pty Ltd, total value \$4,589.
 - b. Student prizes include:
 - i. Goody bag of Moose Toys products, to the value of \$100 per person
 - ii. A one-day business experience at IGNITE partner Moose Toys Head Office in Melbourne for winning teams (maximum four per team) and 1 adult supervisor per team, date to be advised and held during Term 4. Prize includes ground transfers and to and from Moose Toys Head Office; 1 night's accommodation in a shared hotel apartment for students and adult supervisor; meals for 1 night and 1 day (breakfast and lunch). Winners are responsible for their own travel arrangements to Melbourne and airport transfers.
- 18. Spending money, additional meals from what is mentioned above, travel expenses associated with the prizes and all other ancillary costs are the responsibility of the Winners.
- 19. In consideration for the Promoter awarding the prizes to the Winners, each of the Winners hereby permits the Winner's videos, words and images as recorded, photographed or filmed or their name or likeness during the Winner's participation in the prize to appear in connection with the Promoter or the advertising or marketing thereof, in any media whatsoever throughout the world in perpetual and each of the Winners will not be entitled to any fee for such use.
- 20. In the event that for any reason whatsoever a Winner does not take an element of the prize at the time stipulated by the Promoter then that element of the prize will be forfeited by the Winner and cash will not be awarded in lieu of that element of the prize.
- 21. Should an entrant's contact details change, it is the entrant's responsibility to notify the Promoter. A request to access or modify any information provided in an entry should be directed to Promoter.
- 22. The Promoter's decision is final and the Promoter will not enter into correspondence regarding the Competition result or winning entries.
- 23. It is a condition of accepting the prize that the Winners must comply with all the conditions of use of the prize and the prize supplier's requirements.
- 24. In the case of the intervention of any outside act, agent or event which prevents or significantly hinders the Promoter's ability to proceed with the Competition on the

- dates and in the manner described in these terms and conditions, including but not limited to vandalism, power failures, tempests, natural disasters, acts of God, civil unrest, strike, war, act of terrorism, the Promoter may in its absolute discretion cancel the Competition and recommence it from the start on the same conditions, subject to any directions given under State Regulation.
- 25. The Promoter shall not be liable for any loss or damage whatsoever which is suffered (including but not limited to indirect or consequential loss) or for any personal injury suffered or sustained in connection with any prize/s except for any liability which cannot be excluded by law. The Promoter is not responsible for any incorrect or inaccurate information, either caused by the phone user or for any of the equipment or programming associated with or utilised in this competition, or for any technical error, or any combination thereof that may occur in the course of the administration of this competition including any omission, interruption, deletion, defect, delay in operation or transmission, communications line or telephone, mobile or satellite network failure, theft or destruction or unauthorised access to or alteration of entries.
- 26. The Promoter and their associated agencies and companies assume no responsibility for any error, omission, interruption, deletion, defect, delay in operation or transmission, communications line failure, theft or destruction or unauthorised access to, or alteration of entries, and reserves the right to take any action that may be available.
- 27. If for any reason this competition is not capable of running as planned, including due to infection by computer virus, bugs, tampering, unauthorised intervention, fraud, technical failures or any causes beyond the control of the Promoter, which corrupt or affect the administration, security, fairness or integrity or proper conduct of this promotion, the Promoter reserves the right in its sole discretion to disqualify any individual who tampers with the entry process, take any action that may be available, and to cancel, terminate, modify or suspend the competition, subject to any direction given under State Regulation.
- 28. All entries become the property of the Promoter.
- 29. Entry into the Competition permits the Promoter to:
 - a. Collect, store, handle, access, manage, transfer, use and disclose personal information about the entrant including name, suburb, age and image, in connection with the Competition. This includes transmission outside of Australia. The Entrant may revoke its consent to this clause at any time upon written notice to the Promoter, however, existing uses of the personal information will not be impacted by this revocation or withdrawal of consent; and
 - b. Contact the Entrant for any reason related to the Competition or other activities of the Promoter.