

HUSSAR GRILL PROMOTIONAL COMPETITION RULES
(Terms and Conditions)

1. This Competition (“the Competition”) is conducted by The Hussar Grill Advertising (Pty) Ltd (“the Promoter”) and may only be entered into by residents of South Africa who are 18 (eighteen) years and older.
2. No persons related to the Promoters (including but not limited to their Subsidiaries and / or Franchisees) by way of being:
 - 2.1. directors, members, partners, employees, franchisees, agents of, or consultants to;
 - 2.2. any marketing service provider(s), any supplier(s) of goods or services, any other person who directly or indirectly controls, or is controlled by them; or
 - 2.3. any spouse, life partner, parent, child, brother, sister, business partner or associate of any of such persons;may enter into the Competition.
3. A copy of these Competition rules (“the Rules”) are available on www.HussarGrill.co.za. These Rules may be amended by reasonable notification via the Hussar Grill website at any time during the Competition, and will be applied and interpreted by the Promoter and their decisions regarding any disputes relating to such meaning and/or content will be final and binding.
4. Participation by the entrants in the Competition constitutes an agreement to abide by these Rules.
5. The Competition starts at 09:00am on Wednesday 14 April 2021 and ends at midnight on Sunday 18 April 2021.
6. The prize is an in-store sit-down meal inclusive of beverages to the maximum value of R700.00 (Seven Hundred Rand) at a Hussar Grill Restaurant for the winner along with their partner. The prize must be redeemed at any Hussar Grill located within the winner’s domiciled city.
7. The prize may only be redeemed on or before 07 May 2021. Failure to redeem the prize on this date, will mean that the winner will forfeit the prize.

8. To enter, entrants must comment on the designated post on either Facebook and / or Instagram and share the name of their favourite Hussar Grill dish and provide the reason why.
9. People entering this competition must also provide us with their consent to regram/share their photos on our Hussar Grill Facebook and / or Instagram page.
10. Only 1 (One) entry is permitted per person per on any of the two social media platforms being Facebook and Instagram.
11. This Competition is no way sponsored, endorsed, administered by, or associated with Facebook and / or Instagram.
12. The winner of the prize will be notified after the end of the Competition period and will be notified via a Direct Message on social media by a Hussar Grill representative.
13. A Hussar Grill representative will thereafter select the winner via random selection.
14. The winners will be required to forward copies of their Identity Document and details of their address to Hussar Grill Advertising (Pty) Ltd within the time period stipulated by the Promoter. Every reasonable effort will be made to contact the winners, however if the winners do not respond to the notification/s and / or provide the required documents within 2 (Two) days after the Promoter has informed him or her that he / she has won the prize, failing which the winner will forfeit the prize and the Promoter will be entitled to re-draw a new winner. Shortly after the winners have complied with the above requirements, the winners will be contacted by a Hussar Grill representative, who will confirm delivery address details and approximate delivery date of the prize.
15. The prize is not transferable, exchangeable or redeemable for cash and, to the maximum extent permitted in law, the Promoters and their subsidiary and holding companies are not liable for any defects in, or changes to, any part of the prize.
16. The Promoter may, after the winner has accepted the prize, and both before or after the winner of the Competition has been publicly announced, request that the winners permit the use of their image/s and/or name/s in their marketing material and / or participate in their marketing activities (including endorsing, promoting and / or advertising the services of, Hussar Grill or any of their subsidiary or holding companies) ("the Invitation"). The winners have the right to expressly decline the Invitation in the manner stipulated in this clause.

17. To the maximum extent permitted in law, the owners of any Hussar Grill restaurant, Hussar Advertising (Pty) Ltd, or any holding or subsidiary companies of any of them, or any of their respective directors, officers, managers, employees, agents, franchisees, or anyone associated with any of them, shall not incur any liability to any person for any injury, loss, claim or damage of any nature whatsoever whether direct, indirect, consequential or otherwise, as a result of (or in any way connected to) any person entering into, or arising from any cause whatsoever or howsoever arising from any person's participation in any way, in this Competition or as a result of (or in any way connected to) any prizes won there under (any such prizes being utilized and accepted at the sole and own risk of any winner thereof).
18. In the event of a dispute in respect of any aspect of the Competition, the Promoters' decision is final and binding and no correspondence will be entered into.
19. By entering the Competition, entrants agree to receive further communication and direct marketing material from the Promoters, provided that the entrants may opt-out of receiving commercial communications at any time via the appropriate opt-out mechanisms provided by the Promoters for such purpose.
20. This Competition shall comply with, and will be subject to, any peremptory provisions of the Consumer Protection Act ("CPA") and the regulations promulgated thereunder, which are deemed to be incorporated herein ("Peremptory Provisions"). In the event of any conflict between these Rules and the Peremptory Provisions, the latter shall prevail. Copies of the CPA and the regulations promulgated thereunder are available on the Department of Trade and Industry Website: www.dti.gov.za.
21. The Promoter hereby warrants that all personal information, as defined by the Protection of Personal Information Act ("POPI") is collected and processed in a manner that complies with the applicable provisions of POPI.
22. Any provision of these Rules or the Competition which is held to be invalid or unenforceable shall be ineffective to the extent of such invalidity or unenforceability without invalidating or rendering unenforceable the remaining provisions thereof.