



RHSports Terms and Conditions

WONDER Recycling Rewards Program – Terms & Conditions

1. General

1.1 Information on how to claim and the reward(s) form part of these Terms and Conditions. Participation in this WONDER Recycling Rewards Program (“Program”) is deemed acceptance of these Terms and Conditions. Offers included in this Program are not valid in conjunction with any other offers unless specified otherwise.

1.2 The Program is promoted and administered by Goodman Fielder Consumer Foods Pty Ltd (ABN 35 000 024 546) of Level 3, 118 Talavera Road, Macquarie Park NSW 2113 (“Promoter”).

1.3 The Promoter’s decision is final in regards to all aspects of the Program and correspondence will not be entered into.

2. Participants

2.1 Participation is only open to primary and secondary schools in Australia that are government schools or registered as non-government schools under the Education Act in force in each State or Territory (“Participant”). The Promoter retains absolute discretion whether to accept registration of a Participant in the Program. The Promoter will not accept any registrations from home educators (whether registered or not), day care centres or other pre/after school facilities, or kindergartens.

2.2 To participate in the Program, an authorised representative of the Participant must register as the Program’s project owner for that Participant (“Owner”).

2.3 The Promoter reserves the right to request proof of the Owner’s identity and appointment as Owner by the Participant (which may be provided in the form of email or letter from the Principal or such other responsible individual from the Participant). The Promoter may suspend a Participant’s access to the Program if this information is not provided within a reasonable period of time.

2.4 Any costs associated with participating in the Program, including any tax liability incurred by participation, is the responsibility of the Participant.

2.5 It is the responsibility of the Owner to ensure any permission required by the relevant education authorities is obtained as a condition of entry in the Program.

3. Registration

3.1 The Owner must fully complete the online registration process at www.wonder.com.au (“Registration”) to request to participate in the Program, and notify the Promoter of any subsequent change in details.

3.2 Registration in the Program opens from 6am (AEST) on 19 April 2021 and must be completed by 11:59pm (AEST) on 8 May 2021 (“Registration Period”). Participants will be supplied with log-in details including a unique code identifier.

3.3 Late registrations may be accepted at the absolute discretion of the Promoter, however if Registration in the Program is not completed by 11:59pm (AEST) on 8 May 2021, the Promoter cannot guarantee that the Participant will receive the necessary recycling pack. A Participant may elect at any time in writing to notify the Promoter that it wishes to exit the Program, however the Participant will forfeit all rights to any rewards and will not be entitled to submit an order for any rewards.

3.4 Participants are required to enter a fixed physical postal address at the time of Registration. PO Boxes cannot be accepted as a postal address for the purpose of the Program.

3.5 The Owner is responsible for ensuring that the correct fixed address has been provided. The Promoter will not be liable for any incorrect information provided during Registration.

3.6 Registration is only open to a maximum of 3000 Participants. The first 3000 Participants to complete Registration during the Registration Period will receive a recycling pack that includes the following:

- 5 x WONDER Bread Bags and Wraps Packs Recycling Collection Boxes

- 1 x WONDER Bread Tag Collection Box
- 1 x Shipper for Bread Tag Collection Box
- 5 x WONDER Heavy Duty Polypropylene Bag Liners (insert into box, fold over once full)
- 6 x Reply Paid Australia Post Labels (with Participant name and unique code for recording soft plastic bread bags and wraps packs (5) and bread tags (1))
- 1 x Welcome Letter

4. Collection

4.1 To participate in the Program after Registration, students of Participants must collect soft plastic bread bags and wraps packs from any branded or non-branded bread product and place them in their designated WONDER Bread Bags and Wraps Packs Recycling Collection Boxes. Bread tags may also be collected and placed in the WONDER Bread Tag Collection Box. Collection may commence from 12 May 2021 (or as soon as your recycling pack is received) and must be completed by 11:59pm AEST on 25 June 2021 (“Collection Period”).

4.2 During the Collection Period, once a WONDER Bread Bags and Wraps Packs Recycling Collection Box is filled, the Owner must fold over the WONDER Heavy Duty Polypropylene Bag Liner, seal the collection box with tape, affix one of the Reply Paid Australia Post Labels (featuring the Participant name and unique code for recording soft plastic) and drop it off at a designated Australia Post collection point. Bread tags must be kept separate from other soft plastics when being dropped off for collection. It is recommended that bread tags be dropped off for collection with a Participant’s final collection drop off only, at the end of the Collection Period.

4.3 For the avoidance of doubt, only bread bags and wraps packs from any branded or non-branded bread product that are made with soft plastic (i.e. plastic material capable of being scrunched or crushed up) and accompanying bread tags will be accepted for this Program. The Promoter will, in its sole discretion, determine whether a particular returned material is eligible or not.

5. Points

5.1 Throughout the Collection Period, the Promoter will tally the amount of soft plastic bread bags and wraps packs collected by each Participant following drop off, and assign a number of reward points (“Points”) to the Participant based on the weight of soft plastic bread bags and wraps packs collected in kilograms. Points will be awarded at a rate of 1 Point per 10g, rounded up to the nearest 10g.

5.2 Final tallies will be completed within 10 Business Days of the Collection Period, and each Participant will be notified of the number of Points earned by the Participant.

5.3 Each Participant may earn a maximum of 2,500 Points during the Collection Period by following the process above.

5.4 The Promoter reserves the right, in its absolute discretion, to gift bonus Points to any Participant during this Program for any reason.

6. Redemption Period

6.1 From 12 July 2021 until 11:59pm AEDST on 2 August 2021, Participants will be able to redeem their Points for rewards (“Redemption Period”).

6.2 To redeem Points for rewards, Participants must visit the Program redemption portal on www.wonder.com.au and log in with their supplied log in details. The various rewards available for redemption, and their corresponding value in Points, will be displayed on the website and may be updated during the Redemption Period based on availability.

6.3 All Points must be redeemed by 2 August 2021 unless the Promoter notifies Participants otherwise. Once a reward is ordered, the Participant will be advised of the timeframe for delivery.

6.4 The website will only show rewards which are available at the time the information is displayed. A reward may however become subsequently unavailable before the order and delivery is completed, in which case the Promoter reserves the right to provide the Participant with an opportunity to select a substitute reward of equivalent value, or otherwise may advise the Participant of a delay in delivery of the reward.

6.5 In the event that the order fails due to technical reasons or a substitute reward cannot be provided, the Promoter reserves the right to credit Points back to the Participant’s account and authorise the Owner to resubmit their order.

6.6 Reward availability is limited and therefore orders will be fulfilled on a first come first served basis.

6.7 The Promoter reserves the right to withdraw, limit, modify, cancel or increase the availability of a reward.

6.8 By redeeming a reward the Participant will also be automatically entered into the “Wonder Chance To Win Promotion”, which is governed by the Terms and Conditions available at www.wonder.com.au

7. Delivery of Rewards

7.1 Rewards will be delivered (at the Promoter's cost) to the physical address of the Participant, and not to a PO Box. The Owner is responsible for ensuring that the correct address and relevant delivery details have been provided.

7.2 The Promoter will not be liable for failure to deliver any order due to incomplete or incorrect information provided by an Owner. Any costs associated with completing a misdirected delivery will be the responsibility of the Participant.

7.3 Once a Participant has submitted an order for a reward, it cannot be cancelled or amended by Participant. All rewards are subject to availability and substitutions of equivalent value may be necessary.

7.4 Products cannot be replaced if stolen, lost, damaged, destroyed or otherwise altered after the Participant has taken delivery.

7.5 Title and risk in all rewards passes to the Participant upon delivery.

7.6 All reasonable efforts will be made to ensure that information provided in relation to rewards is correct. However, other than as required by law the Promoter will not accept any liability for the completeness or correctness of such information.

7.7 The Promoter will not be liable for any disruption to the Program or any delay or inability to provide any of the rewards caused by circumstances beyond the reasonable control of the Promoter. If the Program is not capable of running as planned for any reason, including but not limited to technical malfunction, the Promoter reserves the right in its absolute discretion to cancel, suspend or modify the Program as appropriate. The Promoter will use all reasonable endeavours to notify Participants of such cancellation, suspension or modification.

8. Return policy

8.1 Rewards supplied come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure and for compensation for any other reasonably foreseeable loss or damage. You are also entitled to have the goods repaired or replaced if the goods fail to be of acceptable quality and the failure does not amount to a major failure.

8.2 Participants should check all rewards carefully for damage or faults upon delivery. If a reward obtained through the Program is damaged or faulty (through no fault of the Participant), the Owner may contact the Promoter on the number listed on the Program website to arrange for an exchange. Returns cannot be accepted by the Promoter for change of mind, and rewards cannot be exchanged for cash.

8.3 Where a reward has been authorised for return by the Promoter or its authorised representatives, the Participant will be advised of the arrangements for return. Rewards returned should be returned where possible with their original packaging, instruction manuals and all accessories. A Participant must not return any reward without first receiving authorisation from the Promoter or its authorised representatives.

8.4 If a replacement reward is requested and authorised by the Promoter in accordance with clause 8.1, the replacement reward will be dispatched at no further cost to the Participant.

9. Liability

9.1 Except as set out at clause 8.1, the Promoter shall not be liable to Participants or any other person in connection with the Program or any reward obtained through this Program for any loss of any kind, damage, personal injury or death whether arising under contract, tort (including negligence) or otherwise, except any liability that cannot be excluded by law, in which case that liability will be limited to the minimum allowed by law.

10. Intellectual Property Rights and websites

10.1 The material contained on the Program website is protected by copyright. Except to the extent permitted by relevant copyright legislation, you must not use, copy, modify, transmit, store, publish or distribute the material on the Program website, or create any other material using material on the Program website, without obtaining the prior written consent of the Promoter.

10.2 Trade marks (whether registered or unregistered) and logos used on the Program website must not be used or modified in any way without obtaining the prior written consent of the Promoter.

10.3 The Program website and rewards, technology and processes contained on them may be the subject of other intellectual property rights owned by the Promoter or by third parties. No licence is granted in respect of those intellectual property rights other than as set out in these terms. Your use of the Program website must not in any way infringe the intellectual property rights of any person.

10.4 The Program website may contain links to, or frame, websites of third parties (“External Sites”). The Promoter is not required to maintain or update the links. Links to, or framing of, External Sites should not be construed as any endorsement, approval, recommendation or preference by the Promoter of the owners or operators of the External Sites, or for any information, products or services referred to on the External Sites unless expressly indicated on the Program website. The Promoter does not make any warranties and accepts no liability in relation to material contained on External Sites.

11. Privacy

11.1 The Promoter treats compliance with the Privacy Act 1988 (Act) and the Australian Privacy Principles very seriously and is committed to handling the personal information we collect in accordance with our privacy policy and the requirements of the Act, which can be viewed at <https://goodmanfielder.com/privacy-policy/>

11.2 By registering to participate in the Program, you agree that the Promoter may exchange your personal information with service providers engaged to assist in facilitating reward orders. You also consent to receiving marketing communications from the Promoter (including via email) for an indefinite period.

12. Media

12.1 By participating in the Program, Participants consent to the Promoter using the Participants name, locality, number of Points collected, and/or rewards redeemed in any media (including but not limited to TV, radio, catalogue, press, and point of sale) without compensation for the purposes of publicising and marketing the Program.

12.2 From time to time, a Participant may be requested to submit photographs to the Program website in relation to the Participant’s involvement in the Program. Owner will ensure relevant consents have been obtained (including from the school principal) for the Promoter to publish such photographs on the Program website, and to use such photographs in any media (including but not limited to TV, radio, catalogue, press, and point of sale) without compensation for the purposes of publicising and marketing the Program.