NAB AFL Auskick Registration Discount Offer Terms and Conditions

Promoter	National Australia Bank Limited (ABN 12 004 044 937), 395 Bourke Street, Melbourne VIC 3000.
Offer Period	12.01am (AEDT) on 28/02/2022 until 11:59pm (AEDT) on 01/04/2022 or until gift stocks run out, whichever is first.
Who can claim?	Only Australian residents who:
	(a) are aged 18 or over;
	(b) become a new Auskick member during the Offer Period; and
	(c) are invited by the Promoter to enter.
Website	https://afl.nab.com.au/auskick/discounts
Claim instructions	To claim, you must, during the Offer Period visit the Website, locate the claim page and fill out and submit the online claim form, including by providing your Auskick Centre Name, selecting your Auskick Centre State/Territory and providing all other requested information.
Gifts	There are only 5,500 gifts available (while stocks last) as follows;
	• VIC: 3,450;
	• NSW/ACT: 450;
	• QLD: 150;
	• WA: 1,000;
	• SA: 250;
	• TAS: 150; and
	• NT: 50.
	Each gift is a \$20 discount code for your new 2022 AFL Auskick registration.
	For the avoidance of doubt, only one Gift can be used per 2022 AFL Auskick registration.
Total gift pool	The total gift pool is up to \$110,000.
How many times can I claim?	You can only claim once per eligible child.
How and when will the successful claimants be informed?	Successful claimants will be informed at the time of making their claim via an on screen message which will display their discount code.
Collection and use of your personal information	If you are a successful claimant, you must take part in all publicity, photography and other promotional activity as the Promoter requires, without any compensation. You consent to the Promoter using your name and image in any promotional or advertising activity.
	The Promoter may collect your personal information directly or through its agents or contractors. The Promoter will use your personal information to conduct and manage the offer. The Promoter may disclose your personal information to its related companies, agents and contractors to assist in conducting this offer, communicating with you or storing data.
	The Promoter's Privacy Policy (see https://www.nab.com.au/common/privacy-policy) includes information about:
	(a) how to seek access to the personal information the Promoter holds about you and seek correction of the information; and
	(b) how to complain about a privacy breach and how the Promoter will deal with such a complaint.

These Terms and Conditions incorporate and must be read together with the details outlined in the table above. Information about gifts and how to claim forms part of these Terms and Conditions. By making a claim, you accept these Terms and Conditions.

Claim

Your claim must be received during the Offer Period and will be deemed to be received only when received by the Promoter. You will receive a return message confirming your claim. The Promoter is not liable for any problems with communications networks. You are responsible for your own costs associated with claiming. If you claim using automatically generated claims or multiple phone numbers/email addresses/addresses/aliases, you may be disqualified.

Gifts

- Gifts and all elements of gifts must be taken as and when offered or will be forfeited, and if forfeited, the Promoter will not be liable. Gifts are subject to any additional terms and conditions imposed by the relevant supplier or the Promoter, including, validity periods. The Gift terms and conditions can be found at www.nab.com.au/about-us/promotions.
- 4 The Promoter is not responsible for any dispute between you and any person with whom you choose to, or choose not to, share a gift.

General

- If you or your claim are deemed by the Promoter to breach these Terms and Conditions, your claim (or at the Promoter's discretion, all of your claims) may be discarded. The Promoter may, at any time, require you to produce documentation to establish to the Promoter's satisfaction the validity of your claims (including documentation establishing your identity, age, place of residence and place of employment). Failure by the Promoter to enforce any of its rights at any stage does not waive those rights.
- 6 You must not:
 - (a) tamper with the claim process;
 - (b) engage in any conduct that may jeopardise the fair and proper conduct of the offer;
 - (c) act in a disruptive, annoying, threatening, abusive or harassing manner;
 - (d) do anything that may diminish the good name or reputation of the Promoter or any of its related entities or of the agencies or companies associated with this offer;
 - (e) breach any law; or
 - (f) behave in a way that is otherwise inappropriate.
- 7 The Promoter is not liable for gift claims or correspondence that are misplaced, misdirected, delayed, lost, incomplete, illegible or incorrectly submitted.
- If any dispute arises between you and the Promoter concerning the conduct of this promotion or claiming a gift, the Promoter will take reasonable steps to consider your point of view, taking into account any facts or evidence you put forward, and to respond to it fairly within a reasonable time. In all other respects, the Promoter's decision in connection with all aspects of this offer is final.
- Gifts cannot be transferred or exchanged nor redeemed for cash. Without limiting any other term of these Terms and Conditions, all gifts (and elements of gifts) must be taken as and when specified, or will be forfeited with no replacement. The gift values are correct as at the date of preparing these Terms and Conditions and include any applicable GST. The Promoter is not responsible for any change in gift value. You agree that if a gift (or element of a gift) is unavailable for any reason the Promoter may provide another item of equal or higher value, subject to any necessary approval by the state/territory gaming authorities.
- If this offer cannot run as planned for any reason beyond the Promoter's control, for example due to software, hardware or communications issues, unauthorised intervention, tampering, fraud or technical failure, government directives, pandemic, public health orders and the like, the Promoter may end, change, suspend or cancel the offer or disqualify affected claims/claimants, subject to any necessary approval by the state/territory gaming authorities.
- The Promoter is not responsible for any tax implications arising from you winning a gift. You should seek independent financial advice. If for GST purposes this offer results in any supply being made for non-monetary consideration, you must follow the Australian Taxation Office's stated view that where the parties are at arm's length, goods and services exchanged are of equal GST inclusive market values.

Liability

12 Nothing in these Terms and Conditions restricts, excludes or modifies any consumer rights under any statute including the *Competition and Consumer Act 2010* (Cth).

- Subject to the previous paragraph, the Promoter and the agencies and companies associated with this offer are not liable (including in negligence) for any loss (including indirect, special or consequential loss or loss of profits), expense, damage, personal injury (including allergies, skin conditions or other reactions, as relevant), illness or death suffered in connection with this offer or any gift, except for any liability which under statute cannot be excluded (in which case that liability is limited to the greatest extent allowed by law).
- Without limiting the previous paragraph, the Promoter and the agencies and companies associated with this offer are not liable for any loss of, damage to or delay in delivery of gift/s, or for any damage that occurs to displayed gift/s (where relevant). Unless otherwise specified, gift/s will only be delivered to addresses in Australia.
- This offer is in no way sponsored, endorsed or administered by, or associated with any social media platform, including Facebook, Instagram and Twitter. You provide your information to the Promoter and not to any social media platform. You completely release any relevant social media platforms from any and all liability.