

SPLOŠNI POGOJI SODELOVANJA IN PRAVILA NAGRADNE IGRE

»ZA VEDRO DAŠ, EVRO IMAŠ!«

1. člen: ORGANIZATOR

Ta pravilnik določa pravila in pogoje sodelovanja v nagradni igri »ZA VEDRO DAŠ, EVRO IMAŠ!«, katere organizator je družba Henkel Slovenija d.o.o., Barjanska cesta 54, 1000 Ljubljana, Slovenija (v nadaljevanju Organizator), izvajalec nagradne igre je Agaric iVents d.o.o., Brnčičeva ulica 31, 1231 Ljubljana – Črnuče, Slovenija.

2. člen: TRAJANJE IN NAMEN NAGRADNE IGRE

Nagradna igra poteka v času od 15. 3. 2026 do 30. 11. 2026.

Namen organiziranja nagradne igre je promocija izdelkov mokrih zaključnih slojev Ceresit.

3. člen: POTEK NAGRADNE IGRE

V nagradni igri lahko sodelujejo polnoletne fizične osebe s stalnim prebivališčem v Republiki Sloveniji, ki sprejemajo pravila in pogoje sodelovanja v nagradni igri, objavljene na spletnem naslovu <https://nagradneigresi.com/za-vedro-das-evro-imas>.

Sodelovanje v nagradni igri je mogoče na naslednji način:

- Posameznik v času trajanja nagradne igre kupi najmanj 100 kosov in največ 500 kosov izdelkov iz izbrane ponudbe mokrih zaključnih slojev (to so: CT 74, CT 174, CT 76, CT 760 Visage in CT 710 Visage).
- Posameznik račune o opravljenem nakupu skupaj s prijavo o sodelovanju pošlje na naslov Henkel Slovenija d.o.o., Industrijska ulica 23, 2506 Maribor, Slovenija. S tem izkazuje opravljen pogoj nagradne igre – nakup 100–500 kosov izdelkov v času trajanja nagradne igre.

Vsak udeleženec lahko v nagradni igri sodeluje le enkrat. Enkratno sodelovanje pomeni, da udeleženec pošlje račune s prijavo za najmanj 100 kosov izdelkov, kar je pogoj za pridobitev darilne kartice Petrol z dobroimetjem v vrednosti 100 €. Če udeleženec kupi več kot 100 kosov (vendar največ 500), se znesek na darilnih karticah sorazmerno poveča. Za prijavo z računi za nakup 200 kosov izbranih izdelkov Ceresit, udeleženec prejme darilno kartico Petrol z dobroimetjem v vrednosti 200 €.

Vsak posamezni račun se lahko za namen nagradne igre uporabi samo enkrat. V primeru, da je račun z isto številko ponovno poslan s strani iste ali druge osebe, se to sodelovanje razglasi za neveljavno.

Pošiljanje računov po pošti se opravi šele po izpolnjenem pogoju, t.j. nakup zgoraj navedenih izdelkov (100–500 kosov) in je strošek sodelujočega.

Sodelovanje v nagradni igri je mogoče samo z nakupom.

Prijava o sodelovanju mora vsebovati tudi naslednje osebne podatke: ime in priimek, naslov prebivališča, datum rojstva, mobilno številko, mail in davčno številko.

Vse prijave z računi, ki bodo prispele po 15. 12. 2026, se ne bodo upoštevale.

Vse pravilno poslane prijave z računi bodo vnesene v centralno bazo podatkov.

4. člen: SODELUJOČI

Udeleženec nagradne igre (v nadaljevanju: udeleženec) je lahko vsaka polnoletna fizična oseba, ki je državljan Republike Slovenije, ima stalno prebivališče na ozemlju Republike Slovenije ter davčno številko, in ki je k nagradni igri pristopil v skladu s 3. členom teh pravil. V nagradni igri lahko sodelujejo vsi, ki sprejemajo pogoje sodelovanja v nagradni igri »ZA VEDRO DAŠ, EVRO IMAŠ!«.

Zaposleni pri Organizatorju in izvajalcu nagradne igre, njihovi ožji družinski člani (zakonec oziroma zunajzakonski partner oziroma partner iz registrirane istospolne partnerske skupnosti, otroci oziroma posvojenci, vnuki, bratje in sestre ter starši oziroma posvojitelji zaposlenega) ter vse pravne in fizične osebe, ki sodelujejo pri organizaciji nagradne igre ali zaposleni v podjetjih, ki so kakorkoli povezani s poslovanjem Organizatorja, v nagradni igri ne smejo sodelovati.

V nagradni igri sodelujejo vse pravilno oddane prijave z računi, prejete v celotnem času trajanja nagradne igre, katere časovno obdobje je definirano v 2. členu teh pravil. S prijavo v nagradno igro sodelujoči izrecno izjavlja, da je v celoti seznanjen s temi pravili nagradne igre in izjavlja, da se z njimi v celoti strinja. Prav tako se zavezuje, da bo v celoti spoštoval pravila nagradne igre.

5. člen NAGRADNI SKLAD

Nagradni sklad vsebuje:

- Darilne kartice Petrol, ki so veljavne 3 leta od izdaje in omogočajo brezgotovinsko plačevanje blaga in storitev na vseh Petrolovih prodajnih mestih.

Nagrada ni zamenljiva za drugo vrsto nagrade in ni izplačljiva v gotovini. Slike na promocijskem materialu so simbolične narave.

6. člen: DAVKI IN AKONTACIJA DOHODNINE

Plačilo vseh davkov od nagrad (vključno z DDV-jem) je odgovornost Organizatorja. Organizator bo za nagrajence od vrednosti nagrade odvedel akontacijo dohodnine v skladu z veljavnimi predpisi. Morebitna doplačila dohodnine na podlagi letne dohodninske odločbe je dolžan poravnati prejemnik nagrade sam.

7. člen: DOBITNIKI NAGRAD

Dobitniki nagrad bodo o prejeti nagradi obveščeni pisno ali telefonsko najkasneje v roku 30 dni po prejemu poslane prijave z računi, v kolikor je izpolnjen pogoj za izdajo nagrade, določen v 3. členu pravilnika.

Osebnostne podatke nagrajencev Organizator zbira in obdeluje le za namen podelitve nagrad, za statistično obdelavo podatkov in za pošiljanje reklamnega gradiva. Če nagrajenec osebnih podatkov ne posreduje s prijavo, se smatra, da nagrade ne želi prejeti in mu zapade pravica do nagrade.

Dobitniki nagrad s sodelovanjem in potrditvijo, da se strinjajo s splošnimi pogoji sodelovanja v nagradni igri soglašajo, da se njihovo ime in priimek ter prejete nagrade objavijo na spletni strani in družbenih omrežjih Ceresita.

8. člen: PREVZEM NAGRAD

Dobitniki nagrade, ki so izpolnili pogoje po teh pravilih, nagrado prejmejo po pošti v roku 45 dni od prejema poslane prijave z računi. V kolikor dobitnik ne prevzame nagrade, se bo štelo, da se nagradi izrecno odpoveduje. S tem mu Organizator nagrade ni dolžan izročiti in je prost vseh obveznosti do

dobitnika. Nagrajenec pa v tem primeru tudi nima pravice do kakršnegakoli drugega ali drugačnega nadomestila. Organizator lahko nagrado uporabi za kakršenkoli drug namen.

9. člen: PRENEHANJE OBVEZ

S trenutkom prevzema nagrade, oziroma po potrebi s podpisom posebnega dogovora ali izjave o prevzemu nagrade, prenehajo vse obveze Organizatorja do dobitnika.

10. člen: PREKINITEV NAGRADNE IGRE

Nagradna igra se lahko prekine samo v primeru, da nastopijo okoliščine, za katere Organizator ni odgovoren, oziroma jih ni mogel preprečiti, odpraviti ali se jim izogniti. Sodelujoči bodo o morebitni prekinitvi nagradne igre obveščeni preko elektronskih ali drugih javnih medijev.

11. člen: VARSTVO PODATKOV

Organizator se obvezuje, da bo podatke obdeloval in varoval v skladu z veljavnimi predpisi o varstvu, obdelavi in hrambi osebnih podatkov. Sodelujoči v nagradni igri Organizatorju kot upravljavcu osebnih podatkov dovoljujejo, da do preklica sodelujočega vodi, vzdržuje in obdeluje zbirko zbranih osebnih podatkov nagrajenih in registriranih uporabnikov izključno za namene obveščanja o nagradni igri in namene obveščanja o ponudbi, novostih in ugodnostih ter druge namene trženja Organizatorja. Organizator se zavezuje, da osebnih podatkov ne bo posredoval tretjim osebam, razen če je to potrebno zaradi izvedbe nagradne igre. V času upravljanja osebnih podatkov ima posameznik možnost vpogleda, prepisa, kopiranja, dopolnitve, popravka, blokiranja in izbrisa osebnih podatkov v zbirki podatkov, skladno z veljavnimi predpisi. Sodelujoči je seznanjen in se izrecno strinja, da lahko Organizator posamezna opravila v zvezi z obdelavo pridobljenih osebnih podatkov zaupa pogodbenemu obdelovalcu. Pogodbeni obdelovalec lahko osebne podatke obdeluje le v mejah pooblastila oziroma naročila, ki ga dobi od Organizatorja in skladno z opredeljenimi nameni ter veljavnimi predpisi.

12. člen: KONČNE DOLOČBE

Sodelujoči, ki sodeluje v nagradni igri s Prijavo izrecno izjavlja, da je seznanjen s Pravili in pogoji sodelovanja v nagradni igri ter z njimi soglaša. Pravila pričnejo veljati po tem, ko so bila javno objavljena. Organizator si pridržuje pravico do sprememb pravil in pogojev sodelovanja v nagradni igri. O vseh spremembah in novostih bo organizator udeležence obveščal z objavami na spletni strani <https://nagradneigresi.com/za-vedro-das-evro-imas>.

Sodelujoči sodelujejo v nagradni igri na lastno odgovornost. Organizatorji in osebe, ki sodelujejo pri izvedbi nagradne igre, ne odgovarjajo za morebitno škodo, ki bi izvirala iz nagrade. Organizator ne prevzema nobene odgovornosti za kakršnekoli nezaželene posledice, ki bi jih sodelujoči in/ali kdorkoli tretji utrpel kot posledico sodelovanja. Organizator prav tako ni odgovoren, če je strežnik nedosegljiv, razen če je to mogoče pripisati skrajno malomarnim ali namernim dejanjem, ki jih je dolžan organizator zastopati. Poleg tega organizator ni odgovoren za kakršnekoli tehnične napake in motnje, na katere nima vpliva (kot izpadi omrežja ali električne energije). V primeru okoliščin, na katere organizatorji ne morejo vplivati (višja sila), lahko organizatorji odpovedo nagradno igro. V takšnem primeru sodelujočim ne odgovarjajo za nastalo škodo.

Za vse morebitne spore nastale iz naslova nagradne igre, ki jih ni moč rešiti sporazumno, je pristojno sodišče v Ljubljani.

Henkel Slovenija d.o.o.

GENERAL TERMS AND CONDITIONS FOR PARTICIPATION IN THE PRIZE CONTEST

"GIVE A BUCKET, GET AN EURO!"

Article 1: ORGANIZER

These rules define the terms and conditions for participation in the prize contest "GIVE A BUCKET, GET A EURO!", organized by Henkel Slovenija d.o.o., Barjanska cesta 54, 1000 Ljubljana, Slovenia (hereinafter: the Organizer). The contest is implemented by Agaric iVents d.o.o., Brnčičeva ulica 31, 1231 Ljubljana – Črnuče, Slovenia.

Article 2: DURATION AND PURPOSE OF THE PRIZE CONTEST

The prize game will take place from March 15, 2026, to November 30, 2026.

The purpose of the contest is to promote the wet finishing layer products of the Ceresit brand.

Article 3: COURSE OF THE PRIZE CONTEST

Eligible participants are adult natural persons with permanent residence in the Republic of Slovenia who accept the terms and conditions of participation, published at <https://nagradneigresi.com/za-vedro-das-evro-imas>.

Participation is possible as follows:

- The participant must purchase minimum of 100 pieces and a maximum of 500 pieces wet finishing layer products from the selection (CT 74, CT 174, CT 76, CT 760 Visage in CT 710 Visage) during the contest period.
- The participant must send purchase receipts along with the contest application to Henkel Slovenija d.o.o., Industrijska ulica 23, 2506 Maribor, proving the required purchase of at least 100 pieces.

Each participant can only participate in the prize draw once. One-time participation means that the participant sends invoices with an application for at least 100 pieces of products, which is a condition for obtaining a Petrol gift card with a credit value of €100. If the participant purchases more than 100 pieces (but no more than 500), the amount on the gift cards increases proportionally. For registration with invoices for the purchase of 200 pieces of selected Ceresit products, the participant receives a Petrol gift card with a credit value of €200.

Each individual receipt can only be used for the purpose of the prize draw once. In the event that an receipt with the same number is sent again by the same or another person, this participation will be deemed invalid.

Sending receipt by mail is done only after the condition is met, i.e. purchase of the above-mentioned products (100–500 pieces) and is at the participant's expense.

Participation is only possible through a purchase.

The application must include the following personal information: full name, address, date of birth, mobile number, email, and tax number.

Applications received after December 15, 2026 will not be considered.

All valid applications will be entered into a central database.

Article 4: PARTICIPANTS

The contest is open to all adult individuals who are Slovenian citizens, have permanent residence in Slovenia, possess a tax number, and meet the requirements in Article 3.

Employees of the Organizer and Implementer, their immediate family members (spouses, domestic partners, registered same-sex partners, children, adoptees, grandchildren, siblings, parents, and adoptive parents), and any legal or natural persons involved in organizing the contest are not eligible.

All correctly submitted entries with receipts received during the entire duration of the prize contest, as defined in Article 2 of these rules, will participate in the contest. By applying to the prize contest, participants explicitly declare that they are fully aware of these rules and agree to them in their entirety. They also undertake to fully comply with the rules of the prize contest.

Article 5: PRIZE FUND

The prize fund includes:

- Petrol gift cards valid for 3 years from the date of issue, allowing cashless payment for goods and services at all Petrol sales points.

The prize cannot be exchanged for another type of prize or paid out in cash. The images in promotional materials are for illustrative purposes only.

Article 6: TAXES AND INCOME TAX ADVANCE PAYMENT

The Organizer is responsible for paying all applicable taxes on the prizes, including VAT. Income tax prepayment will be deducted from the prize value in accordance with applicable regulations. Any additional tax obligations based on the annual tax assessment are the responsibility of the prize recipient.

Article 7: PRIZE WINNERS

Prize winners will be notified in writing or by phone no later than 30 days after the receipt of the submitted application with receipts, provided the condition for issuing the prize set out in Article 3 of the rules is met.

The Organizer collects and processes the personal data of prize winners solely for the purpose of awarding prizes, statistical data processing, and sending promotional materials. If a prize winner does not provide their personal data with the application, it will be considered that they do not wish to receive the prize and forfeit their right to the prize. The Organizer is then released from all obligations to that winner.

By participating and confirming their agreement with the general terms and conditions of the prize game, prize winners consent to their name and surname and the prizes received being published on the Ceresit website and social media.

Article 8: PRIZE COLLECTION

Prize winners who have met the conditions under these rules will receive their prize by mail within 45 days of receiving the submitted application with receipts. If a winner does not collect their prize, it will be deemed that they have expressly waived the prize. The Organizer is not obliged to deliver the prize and is released from all obligations to the winner. The winner also has no right to any other or alternative compensation. The Organizer may use the unclaimed prize for any other purpose.

Article 9: TERMINATION OF OBLIGATIONS

Upon receipt of the prize, or, if necessary, upon signing a special agreement or declaration of prize receipt, all obligations of the Organizer to the winner cease.

Article 10: TERMINATION OF THE PRIZE GAME

The prize game may be terminated only in the event of circumstances for which the Organizer is not responsible and which could not have been prevented, remedied, or avoided. Participants will be informed of any termination of the prize game through electronic or other public media.

Article 11: DATA PROTECTION

The Organizer undertakes to process and protect the data in accordance with the applicable regulations on the protection, processing and storage of personal data. Participants in the prize game allow the Organizer, as the controller of personal data, to manage, maintain and process the collection of collected personal data of awarded and registered users, until the participant cancels, exclusively for the purposes of informing about the prize game and for the purposes of informing about the offer, news and benefits and other marketing purposes of the Organizer. The Organizer undertakes not to provide personal data to third parties, unless this is necessary for the implementation of the prize game. During the management of personal data, the individual has the possibility of viewing, transcribing, copying, supplementing, correcting, blocking and deleting personal data in the database, in accordance with applicable regulations. The participant is informed and expressly agrees that the Organizer may entrust individual tasks related to the processing of the obtained personal data to a contractual processor. The contractual processor may process personal data only within the limits of the authorization or order received from the Organizer and in accordance with the defined purposes and applicable regulations.

Article 12: FINAL PROVISIONS

The participant who participates in the prize game by submitting an Application expressly declares that he/she is familiar with the Rules and Conditions of Participation in the Prize Game and agrees to them. The Rules shall enter into force after they have been publicly published. The Organizer reserves the right to change the rules and conditions of participation in the prize game. The Organizer will inform the participants about all changes and news by posting on the website <https://nagradneigresi.com/za-vedro-das-evro-imas>.

Participants participate in the prize game at their own risk. The Organizers and persons participating in the competition are not liable for any damage that may arise from the prize. The Organizer assumes no liability for any undesirable consequences that the Participant and/or any third party may suffer as a result of participating in the competition. The Organizer is also not liable if the server is unavailable, unless this can be attributed to grossly negligent or intentional acts for which the Organizer is responsible. In addition, the organizer is not responsible for any technical errors and disruptions beyond its control (such as network or power outages). In the event of circumstances beyond the organizers' control (force majeure), the organizers may cancel the prize game. In such a case, they are not liable to the participants for any damage incurred.

The court in Ljubljana has jurisdiction over any disputes arising from the prize game that cannot be resolved amicably.

Henkel Slovenija d.o.o.