

Part A – Competition Details

This Part A sets out the details of the Competition. The terms and conditions applicable to the Competition are set out in Part B.

Competition Title	New Holland & Triple Eight Racing Promotion NZ		
How to Enter	 For the duration of the Competition Period Authorised New Holland Dealer Principals and/or Branch Managers can of register online by: a) visiting: <u>APPRENTICE & TECHNICIAN PROGRAM 2022-NZ</u> b) following the prompts to the promotion entry form and inputting the requested details. 		
Skill Component	Entrants must state in less than 100 words why their technician/apprentice deserves the opportunity of working as a member of the Red Bull Ampol Racing Team crew. All entries must be in writing. No other formats such as photos and/or videos (or other multimedia) will be accepted.		
Prize(s)	The one ent	The one entrant judged to have the best skill component will receive:	
	1. the	e opportunity to participate in one of the following:	
		 working as a member of the Red Bull Ampol Racing Team at the following race meet: Auckland, Supersprint, Pukekohe Park Raceway, 9-11 September 2022. Open to both Technicians and Apprentices 	
	2. a 7	Feam uniform; and	
	3. all	meals for the entrant of the experience.	
		turn flights to the nearest airport, transfers and three (3) nights commodation at a hotel as chosen by the promoter.	
Competition Period	The competition commences on 1 August 2022 and closes at 11:59pm on 1 September 2022 NZ.		
Entrant Nominees	Nominees must be qualified technicians and/or apprentices who:		
	a) are	e over the age of 18; and	
	b) en	nployed by a New Holland dealership in New Zealand	
Maximum number of entries	One		
Judging process	The judging panel will be made up 4 employees from the New Holland warranty, parts, marketing and logistics teams.		
Judging criteria	*most inventive/creative entry *best promotion of the brand *nomination via Dealer Principal OR Branch Manager		
Judging date	2 nd September 2022		
Prize winner notification	Winner will be notified by email & telephone.		



Part B – Terms & Conditions for Competition

- 1. These Terms & Conditions (the Terms) apply to the game of skill described in Part A (the Competition).
- The Competition will be conducted by CNH Industrial New Zealand Pty Limited of C\- Dentons Kensington Swan, 8 Viaduct Harbour Avenue, Auckland, 1010, NZ (the Promoter) during the period specified in Part A (the Competition Period).
- 3. The Terms may be amended or replaced by the Promoter in its absolute discretion and at any time.
- 4. Entry into the Competition is deemed acceptance of the Terms (as amended from time to time).
- 5. To enter the Competition, entrants must, during the Competition Period, follow the entry method and instructions specified in Part A.
- 6. Entries must be received by the Promoter during the Competition Period. Entrants may submit up to the maximum number of entries specified in Part A.
- 7. Each entry must be an original work by the entrant. Each entrant warrants that their entry is not, and its use by the Promoter or other persons will not infringe the rights (including intellectual property rights) of any third party.
- 8. Each entrant is responsible for notifying the Promoter of any changes to his/her residential address, email address or phone number during and after the Competition Period.
- 9. The Competition is a game of skill, chance plays no part in determining the winner and each validly submitted entry will be individually judged by representatives of the Promoter as specified in Part A, on the basis of originality and creativity, and according to any other criteria specified or adopted by the Promoter.
- 10. A decision of the Promoter in relation to the conduct of the Competition, including the selection of winning entrant, is binding and conclusive and no correspondence will be entered into.
- 11. Unless otherwise specified in Part A, the winner will be notified by phone and/or email within 2 business days after the judging date. Each entrant consents to the Promoter publishing details of a winner or winning entry on its website.
- 12. Unless otherwise specified in Part A, prizes must be claimed within 1 month of the judging date. If a prize is event-based or contains perishable goods, the prizes will be forfeited in full if not claimed by their expiry date. If a prize is not claimed within the specified time, the Promoter may, at its discretion, withdraw the prize or award the prize to the next best valid entry or entries.
- 13. Any expense, including taxes, spare parts, maintenance or delivery costs, associated with accepting, taking or using a prize, will be the prize winner's sole responsibility.
- 14. The Promoter makes no warranties or representations about the fitness for purpose or suitability of any prize and will not accept responsibility for the quality or fitness for any purpose of any prize, or the failure of any

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prize to be of merchantable quality. If liability under terms implied by legislation cannot be excluded by the Promoter, the liability of the Promoter is limited to re-supplying the relevant goods or services or paying the cost of replacing them.

- 15. No responsibility will be taken by the Promoter for any changes in dates, times or cancellations or other arrangements that may prevent a winner from accepting, taking or using a prize.
- 16. The Promoter may, in its absolute discretion, disqualify:
 - a. any entry which is not original, is not completed in accordance with these Terms, infringes the intellectual property rights of any third party, is illegible or contains any objectionable or poor quality content, or has the potential to damage the reputation of any person; or
 - b. any individual who tampers with the entry process, submits an entry that is not in accordance with the Terms, or who has in the opinion of the Promoter, engaged in unlawful or improper conduct that is designed to, or is likely to adversely affect the fair and proper conduct of the Competition or is generally damaging to the goodwill or reputation of the Promoter.
- 17. The Promoter reserves the right, in its absolute discretion, at any time before the awarding of the prizes to cancel or vary a competition, or cancel, vary or withdraw its prizes. If the Promoter cancels or varies a competition, or cancels, varies or withdraws its prizes, is not:
 - a. liable to any person for any costs, loss or damage whatsoever arising out of, or in connection with, such cancellation, variation or withdrawal; or
 - b. required to conduct the Competition at any other time.
- 18. The Promoter accepts no responsibility for late, lost, incorrectly submitted or misdirected entries, for any technological malfunction or failure, Internet traffic congestion, or for outdated or incorrect contact details by which the entrant cannot be contacted during business hours on relevant dates.
- 19. Entrants enter the Competition at their sole risk. With the exception of liability which cannot be excluded by law, the Promoter is not be liable for, and an entrant releases the Promoter from, liabilities relating to any direct or indirect loss or damage which is suffered, or for personal injury or sickness suffered or sustained, as a result of entering the Competition, failing to win, winning, accepting or using a prize.
- 20. Any information or material provided by entrants to the Promoter when entering the Competition will be used by the Promoter for the purpose of promoting the purpose of the Competition, conducting the Competition, administering the prize, and as otherwise specified in these Terms.
- 21. Employees of the Promoter and agencies associated with this promotion are ineligible to enter the competition, as are their immediate families.
- 22. The Promoter reserves the right to verify the validity of entries.
- 23. The judges' decision will be final, and no correspondence will be entered into. Entries must not have been published previously and/or have been used to win prizes in any other competition.
- 24. The prize is non-transferable.





- 25. All personal information submitted by entrants is protected by the Privacy Act 2020 (NZ). The Promoter will not disclose this information to other parties other than in accordance with the Privacy Act 2020 (NZ).
- 26. All entries become the property of the promoter and the Promoter. The Promoter may use the entrant's names and literary pieces for any commercial purpose, including future promotional marketing and publicity purposes.

