

TAB NEW ACCOUNT BONUS BET PROMOTION - TERMS AND CONDITIONS

SIGN UP BONUS BET

Join TAB Deposit \$10 get \$50 in Bonus Bets, five (5) \$10 Bonus Bets

1. Entry into this Promotion deems acceptance of these Terms and Conditions of entry. Entries that do not comply with these Terms and Conditions will be deemed invalid and Entain NZ (TAB) takes no responsibility for such entries.
2. Join TAB and become a TAB new customer, as advertised above, and get Five (5) \$10 Bonus Bets (**Promotion**).
3. Only new customers who have joined between the period of December 1 (starting 12.01am) to TBC (end 6:00pm) (**Promotional Period**) will be eligible for the Promotion.
4. The Promotion is only open to new TAB account customers. Any customer that has established an account or before the Promotional Period is not eligible to take part, and will automatically be excluded from the Promotion.
5. To be eligible to enter the Promotion, a customer must be 18 years of age or over at the time that they establish a new TAB account within the Promotional Period. TAB reserves the right to require any customer to produce identification to verify their age.
6. To qualify for the Promotion during the Promotional Period, a customer must:
 - Set up and finalise their TAB account during the Promotional Period. Once set up, **the five (5) \$10 Bonus Bets will be applied to their account within 24 hours.**
7. Customers will have fourteen (14) days to use their five (5) \$10 Bonus Bets received as part of the Promotion.
8. There is a limit of the Promotion being received once during the Promotional Period, meaning a customer can only enter the Promotion once.
9. TAB may run additional account sign-up offers during the Promotional Period. Participation in the Promotion will not exclude customers from receiving any other account sign-up offer.
10. An excluded customer of TAB (being a customer who has self-excluded from TAB's products, as well as any customer who has been excluded by TAB) is not eligible for the Promotion.
11. The Promotion is given for the purposes of being with TAB. The Promotion is not transferable, or otherwise able to be exchanged or modified.
12. TAB reserves the right, at any time, to verify the validity of the Promotion's entrants and to disqualify any customer, as ineligible to participate in the Promotion, who submits an entry that is not in accordance with these Terms and Conditions, or who tampers with the eligibility process or attempts to act in a fraudulent or dishonest manner.

13. This Promotion is open to individual persons only. TAB accounts established for a syndicate, commercial or group use are not eligible to participate in the Promotion, or obtain the Promotion.
14. If the Promotion cannot be run as planned, for reasons beyond the control of TAB, TAB reserves the right in its sole discretion to cancel, terminate, modify or suspend this Promotion at any time.
15. TAB takes no responsibility for any inability to enter, complete, continue or conclude the Promotion due to equipment or technical malfunction, Acts of God or otherwise.
16. Except for any liability that cannot be excluded by law, TAB and any person in connection with this Promotion are not liable for any direct, indirect, special or consequential loss or damage whatsoever suffered or personal injury suffered or sustained in connection with:
 - (i) participation in this Promotion;
 - (ii) use of the Promotion; and
 - (iii) the administration and distribution of the Promotion.
17. Failure by TAB to enforce any of its rights under these Terms and Conditions at any stage does not constitute a waiver of those rights.
18. TAB accounts are operated in accordance with TAB's Terms and Conditions and TAB's Betting Rules (available from www.tab.co.nz or at TAB Retail Outlets).
19. TAB may, without limitation, withdraw an Account Holder's eligibility for this Promotion at any time, cancel this Promotion without notice, or amend these Terms and Conditions without notice.
20. Any personal information provided by an Entrant in participating in this Competition will be held in accordance with the Privacy Act 2020. The information collected and held by the TAB about you may be used by the TAB from time to time to:
 - a. Administer this Competition and verify compliance with these terms and conditions;
 - b. Ensure fairness and the integrity of this Competition;
 - c. Provide you with notifications, reminders and offers;
 - d. Assess your eligibility to receive specific products and services;
 - e. Offer you products or services that the TAB considers may be of interest to you;
 - f. Assess your eligibility for participation in any promotional events which the TAB may be running;
 - g. Carry out general market research an analysis relating to the TAB's products and services generally;

h. To invite you to participate in surveys, sweepstakes, competitions and similar promotions.

21. The TAB may match or combine the personal information that you provide when entering this Competition with other personal information about you that the TAB has obtained from other sources or that may already be on the TAB's records, whether that information was collected online or in physical form, and may use information already held in the administration of this Competition.
22. Pursuant to the Privacy Act 2020, you have the right to view the personal information you have provided when entering this Competition. You may also request to review and correct any of that personal information by contacting the TAB. Additional rights may apply under applicable law.
23. By entering this Competition, an Entrant agrees to receive marketing and promotional material from the TAB and its authorised agents (including electronic material).
24. Entrants into this Competition agree that the TAB may disclose the Entrant's personal and Competition Entry information to third parties in connection with any of the purposes stated under condition 20, provided the recipient of the information is subject to an obligation of confidentiality in relation to the disclosed information.
25. Notwithstanding condition 24, TAB may disclose your personal information to particular organisations both within New Zealand and overseas for the purposes of investigating and/or detecting breaches of any relevant legislation or New Zealand, or of another jurisdiction.