

## #SubahKaunAaya Contest

### Terms and conditions

By participating in our #SubahKaunAaya Contest, you fully agree and accept the contest's terms & Conditions

1. The competition is conducted by Godrej Consumer Products Limited (GCPL)
2. This competition is only open to citizens of India & the laws of India govern this competition.
3. No person who is a director, employee, sponsor or agent of or consultant to godrej or who is a spouse, life partner, parent, child, brother, sister, business partner, or associate to a director, employee or agent of or consultant to GCPL is eligible to participate or enter this competition.
4. To enter this contest, participant must be adults having attained the age of 18 years.
5. 2 winners will be selected basis the entries received in this contest and they will be gratified with iPhone 6. And thousand others will receive movie vouchers.
6. The contest will be advertised only on social and digital media
7. The contest is from 29<sup>th</sup> Sep 2015 to 30<sup>th</sup> Sep 2015
8. No purchase is required for this contest
9. Participants can enter as many times.
10. To enter, participant can message their answers to 575758, or log on to our website [www.subahkaunaaya.com](http://www.subahkaunaaya.com) or tweet with #tag #SubahKaunAaya
11. The participants may be charged for SMS basis their operator.
12. Submitting the answers ensures you have read terms and conditions of the competition.
13. No responsibility will be accepted for entries lost, delayed or damaged in transmission.
14. The Winner will be selected basis the right and interesting answers submitted.
15. The judge's decision is final and no correspondence will be entered (entertained) into this regard.
16. The winner shall be announced at the end of the contest through SMS and Call on 5th October 2015.
17. The winners may be requested to participate in publicity connected to this contest. The prize winners grant permission for the use of their names and photographs in any advertising and promotional material for this contest.
18. GCPL has endeavored to make all reasonably practicable arrangements to minimize communication system difficulties but can make no guarantee therefore and shall not be liable for any failures in the same.
19. GCPL shall not be responsible and/or liable in any manner whatsoever in case the participant is unable to participate due to failure on part of the telecom operator, internet provider, facility provider, etc.
20. GCPL is not responsible for not being able to contact the winner due to unavoidable issues. In such a scenario, GCPL reserves the right to select another winner immediately. Participants in the competition understand and agree that in order to offer the

competition; Godrej must collect and use personal information about participants. This competition is conducted under the terms of applicable privacy statements

21. In addition to the rules set forth herein, Participants may be disqualified or eliminated from the contest at GCPL's sole discretion without providing any reason whatsoever, including, without limitation, any of the following reasons:
  - a. Breach of any rule/regulation directly/indirectly pertaining to the contest;
  - b. Breach of any agreement with GCPL in connection with the contest;
  - c. Breach of terms and conditions provided herein by the Participant by participating in the contest.
  - d. Violation of any local, city, state or central laws, rules or regulations; or bye-laws
  - e. Entering into any personal, social, business, and/or financial relationship with any other Participant, any relative or social or business acquaintance of a Participant, any employee, agent or representative of the GCPL or any of their respective affiliates, such that the outcome of the contest is affected in any manner, including, without limitation, any arrangements for financial benefit of the Participant or any third party;
  - f. Failing to disclose information or providing false information to GCPL or causing false information to be provided or cause any act which is fraudulent for participation in the contest.
22. The participant unconditionally and irrevocably indemnifies and holds harmless GCPL and its successors in business, employees, officers, suppliers, contractors, agents, consultants, directors and shareholders against all and any losses, claims, proceedings, actions, damages, (direct, consequential or otherwise), liability, demands, expenses, legal costs (on an attorney and own client basis), medical costs or other costs howsoever arising out of, based upon, or in connection with (directly or indirectly) the participants participation in the competition, to the maximum extent permitted by law.
23. If a participant contravenes these rules, the participant may, in GCPL's discretion, be disqualified from the competition.
24. GCPL reserves the right to alter or cancel the competition at its discretion, without recourse.
25. GCPL is not entering into any contractual, legal or any other kind of relationship with itself and the participants or between participants in running this contest.
26. The persons wishing to participate in the contest and the Participant(s) therein shall comply with the laws of India and the Rules and Regulations shall be construed in accordance with the laws of India.
27. Any dispute, issue or other matter arising with reference to the Participant's participation in the contest and/or the contest or any related matters thereto shall be referred to Arbitration under a sole Arbitrator appointed by GCPL. The said Arbitration

proceedings shall be governed by the Arbitration and Conciliation Act, 1996, as amended from time to time. The venue for arbitration shall be Mumbai and proceedings shall be conducted in English language. All the costs, charges and expenses in connection to the Arbitration shall be solely borne by the person who has raised the dispute.

28. Courts in Mumbai shall have exclusive jurisdiction over all matters relating to participation in the contestant/or the contest. Subject to the provision of rule 24 above, the courts having jurisdiction under the provisions of the Arbitration and Conciliation Act, 1996, to determine all matters which the court is entitled to determine under the Act, including, without limitation, provision of interim relief's under the provisions of Section 9 of the Arbitration and Conciliation Act, 1996, shall exclusively be the courts at Mumbai, India.