

TERMS AND CONDITIONS FOR CHAMPIONS TROPHY 2025 OFFER

1. These terms and conditions (T&C) shall govern the Champions Trophy Quiz Game (“Quiz”) conducted as part of the Champions Trophy 2025 Offer (hereinafter referred to as “Offer/Contest”) provided Dish TV India Limited (hereinafter referred to as ‘Company’) for its active DTH subscribers of both ‘dishtv’ and ‘d2h’ brands during the ‘ICC Champions Trophy 2025’ cricket tournament.
2. The Offer shall be available during the period from 18th February 2025 onwards till the end of the ICC Champions Trophy tournament (“Term”).
3. The employees of the Company and their family members, Company’s associate companies, trade partners, advertising and promotional agencies and auditors / executing agencies are not entitled to participate in the Contest. Minors are not allowed to participate in this Contest.
4. The participants (hereinafter referred to as Participants/You/Your) has/have read and understood these T&C stated herein. You hereby agree and confirm that your participation in the Offer is subject to your unconditional acceptance to comply with the T&C stated herein.
5. No purchase or payment is required to participate in this Quiz/Offer. Participation shall be solely on voluntary basis.
6. Even participation (only through the registered mobile number) entitles a Participant in a day to win discount coupon worth INR 100 only (One Hundred only) (“Coupons”). Every correct answer in the Quiz entitles a Participant to win discount coupon worth INR 150 only (One Hundred & Fifty only) (“Coupons”) .Maximum coupon value a winner can win is Rs.550 only (Rs.Five Hundred & Fifty only).
7. Participant will have to answer three quiz questions (in matches where India is playing) and one quiz question (in matches where India is not playing). The Participant can answer the questions by clicking on the link provided through SMS or WhatsApp on the registered Mobile Number. A Participant cannot change the answer once submitted.
8. Quiz will start 24 to 48 hours before the schedule start of the respective match.
9. SMS would be sent out to the participant and winners informing them of their prizes and their prizes/coupons code shall be provided via SMS on the registered mobile number.
10. The discount coupons can be availed only for purchasing the Watcho Max subscription plan by logging to www.watcho.com or on the Watcho App. The discount coupon/s can be availed only once. Only one discount coupon can be redeemed for purchasing the Watcho Max subscription plan by following the relevant registration process of subscription. The Watcho Max plan once purchased by the Subscriber under this offer will be on auto-renewal unless opted out as per the Company policy. Balance coupon/s can be redeemed to recharge Watcho Max plan in future by registered users or

new user. Validity of the coupon will be 06(Six) months from date on which the final match of the ICC Champions Trophy 2025 will be played.

11. By participating in the Contest, the Participant gives the right to the Company to use and publish their names and images on its website and other promotional materials as the Company may deem fit.
12. Company may substitute or change the rewards under the Offer at any time without notice to Participants. The Winner shall not be entitled to substitute the rewards for other item(s) or exchange for cash. Rewards shall be non-transferable.
13. By participating in the Contest, each Participant agrees that Participant's name, address, telephone numbers, e-mail identities or any other information that is provided by the Participant ("Personal Information") may be shared by the Company with others associated with and/or assisting in organizing and administering the Contest, and to send to the Participant promotional information pertaining to the Company, in future.
14. All taxes, levies and duties due and owing under applicable and statutory laws in connection with all the winnings, if any, are the sole responsibility of the Winner.
15. In the event of a death of the Winner, no claim from the nominees or legal heirs of the Winner shall be entertained by the Company for receiving the rewards.
16. Decision of the Company will be final and binding with regard to the Contest, declaration of Winner and Prize and no correspondence, objection, complaints, etc. from any Participant or any third party shall be entertained in this regard.
17. This Offer cannot be clubbed with any of other contest/offers of the Company that are running simultaneously.
18. The Offer is subject to force majeure conditions.
19. The Company reserves the right to change/modify/or withdraw the Offer anytime at its sole discretion and without giving any prior notice to the Participants. The Company reserves the right to modify the terms and conditions of the Offer without any prior notice to any Participants or third party.
20. Participants shall be solely responsible for any costs and expenses incurred towards internet connection charges, e-mail transmission charges, data transfer (send/receive) charges, mobile connection charges or other incidental costs or expenses as may be applicable, inclusive or exclusive of any other service charges, applicable taxes, levies, duties, cess, etc. depending upon the service provider.

21. Company assumes no responsibility for any error, omission, interruption, deletion, defect, delay in operation or transmission, communications line-failure, theft or destruction or unauthorized access to, or alteration of, entries.
22. This offer is available for non- commercial usage only.
23. This Offer is in no way sponsored, endorsed or administered by, or associated with Facebook/Twitter/ or any other media on which the Offer may be communicated or published.
24. The images, if any used in the Offer belongs to the respective person whose images are so used in the Contest.
25. Company does not make any commitment, express or implied, to respond to any feedback, suggestion and, or, queries of the Participants or furnish any reason or explanation for inclusion and/or exclusion of any particular submission of the entry of a Participants at any stage of the Contest.
26. This Offer is not valid wherever prohibited by Law of any State and the Subscribers from such States shall not be eligible for participation in the Contest. The Offer shall be subject to all applicable mandatory national and state laws.
27. All decisions with respect to the Offer shall be at the sole discretion of Company. In the event of any fault, misunderstanding or dispute concerning any part of the Contest, the decision of Company shall be final.
28. All disputes are subject to the courts situated at Delhi only.
29. This document is an electronic record in terms of Information Technology Act, 2000 and the Rules thereunder as applicable and the amended provisions pertaining to electronic records in various statutes as amended by the Information Technology Act, 2000.
30. This electronic record is generated by a computer system and does not require any physical or digital signatures.

-----END-----