

OSA LOTTERY TERMS AND CONDITIONS

1. All people entering this raffle competition (the entrants) agree that the raffle competition rules as set out in these terms and conditions are binding on them.
2. The Organiser of this raffle competition is the OSA. For purposes of this raffle competition “the OSA” means the Old Stithian Association (Society Lottery Registration Number: 00208/01).
3. The entrant acknowledges that he/she has been given enough time to read these terms and conditions before entering into this raffle competition.

RULES OF THE RAFFLE

4. This raffle competition starts on 1 March 2018 and ends on 31 October 2018, and is open to all entrants over the age of 18 years.
5. In order to qualify as an entrant, from the start date of the raffle competition to the date on which the winner/s are announced (both dates included);
 - 5.1 the entrant must provide correct and full personal contact details, as required;
 - 5.2 the entrant must be 18 years and older.
6. Method of entry:

Entrants will need to purchase a raffle ticket for R500.00 (Five Hundred Rand only) and will receive a number. The duplicate number will be placed in the ballot box and a random draw will then be done on 6 November 2018 in Johannesburg.
7. Prize:
 - 7.1 A 7 Night Luxury Trip for 4 people to the Maldives.

OR

 - 7.2 A trip for 4 people to the Hong Kong 7's in 2019.

OR

 - 7.3 **TUITION FEES AT ANY SCHOOL IN SOUTH AFRICA***.
 - * - The school fees option is open to all Schools in Southern Africa.
 - Relates to the value of the Tuition Fees only up to R250 000
 - Prize is not transferrable for cash.
8. In order to participate in the raffle, entrants will be required to buy raffle tickets at a cost of R500.00 (Five Hundred Rand Only) per ticket. There is no restriction on number of tickets bought.
9. The winner/s of this raffle competition will be randomly chosen from all qualifying entrants by means of a lucky draw to take place at the premises of the OSA on 6 November 2018.
10. There will be 1 (One) winner in total for this competition.

11. The Prize-winner will be required to collect the prize from The OSA upon presentation of their original raffle ticket, containing the corresponding number.
12. When a/the prize winner/s accepts his/her prize, The OSA would appreciate the right to identify the winner by taking his/her photograph (at no fee) and publishing this in the relevant media as decided by The OSA. The OSA does however acknowledge the prize winner's right to choose not to be identified and may refuse to have his/her photograph taken and published in printed media or to appear on radio and television.
13. If a prize winner/s has given his/her written consent, The OSA has the right to publish the winner's name and photographs (at no fee) in any advertising, promotional, print or public relations material. The nature of these publications will be determined at the sole discretion of The OSA, for a period of twelve (12) months from the date of the lucky draw.
14. Unless The OSA has been negligent or intended to act in a fraudulent manner, The OSA, its committee members, members, employees, agents or consultants, the suppliers of goods or services is not liable in any way for any direct or indirect loss or damage because of an entrant or prize winner's participation in the raffle competition.
15. If The OSA cannot continue with the raffle competition for any reason beyond its reasonable control or if it is required by any regulatory terms or applicable law, The OSA may end or alter the terms of the raffle competition on condition that :
 - 15.1 no/the prize winner/s have been determined; and
 - 15.2 reasonable notice has been given beforehand to all entrants, which will be posted on the same location and format as the terms and conditions.
16. If the raffle competition is ended as set out in 15 above, no entrant will have any claim of any nature whatsoever against The OSA, unless The OSA has been negligent or intended to act in a fraudulent manner.
17. The OSA is not obliged to award more than the defined prize. If the prize is anything other than a cash award, The OSA will not be liable for any defects or damage to the prize. The winner must refer to the applicable supplier/manufacturer warranty for replacement or repair of the item. Where it is clearly stipulated in the terms and conditions a) that a third party is responsible to supply the prize awarded by The OSA b) that a prize will be supplied by a third party, The OSA will not be liable if such third party fails to comply.
18. The prize :
 - 18.1 cannot be transferred and will only be handed over if all details given are factually correct;
 - 18.2 will not be exchanged for cash amounts or for any prize other than the prize offered in this competition;
 - 18.3 may be replaced by another prize of the same commercial value if the original prize is not available for any reason beyond The OSA's reasonable control.
19. Once the prize has been handed over in terms of these rules, the results of the raffle are final in all respects and no correspondence will be allowed.

20. Amendments to the Terms and Conditions:

- 20.1 The OSA is entitled to amend the terms and conditions thereof in so far as same is deemed necessary and such amendments may relate to any aspect of such raffle competition;
- 20.2 The amendments may include the addition and or deletion of any existing and or proposed terms and conditions of the competition, which amendments may also affect the identified prize money of such raffle competition;
- 20.3 The proposed amendments may be effected prior to the starting date of the competition and during the campaign period, which amendments may result in the campaign period being reduced and or extended as deemed necessary