

Go Big Go Fast- Arcade Game Giveaway – Clipsal Schneider

Item	Schedule		
1.	Promotion	Go Big Go Fast- Arcade Game Giveaway	
2.	Region	<b>(Participating Branches)</b>	
		JRT GLENDENNING	JRT ALEXANDRIA
		JRT BANKSTOWN	JRT SYDNEY CITY
		JRT BLACKTOWN	JRT WOLLONGONG
		JRT PENRITH	JRT THORNLEIGH
		JRT PARRAMATTA	JRT FYSHWICK
		JRT SILVERWATER	JRT LEICHHARDT
		JRT VILLAWOOD	JRT ROCKDALE
		JRT WETHERILL PARK	JRT ARTARMON
		JRT CAMPBELLTOWN	JRT BROOKVALE
		JRT CASTLE HILL	JRT CARINGBAH
		JRT HOXTON PARK	JRT PEAKHURST
		RES DUBBO	JRT BELCONNEN
		RES BATHURST	RES WAGGA WAGGA
3.	Period	Starts: 2 February 2026 12.00 AM AEST Ends: 31 March 2026 12.00 PM AEST	
4.	Eligible entrants	The Eligible Entrant must make the purchase using a trade account or credit account with a home branch from Item 2 (Participating Branches).	
5.	Prizes	<p>1 x Fast &amp; Furious arcade machine in each Participating Branch valued at \$1,450, for a total of 38 prizes. Total Prize pool is \$55,100.</p> <ul style="list-style-type: none"> <li>“The prize includes a Fast &amp; Furious–branded arcade game. Fast &amp; Furious and all related characters and elements are the property of their respective owners. They are used in this promotion solely to describe the prize. The Fast &amp; Furious franchise and its owners are not sponsors of, and do not endorse, this promotion.”</li> </ul>	
6.	Entry Requirements	<p>Eligible Entrants who, during the Period, spend \$250 exclusive of GST or more on one invoice on Clipsal Schneider goods (<b>Qualifying Purchase</b>) will receive 1 entry in the Prize Draw for each Qualifying Purchase on the invoice (e.g. an invoice for \$1000 spent on Clipsal Schneider goods will earn 4 entries).</p> <p>Eligible Entrants who, during the Period, spend \$200 exclusive of GST or more on one invoice on Clipsal Schneider goods through the Promotor’s Web Store (<b>Web Qualifying Purchase</b>) will receive 2 entries in the Prize Draw for each Qualifying Purchase on the invoice (e.g. an invoice for \$1000 spent on Clipsal Schneider goods will earn 8 entries).</p> <ul style="list-style-type: none"> <li>“This promotion is conducted by Rexel in conjunction with Clipsal and Schneider. The Fast &amp; Furious brand and logo appear only to identify the arcade game prize and are not associated with, or endorsed by, this promotion.”</li> </ul>	
7.	Draw Date	8 <sup>th</sup> April 2026	
8.	Prize Draw	The Winner will not be required to be present at the draw.	

9.	Unclaimed Prize Draw Date	All Unclaimed Prizes will be drawn on 8 <sup>th</sup> May 2026
10.	Permit Numbers	NSW Trade Permit Number TP/00604

## Terms & Conditions

### The Promotion

1. The Promoter is Rexel Holdings Australia Pty Limited (ACN 081 022 068) of Level 2, Building 1, Riverview Business Park, 3 Richardson Place, North Ryde NSW 2113 as disclosed agent for its wholly owned subsidiaries, Rexel Electrical Supplies Pty Ltd (ACN 000 437 758) and Australian Regional Wholesalers Pty Limited (ACN 011 009 064) (**Promoter**)
2. Information on how to enter and prize details included in the Schedule form part of these terms (**Terms**). To the extent of any inconsistency between the Schedule and these Terms, the Schedule will prevail.
3. Participation in this Promotion is deemed acceptance of these Terms and the Schedule.
4. Entry is open only Eligible Entrants.
5. The Promotion will be conducted during the Period defined in item 3 of the Schedule.
6. The Prize/s are detailed in Item 5 of the Schedule, including the total prize pool value.

### Who may enter the Promotion?

7. Entry in the Promotion is open to those people who meet all of the requirements in the following clauses 7 to 12 and any additional requirements set out in item 4 of the Schedule (**Eligible Entrant**).
8. A person is an Eligible Entrant if they:
  - a. are over the age of 18 years old at the date of the entry;
  - b. the owner of a trade account or trade credit account in the Region(s) named in 2 of the Schedule, or an employee of the owner authorised to use such a trade account or trade credit account;
  - c. ordinarily resident in the Region(s) named in item 2 of the Schedule; and
  - d. satisfy the Entry Requirements during the Period.
9. Notwithstanding clause 7 above, a person is not an Eligible Entrant if they are
  - a. a resident in a jurisdiction where the Promoter is required to obtain permission from an authority to hold the Promotion and it has not done so (regions where the Promoter has such authority will be shown in item 10 of the Schedule);
  - b. local, state and federal government departments and authorities;
  - c. a customer who makes purchases other than on a trade account or a credit account in the Region(s);
  - d. trading with Rexel on period contracts;
  - e. purchasing a project volume of goods;
  - f. other key account customers (as determined by Rexel at its absolute discretion);
  - g. an employee or immediate family members of an employee of the Promoter (for this purpose, "immediate family member" means any of the following: spouse, ex-spouse, de-facto spouse, child or step-child (whether natural or by adoption), parent, step-parent, grandparent, step-grandparent, uncle, aunt, niece, nephew, brother, sister, step-brother, step-sister or first cousin); and
  - h. an employee of any entity identified as prohibited from entering in the Promotion in these terms and while acting in that capacity in making an entry.
10. There is a maximum of 1 Eligible Entrant per trade account unless stated otherwise in item 4 of the Schedule.
11. Where an Eligible Entrant is an employee of a customer (rather than the business owner themselves), the Eligible Entrant represents and warrants to the Promoter that they are authorised by their employer to enter the Promotion and that they will comply with any gift and entertainment policy of their employer.
12. If there is a dispute as to the identity of an Eligible Entrant, the Promoter reserves the right, in its sole discretion, to determine the identity of the entrant.
13. The Promoter will not advise an Entrant if their entry is deemed invalid.
14. The time of entry will be deemed to be the time the entry is received by the Promoter.

### How do I enter the Promotion?

15. Eligible Entrants must satisfy the Entry Requirements set out in item 6 of the Schedule.
16. The Promoter accepts no responsibility for the inclusion of any entry into the Promotion, whether the entry is lost, incorrectly completed or late by the fault of any person. The Promoter is not liable for any consequences of user error including (without limitation) costs incurred.

### How will I know if I am a winner?

17. Prizes will be drawn in accordance with the Prize Draw set out in the following clauses 16 to 19, subject to item 8 of the Schedule.
18. Each Draw will take place at 2:00pm on each Draw Date named in item 7 of the Schedule at the Promoter's registered offices at Level 2, Building 1, Riverview Business Park, 3 Richardson Place, North Ryde NSW 2113 (unless a different draw location is named in item 8 of the Schedule).
19. The winners will be notified by email and published at [www.rexelha.com.au](http://www.rexelha.com.au) (identified by surname, first initial and postcode) (Website) by the date named in item 8 of the Schedule.

20. If prize is not claimed on or before 5:00pm on the day before the Unclaimed Prize Draw Date named in item 9 of the Schedule, an unclaimed prize draw will be held on at 2:00pm on the Unclaimed Prize Draw Date and the winner of the unclaimed prize draw will be notified in accordance with the clause 17 above.
21. The winner(s) name and state/territory of residence will be published at the Promotor's social media profile.
22. If an Eligible Entrant's contact details change during the Period, it is the Entrant's responsibility to notify the Promoter.

## Prizes

23. It is a condition of accepting any prize that the winner must comply with all the conditions of use of the prize and the prize supplier's requirements and the requirements of any authority. Each prize must be taken as stated and no compensation will be payable if a winner is unable to use the prize as stated, or for any loss or damage that may arise from the winner's use or the prize
24. Entrants are advised that tax implications may arise from their prize winnings and they should seek independent financial advice prior to acceptance of their prize(s). Entrants are responsible for any expenses that they incur in entering the competition and they will not be reimbursed in any circumstances.
25. All valid claims for the prize will be accepted unless in the Promoters reasonable opinion they involve fraud or ineligibility. The Promoter reserves the right, and by their entry into the Promotion each Eligible Entrant consents to the Promoter exercising this right, to validate and check the authenticity of entries and prize claims.
26. Prizes, or any unused portion of a prize, are not transferable or exchangeable and cannot be taken as cash, subject to any written directions from a regulatory authority.

## General

27. Where these Terms provide that the Promoter may exercise its discretion, its decision is final and no correspondence will be entered into regarding the decision.
28. Failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights.
29. The Promoter excludes all warranties, representations or guarantees (Warranties) regarding the Promotion and any prizes. By entering the Promotion, an entrant releases and indemnifies the Promoter and its related bodies corporate (including the officers, employees and agents of each) from and against all claims the entrant may have against the Promoter for any loss or damage which is or may be suffered or sustained in entering or participating in the Promotion except for any liability or warranty which cannot be excluded by law or which would cause any part of this clause to be void or unenforceable.
30. Where a winner breaches these Terms, in the reasonable opinion of the Promoter, the Prize will be forfeited without compensation.
31. Entrants acknowledge that use the Prize may carry risk of harm and that the Promoter is not liable for any harm, including personal injury or death, as a result of the use of the Prize, or collecting the Prize by any person, whether due to a defect in the Prize or otherwise. The Winner accepts the Prize as is and will indemnify the Promoter against any claim by it or any other person related to the quality or use of the Prize. The Promoter and its associated agencies and companies will not be liable for any delay, damage, or loss in transit of prizes.
32. If despite the foregoing clauses, the Promoter incurs a liability to an entrant under any law which implies a Warranty into these Terms which cannot legally be excluded, the Promoter's liability in respect of the Promotion is limited, to the value of the Prize, or substituting an alternate prize of equal at its election.
33. Without limiting any of the foregoing, an entrant or the Promoter will not have any liability to the other for any loss or damage suffered which is indirect or consequential in nature, including without limitation any loss of profit, loss of reputation, loss of goodwill, or loss of business opportunity.
34. In the case of the intervention of any outside act, agent or event which significantly hinders the Promoter's ability to proceed with the Promotion on the dates and in the manner described in these Terms of entry, including but not limited to vandalism, natural disasters, acts of God, civil unrest, strike, war, act of terrorism, the Promoter's obligations in respect of the Promotion will be suspended for the duration of the event and, in addition, the Promoter may in its absolute discretion cancel the promotion and recommence it from the start on the same conditions, subject to approval of the relevant authorities.
35. All entries become the property of the Promoter. As a condition of entering into this Promotion, entrants agree to assign all their rights in and to their entry and any related content to the Promoter, including any copyright or other intellectual property rights in the entry and related content. The Promoter may use entry content for any purposes including commercial purposes. You warrant that entry content is original, lawful and not misleading and that the Promoter's use of such content will not infringe the rights of any third parties. The Promoter has no obligation to credit any enterant as the author of any content submitted and may otherwise do any acts or omissions which would otherwise constitute an infringement of any moral rights you may have as an author of content.
36. Entrants consent to the Promoter using the personal information provided in connection with this promotion in accordance with its Privacy Policy (located at [www.rexelha.com.au/legal](http://www.rexelha.com.au/legal)) for the purposes of facilitating the conduct of the promotion and awarding any prizes. The Promoter, including third parties may, for an

indefinite period, unless otherwise advised, use the private information for promotional, marketing, publicity, research and profiling purposes, including sending electronic messages or telephoning the entrant in accordance with the terms of the Privacy Policy.

37. The Promotion may be promoted on various platforms. By entering the Promotion, entrants agree that the Promotion is in no way sponsored, endorsed or administered by, or associated with any person other than the Promoter. Any questions, comments or complaints regarding the Promotion should be directed to the Promoter only.