

“eBranch CLIPSAL SCHNEIDER APRIL OFFER”

PROMOTION TERMS AND CONDITIONS

1. Information on how to claim and the gifts form part of these Terms and Conditions. Participation in this promotion is deemed acceptance of these Terms and Conditions.
2. Claims are open to businesses operating in Australia that are Lawrence & Hanson, EWS, EDWA, PDC, SLS, SPS or Auslec credit account holders (each an “Eligible Business”), excluding directors, management, employees, and their immediate families of the Promoter and its related bodies corporate and agencies associated with this promotion. Immediate family means any of the following: spouse, ex-spouse, defacto spouse, child or step-child (whether natural or by adoption), parent, stepparent, grandparent, step-grandparent, uncle, aunt, niece, nephew, brother, sister, stepbrother, stepsister, or 1st cousin.
3. The promoter is LAWRENCE & HANSON Group of Level 2, Chapel Street, Blackburn VIC 3130 ABN 19 730 781 473, telephone: 03 9697 1556 (“Promoter”).
4. Promotion commences on 12/04/2021 and closes at 11:59 pm AEST on 30/04/2021 (“Promotional Period”).
5. In all instances, Gifts will be awarded to the manager or owner of the Eligible Business who may, in his/her absolute discretion, allocate the gift to any employee (aged 18 years or over) of that Eligible Business (the “Gift Recipient”).
6. There is one (1) type of gift available for redemption in accordance with clause 7 and 9, being: One (1) Ultimate Ears Boom Model: 984-001372(UEBOOM3) Valued at \$199RRP (“Gift”).
7. To be eligible for the Gift, Eligible Businesses must, during the Promotional Period, spend a total of \$750.00 or more (excluding GST) in one order/transaction on Clipsal or Schneider products via the LAWRENCE & HANSON eBranch Application or online at <https://www.ebranch.online/> (“the Website”), via their LAWRENCE & HANSON account (“Qualifying Spend”). For clarity, only orders that are placed, invoiced and paid for in full during the Promotional Period will be eligible for the purposes of this promotion. The Qualifying Spend needs to be made in a single transaction during the Promotional Period.
8. Account holders/individuals can only qualify for a maximum of one unit, regardless of multiple transactions or accounts held via Lawrence & Hanson.
9. Every Eligible Business that successfully makes a Qualifying Spend once during the Promotional Period will be awarded the Gift. For clarity, there is no separate claim process – once an Eligible Business makes a Qualifying Spend, they will automatically be eligible and will receive the Gift.
10. Eligible Businesses must be within the Promoter’s trading terms throughout the Promotional Period and must not have overdue monies owing as at the relevant close date in order to be eligible to claim a Gift.
11. The Promoter will advise each Eligible Business by email if they have successfully qualified for a Gift. Strictly one Gift is permitted per manager/owner, regardless of how many Eligible Businesses that manager/owner manages/owns. .
12. If there is a dispute as to the identity of a Gift Recipient, the Promoter reserves the right, in its sole discretion, to determine the identity of the Gift Recipient.
13. The Promoter reserves the right, at any time, to verify the validity of claims and Eligible Businesses and reserves the right, in its sole discretion, to disqualify any Eligible Business who the Promoter has reason to believe has breached any of these Terms and Conditions, tampered with the claim process or engaged in any unlawful or other improper misconduct calculated to jeopardise fair and proper conduct of the promotion. Errors and omissions may be accepted at the Promoter's discretion. Failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights. The Promoter's legal rights to recover damages or other compensation from such an offender are reserved.
14. Incomplete, cancelled or un-submitted orders will be declared invalid and will not be considered to contribute to a Qualifying Spend. In the event an Eligible Business returns any Clipsal or Schneider products (that contributed to a Qualifying Spend and subsequent Gift being awarded) within three (3) months of the close date (being 16/07/2021) for any reason other than warranty purposes, the Eligible Business may be required to return the relevant gift to the Promoter in its absolute discretion.
15. The Promoter’s decision is final and no correspondence will be entered into.

16. If for any reason a Gift Recipient does not take a Gift at the time stipulated by the Promoter, then the Gift will be forfeited and will not be redeemable for cash.
17. If the Gift is unavailable, the Promoter, at its discretion, reserves the right to substitute the Gift with a gift to the equal value and/or specification. In this case, if the Gift stock is depleted, the Promoter will offer a substitute at the Promoter's discretion.
18. Other than as detailed in clause 5, Gifts are not transferable or exchangeable and cannot be taken as cash.
19. Claimants consent to the Promoter using their name, likeness, image and/or voice in the event they are a successful claimant (including photograph, film and/or recording of the same) in any media for an unlimited period without remuneration for the purpose of promoting this promotion (including any outcome), and promoting any products manufactured, distributed and/or supplied by the Promoter.
20. If this promotion is interfered with in any way or is not capable of being conducted as reasonably anticipated due to any reason beyond the reasonable control of the Promoter, including but not limited to technical difficulties, unauthorised intervention or fraud, the Promoter reserves the right, in its sole discretion, to the fullest extent permitted by law: (a) to disqualify any Eligible Business; or (b) to modify, suspend, terminate or cancel the promotion, as appropriate.
21. Any cost associated with accessing the eBranch Application or the Website is the Eligible Business' responsibility and is dependent on the Internet service provider used.
22. Nothing in these Terms and Conditions limits, excludes or modifies or purports to limit, exclude or modify **the statutory consumer guarantees as provided under the Competition and Consumer Act, as well as any other implied warranties under the ASIC Act or similar consumer protection laws** in the States and Territories of Australia ("**Non-Excludable Guarantees**"). Except for any liability that cannot by law be excluded, including the Non-Excludable Guarantees, the Promoter (including its respective officers, employees and agents) excludes all liability (including negligence), for any personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of the promotion.
23. Except for any liability that cannot by law be excluded, including the Non-Excludable Guarantees, the Promoter (including its respective officers, employees and agents) is not responsible for and excludes all liability (including negligence), for any personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of: (a) any technical difficulties or equipment malfunction (whether or not under the Promoter's control); (b) any theft, unauthorised access or third party interference; (c) any claim or gift claim that is late, lost, altered, damaged or misdirected (whether or not after their receipt by the Promoter) due to any reason beyond the reasonable control of the Promoter; (d) any variation in gift value to that stated in these Terms and Conditions; (e) any tax liability incurred by an Eligible Business or Gift Recipient; or (f) use/taking of a gift.
24. All personal information is held and used by the Promoter in accordance with its Privacy Policy. A copy of the Promoter's Privacy Policy may be obtained by contacting the Promoter.