

SAMSUNG ODYSSEY NEO G9 OFFER TERMS AND CONDITIONS

Offer description. Purchase a Samsung Odyssey Neo G9 Monitor (LS49AG952NNXZA) (“Qualifying Purchase”) from a participating retailer and receive a JBL Quantum One Headset (“Offer Item”) (after submitting valid offer claim as described below). **Limited quantity of Offer Items available; Offer only valid while supplies last. Offer limited to one (1) claim per household. Offer is only valid on Qualifying purchases made at Samsung.com, Amazon and Best Buy. Amazon third party sales are ineligible.**

Offer timing. Qualifying Purchase must be completed from a participating retailer in-store or online between July 29, 2021 and September 5, 2021. Offer claim forms, including all required information and documentation, must be submitted as set forth below online by November 15, 2021.

Offer eligibility. The Offer is open only to legal residents of the fifty (50) United States and the District of Columbia, who are at least 18 years old at the time of purchase. Void where prohibited or restricted by law (does not apply in New Jersey). Samsung Electronics America, Inc. (“Sponsor”) reserves the right to request participants to provide verification of identity and Qualifying Purchase. Participation constitutes a participant’s full and unconditional agreement to these Samsung Odyssey Neo G9 Monitor Offer Terms and Conditions (“Terms and Conditions”) and Sponsor’s and Administrator’s decisions, which are final and binding in all matters related to the Offer.

No duplicate redemption. Qualifying Purchase can only be used to participate in the Offer once. Any Offer claim form submitted in violation of these Terms and Conditions will be rejected. Offer is valid and can be combined with other Samsung offers, rebates, programs, or promotions unless otherwise stated.

Additional restrictions. Claim forms may not be assigned, transferred or sold. No substitutions permitted.

How to Redeem This Offer

1. Purchase a Samsung 49” Monitor (LS49AG952NNXZA) from a participating retailer in-store or online between July 29, 2021 and September 5, 2021 and save your receipt. **Offer is only valid on Qualifying purchases made at Samsung.com, Amazon and Best Buy. Amazon third party sales are ineligible.**
2. Visit <https://www.samsung.com/us/shop/promotions/NeoG9> (“Website”) to access the Offer claim form.
 - i. Complete and submit the Offer claim form by following the on-screen prompts to provide the required information including but not limited to: participant’s full name (no initials), complete mailing address (no P.O. Boxes), valid email address, telephone number, and date of birth. Participants will not be allowed to change their mailing address or email address after submitting.
 - ii. Provide date of Qualifying Purchase and upload a photograph of the original register receipt showing the Qualifying Purchase. The file must be in .JPEG, .JPG, .PDF, .PNG, or GIF, format and may not exceed 12MB.

Prior to submitting the Offer claim form and Qualifying Purchase receipt, it is strongly recommended that participants print and maintain the original or a photocopy for themselves of all materials submitted. PARTICIPANTS SHOULD NOT SHOW OR GIVE DOCUMENTATION TO ANY STORE EMPLOYEE. Each participant must circle the Qualifying Purchase items on the original receipt.

Offer claim forms that are inaccurate or contain illegible or incomplete information are not valid. If an Offer claim form or receipt is not valid or is rejected, you may be allowed to resubmit the Offer claim form and receipt once before November 29, 2021, while Offer Item supplies last. After verification and approval, an e-mail notification with the Offer claim form status will be sent to the e-mail address provided on the Offer claim form. In the event a claim is rejected, Sponsor's independent third party Offer administrator ("Administrator") will send a rejection e-mail, which will include an explanation as to why the claim was rejected. Administrator is not responsible for any undelivered e-mails or lost physical mail, including without limitation e-mails that are not received because of a privacy or spam filter settings which may divert any Offer e-mails to a spam or junk folder.

Offer Items will be sent to participants at the address provided on the Offer claim form within approximately 12 weeks after verification of Offer claim form and receipt, and also compliance with these Terms and Conditions. The approximate retail value ("ARV") of the Offer Item is \$299.95. Offer Items are not redeemable or refundable for cash, is subject to applicable law, and cannot be exchanged. Offer Items are non-transferrable. No substitution or exchange will be allowed, except by Sponsor, who reserves the right to substitute an Offer Item with an item of equal or greater value in its sole discretion. Limited quantity of Offer Items available. Available only while supplies last. There will be 2,000 Offer Items available.

Release. Sponsor, Administrator, and each of their respective parent companies, subsidiaries, franchisees, affiliated entities, and each of their respective advertising, promotion agencies, independent contractors (all such individuals and entities collectively referred to herein as "Offer Entities") expressly disclaim any responsibility, and each participant agrees to hold Offer Entities harmless from all liability for any costs, claims, damages or any other injury (whether due to negligence or otherwise), disability or loss to any person or property (including, without limitation, death or violation of any personal rights such as right of publicity/privacy, libel or slander) due in whole or in part, directly or indirectly, to participation in the Offer, the delivery and/or subsequent acceptance of, use or misuse of any Offer related activity. To the extent permitted by applicable law, Offer Entities are not responsible for any loss (financial or otherwise), liability, injury (including death) or damage to persons or property, which may be caused directly or indirectly, in whole or in part, by the purchase of, use or misuse of any Offer related product. Notwithstanding anything to the contrary herein, the purchased items are subject to the express limited warranties set forth in the applicable appliance's manufacture warranty guide, which warranties shall run for the term set forth therein. Offer Entities further assume no liability either for the cancellation, modification or premature conclusion of the Offer for any reason or through the acts or defaults of any company or person providing any Offer or due to weather, fire, strike, acts of war or terrorism, or any other condition beyond its control.

DISPUTES: THIS OFFER IS GOVERNED BY, AND WILL BE CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF CALIFORNIA, AND THE FORUM AND VENUE FOR ANY DISPUTE SHALL BE IN LOS ANGELES COUNTY, CALIFORNIA. IF THE CONTROVERSY OR CLAIM IS NOT OTHERWISE RESOLVED THROUGH DIRECT DISCUSSIONS OR MEDIATION, IT SHALL THEN

BE RESOLVED BY FINAL AND BINDING ARBITRATION IN ACCORDANCE WITH JAMS ARBITRATION RULES AND PROCEDURES OR SUBSEQUENT VERSIONS THEREOF ("JAMS RULES"). THE JAMS RULES FOR SELECTION OF AN ARBITRATOR SHALL BE FOLLOWED, EXCEPT THAT THE ARBITRATOR SHALL BE EXPERIENCED AND LICENSED TO PRACTICE LAW IN CALIFORNIA. ALL PROCEEDINGS BROUGHT PURSUANT TO THIS PARAGRAPH WILL BE CONDUCTED IN LOS ANGELES COUNTY, CALIFORNIA. THE REMEDY FOR ANY CLAIM SHALL BE LIMITED TO ACTUAL DAMAGES, AND IN NO EVENT SHALL ANY PARTY BE ENTITLED TO RECOVER PUNITIVE, EXEMPLARY, CONSEQUENTIAL OR INCIDENTAL DAMAGES OR HAVE DAMAGES MULTIPLIED OR OTHERWISE INCREASED, INCLUDING ATTORNEY'S FEES OR OTHER SUCH RELATED COSTS OF BRINGING A CLAIM, OR TO RESCIND THIS AGREEMENT OR SEEK INJUNCTIVE OR ANY OTHER EQUITABLE RELIEF. PARTICIPANTS AGREE THAT THE RIGHTS AND OBLIGATIONS OF ANY PARTICIPANT AND/OR OFFER ENTITY AND/OR ANY OTHER PARTY SHALL BE RESOLVED INDIVIDUALLY, WITHOUT RESORT TO ANY FORM OF CLASS ACTION. ANY DEMAND FOR ARBITRATION MUST BE FILED WITHIN ONE (1) YEAR OF THE TIME THE CAUSE OF ACTION ACCRUED, OR THE CAUSE OF ACTION SHALL BE FOREVER BARRED. PARTICIPANTS AGREE THAT THE RIGHTS AND OBLIGATIONS OF ANY PARTICIPANT AND/OR OFFER ENTITY AND/OR ANY OTHER PARTY SHALL BE RESOLVED INDIVIDUALLY, WITHOUT RESORT TO ANY FORM OF CLASS ACTION. If any part of this arbitration provision is deemed to be invalid, unenforceable or illegal, or otherwise conflicts with the JAMS Rules, then the balance of this arbitration provision shall remain in effect and shall be construed in accordance with its terms as if the invalid, unenforceable, illegal or conflicting provision were not contained herein.

General Conditions. Sponsor reserves the right, in its sole discretion, to cancel, terminate, or modify the Offer and proceed in a manner it deems fair and reasonable. Federal, state and local taxes, if any, are the sole responsibility of Participant. Duplicate or non-conforming requests will not be honored or returned. All Offer claim form materials submitted become the property of Sponsor and will not be returned. Offer Entities are not responsible for: (i) any lost, late, undeliverable/undelivered e-mails or any other non-delivered Offer related materials, including but not limited to Offer claims mailed by participants or Offer Items sent to participants; (ii) interrupted or unavailable network server or other connections, miscommunications, failed telephone or computer transmissions or jumbled, scrambled or misdirected registrations or orders, or transmissions, or for phone, electrical, network, computer hardware or software or program malfunctions, failures or difficulties or for other errors, omissions, interruptions, or deletions of any kind whether human, mechanical or electronic or for any damage to any person's computer related to participating in the Offer; (iii) illegible, unintelligible, postage due, misdirected, delayed, undelivered, damaged, late, lost or stolen register receipts, entries or incorrect or inaccurate registration or order information, whether caused by Internet users or programming associated with or utilized in the Offer or by any technical or human errors that may occur in the administration of the Offer; or (iv) for any typographical errors in any Offer-related materials. Sponsor reserves the right to disqualify any individual found, in its sole opinion, to be tampering with the operation of the Offer; to be acting in violation of these Terms and Conditions; or to be acting with the intent to disrupt the normal operation of the Offer. Any use of robotic, automatic, macro, programmed, third party or like methods to participate in the Offer will void any attempted participation effected by such methods and the result in the individual utilizing the same to be ineligible to participate in the Offer. In the event of any conflict with any Offer details contained

in these Terms and Conditions and Offer details contained in Offer materials (including but not limited to point of sale, television, and print advertising, promotional packaging, and other promotion media), the details of the Offer as set forth in these Terms and Conditions shall prevail. If, in the judgment of Sponsor or Administrator, the Offer is compromised by viruses, bugs, non-authorized human intervention or other causes, which corrupt the integrity, administration, security, or fairness of the Offer, Sponsor reserves the right, in its sole discretion, to modify, discontinue, suspend or terminate the Offer, which may include if more Offer claims are received than supplies of Offer Items available, terminating the Offer and awarding only the intended number of Offer Items set forth herein. OFFER ENTITIES MAKE NO WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT REGARDING THE OFFER.

Sponsor: Samsung Electronics America, Inc., 85 Challenger Road, Ridgefield Park, NJ 07660.

Customer service inquiries may be made at [Contact Us](#).

2021 Samsung Electronics America, Inc. Samsung is a registered trademark of Samsung Electronics Co., Ltd.