

BRITAIN'S FUNNIEST CLASS 2021

TERMS AND CONDITIONS

These terms and conditions ("Terms") are supplemental to and should be read in conjunction with any specific entry instructions or terms applying to the specific competition ("Competition Information") and in the event of inconsistency these Terms shall prevail.

To enter a competition all entrants must comply with the entry requirements set out in the Competition Information and these Terms. The entrant acknowledges that failure to comply with the Competition Information or these Terms may result in his/her disqualification from the competition.

Unless expressly stated otherwise in the Competition Information these Terms apply to all competitions run (including, without limitation, in print, online, at events or on social media pages) by Beano Studios Limited (a company registered in England and Wales with company no. (10054526) whose registered address is [185 Fleet Street, London, UK, EC4A 2HS](#) ("BEANO") and/or any group companies wholly or partially owned by Beano Studios Limited.

BEANO reserves the right to amend and update these Terms at their sole discretion from time to time and such changes will become effective as soon as they are published on the relevant site/publication.

Eligibility

1. Employees and members of their immediate families (being spouses, parents, children and siblings) of BEANO are not eligible to enter the competitions.
2. Entry to this competition is restricted to entrants who are residents of the United Kingdom and Ireland.
3. Further restrictions for certain competitions, regarding age, residence and/or other requirements may be specified in the Competition Information and shall take precedence over these Terms.
4. BEANO has the right at any time to require entrants to provide proof of identity as evidence of eligibility to participate. If an entrant fails to comply with a request for proof of identity, or provides false or misleading information, BEANO may at its discretion, disqualify the entrant from the competition, or, where appropriate allocate the prize to another eligible entrant. Such decision will be final and no correspondence will be entered into about a decision regarding eligibility.

Entry

6. Entries must be submitted in accordance with the format specified in the Competition Information. Entrants may make one entry to the competition. By entering this competition, you confirm that you have gained parental/guardian consent to use pupils work as an Entry for the competition.
7. The competition is free to enter and (unless otherwise stated in the Competition Information) no purchase is necessary. However standard charges of entry (including postage charges and standard telephone/SMS/text message network rates) may be incurred and all entrants must ask permission from the bill payer before entering. BEANO is not liable

for any associated cost to entrants or their parents and/or guardians of entering a competition unless expressly specified in the Competition Information.

8. Proof of sending an e-mail is not proof of our receipt of your entry and BEANO accepts no responsibility for lost, delayed or damaged entries or entries that are not received for any reason.

9. The closing date for entries will be specified in the Competition Information (and may be extended at the absolute discretion of BEANO) and winners will be notified within 28 days of the closing date (or such other date specified in the Competition Information). Any late entries will not be accepted but the participant may still incur any associated costs.

10. Incomplete or illegible entries will not be counted and will be discarded. BEANO has no responsibility to inform any entrant that their entry is incomplete or illegible or not valid for entry to a competition.

11. BEANO is not liable for any associated cost to entrants, winners or their parents or guardians of entering a competition or claiming a prize unless expressly specified in the Competition Information.

12. Entrants (including the winners) hereby assign all intellectual property rights and waive all moral rights in their entry to BEANO. Entries cannot be returned to entrants unless BEANO specifically agrees to do so. Where materials are returned to the participant, BEANO accepts no responsibility for the safe return of any material or its return in an undamaged condition or any liability for loss or damage to such material. Teachers and schools are responsible for gaining parental/guardian consent to use pupils work.

13. In entering the competition, you warrant that all information you submit is correct and not obscene or offensive or otherwise in breach of any third party rights and BEANO reserves the right to verify the eligibility of all entrants. BEANO reserves the right to disqualify any entrant from the competition if it believes (in its sole discretion) that such entrant has breached any of these terms or the specific terms applying to the competition.

14. Entrants (including winners) shall not do or say anything that could damage or harm the reputation of BEANO or its group companies, the promoter of the competition (if different), any products included within its publications or any BEANO publication or sites.

15. This promotion is in no way sponsored, endorsed or administered by, or associated with, Facebook, Twitter, Instagram or any other Social Network.

16. As part of entering the competition entrants agree to receive promotional messages from Beano.com including lesson plans and related news. Your email address will not be used for any other purposes and will not be shared with third parties.

Judging and Draws

17. The entries will be judged by a panel of judges, which are selected by Beano and include key editorial staff. Once the entries have been judged and a shortlist of entries selected, the shortlisted schools alongside their jokes will be displayed on Beano.com to be voted for by kids.

In the event that a competition has generated insufficient correct entries, BEANO reserves the right to distribute the rest of the prizes to incorrect entries based on a draw. The judge/Editor/Marketing Manager's decision is final and no correspondence will be entered into.

18. Unless expressed otherwise in the Competition Information, if, for any reason, BEANO is unable to contact a winner to inform them that they have won a competition, or if a winner does not contact BEANO within a reasonable period of BEANO sending notification to such winner to confirm acceptance of a prize, then BEANO reserves the right (in its sole discretion) to select an alternative winner.

Prizes

19. The prizes offered in competitions may be provided by a sponsor (or alternative promoter) rather than BEANO and in such circumstances BEANO does not accept any responsibility for the accuracy of any prize descriptions supplied by such third parties.

20. A third party providing the prize in a competition may impose terms and conditions upon the use or the acceptance of the prize. The winner shall be advised of these terms and conditions prior to their acceptance of the prize.

21. Prizes are subject to availability. No cash alternative is available. BEANO and/or, (if applicable) the competition sponsor reserve the right to offer an alternative prize of equal or greater value than that advertised. The prizes are not transferrable.

22. Prize winners are responsible for paying all taxes, duties and any other levies on prize winnings.

Winners

23. BEANO may pass details of winners to a third party who is engaged to deliver prizes to winners on behalf of BEANO.

Publication of Winners' Names

24. Names of winners and results of competitions may be published by BEANO in our relevant publications and/or on our relevant online channels. To obtain the name(s) of the winner(s) of a specific competition, please send a stamped addressed envelope to:- Beano Studios, [185 Fleet Street, London, UK EC4A 2HS](#) after the relevant closing date. Please indicate on the envelope the name, publication and date of the specific competition. For phone/text entries please mark the envelope for the attention of the "Beano Marketing Department".

Publicity and Use of Personal Information

25. Entrants agree that (if they win) they will take part in such reasonable competition-related publicity as BEANO may require and accept that BEANO may publicise their entry, including photos or images submitted as part of their entry, names, likeness and statements in connection with/resulting from the competition in any and all media. Unless stated otherwise in the Competition Information, no Entrants or Winners shall be obliged to take part in any photo publicity. Entrants shall not enter into any correspondence or give interviews with any third party on any matters arising from the competition, without prior written permission of BEANO.

26. BEANO and/or third party promoters for the competition may use data supplied by entrants to process the competition, inform winning participants of their winning entry, distribute prizes and, where the relevant marketing permissions have been collected, to contact entrants in relation to other competitions it runs or to market products or services it believes may be of interest to them.

27. Entry into the competition shall constitute consent to the uses of data contained in these Terms.

28. If, at any time, entrants no longer wish to be contacted for the purposes above, they should contact us in accordance with our Privacy Policy. We will always use and keep personal data in accordance with our Privacy Policy - <https://www.beano.com/privacy-policy>

Liability

29. To the extent permissible under applicable law, BEANO shall not be liable to any entrant or to the winner (and/or any guest or parent/guardian as applicable) for any loss or damage howsoever caused (whether in contract, tort (including, without limitation, negligence) statutory duty or otherwise) arising out of or in connection with the competition.

30. To the fullest extent permitted by law BEANO does not make any express or implied warranties, representations or endorsements whatsoever with regard to the competition prizes or any information, service or product provided in connection with a competition.

31. BEANO does not accept any responsibility for network, computer hardware or software failures of any kind, including (without limitation) those which may restrict or delay the sending or receipt of an entry.

Applicable Law

32. Competitions and these Terms (including in respect of any non-contractual obligations) are governed by English law and any disputes arising in connection with a competition and/or these Terms (including in respect of any non-contractual obligations) will be subject to the exclusive jurisdiction of the courts of England.
