

Power-Up Business Boost Competition

Terms & Conditions

This competition is being run by CCL Label Limited, trading as Avery[®] UK. Registered Office: CCL Label Ltd, Pioneer Way, Castleford WF10 5QU Registered in England No. 4310986.

As a participant ("You" and "Your") in the Power-Up Business Boost Competition run by Avery® UK ("Competition"), you must abide by these terms and conditions ("Terms and Conditions") in order for Your entry and participation to be valid.

The Competition will run from **7th March** – **10th April 2022 inclusive**. All entries for the Competition must be received via the specified form, by **10th April 2022** at 23.59 (GMT+1) and any entries received after this date will not be included.

An internal review of applications will take place on 11th April 2022 to create a shortlist, from the answers submitted within your application, of up to five (5) entries from entries that are deemed legitimate and in accordance with these Terms and Conditions; these will be contacted on or by 4th May 2022 inviting You to a panel interview via Microsoft Teams on 17th – 19th May 2022 where the content of your submission and plans will be discussed further.

There will be one winner, who will be announced on **20th May 2022** and Avery® UK will notify the winner by email. The decision of Avery® UK regarding any aspect of the successful application is final, binding and no correspondence will be entered into about it.

The Prize

The prize for the Competition includes a cash deposit of £1,000 ("**Grant**") which is to be spent within the remit which you outlined within your entry submission.

The Grant will be paid into the business bank account provided by You by no later than 30 days from the point at which the winner has been announced (if You are the winner and do not have a business account, please let us know and make arrangements to open a business bank account as soon as possible).

The winner must provide correct business bank account details and sufficient information as per the eligibility criteria stated in the below Terms and Conditions. Avery® UK is not liable if the winner does not receive their grant as a result of incorrect bank details.

The prize winner will also receive;

- 1.5 days' worth of design time and consultation with our creative agency partner.
- A dedicated training session with our design and print online expert.
- Dedicated time with a small business coach, to discuss Your plans and business potential.
- A 20% off Avery® labels for 1 year with Your own unique discount

Further details and information surrounding prize, but not in relation to the grant, will be confirmed to the successful winner on or after **20th May 2022**.

You will be responsible for, and will account to the appropriate authorities for, all tax liabilities or similar contributions payable in respect of the Prize and we take no responsibility and accept no liability for such tax liabilities.

1. Application terms

- 1.1 In order to enter the Competition You must enter all of the information listed in this clause before selecting the 'submit' button:
 - 1.1.1 Full name;
 - 1.1.2 Registered company number and registered company address;
 - 1.1.3 Mobile phone number; and
 - 1.1.4 Email address.
- 1.2 If Your business is not registered as a company and You are unable to provide the information required under clause 2.2, please provide Your home address or address used for Your business.
- 1.3 Please only submit material that You or Your company have ownership of or are fully authorised to use. By submitting an entry to the Competition, You confirm that all information submitted is accurate and complete in all respects, and not misleading.
- 1.4 Avery® UK shall not be liable for any loss or claim made against Avery® UK, or You, arising from Your submission of materials as part of Your entry to the Competition and Avery® UK' subsequent use of that material for the purposes of the Competition and any associated marketing.
- 1.5 By entering the Competition, You hereby indemnify Avery® UK and hold us harmless against any claims (however such claims may arise) for any use or display of such material submitted by You, including without limitation any such material published or referred to by us that infringes the intellectual property rights of any third parties.
- 1.6 Entries which are incomplete, misspelt, inaudible, or incomprehensible are void and will not be entered into the Competition.
- 1.7 One entry per person and business. Any entry made in violation of this clause (including without limitation by any connected person or other entity) will be void and that person or those persons will be excluded from the Promotion
- 1.8 Any entries or winners who are shown to have provided inaccurate, false or misleading information will be disqualified and their entry will not be considered. In the event that they have won the Competition we will not pay the Prize or may recall the Prize and an alternative winner will be selected. Any company which is disqualified will not be permitted to submit any further entries.
- 1.9 By entering the Competition You acknowledge that if You are selected as the winner Your name, Your image, Your company and Your business may be used in publicity by Avery® UK.

2. Eligibility

- 2.1 This competition is open to residents of the United Kingdom (England, Scotland, Wales and Northern Ireland), Channel Islands and Isle of Man aged 18 years and over, excluding employees and families of CCL Label Limited.
- 2.2 The Competition is open to small business and budding entrepreneurs and / or United Kingdom registered companies which fit the following criteria being:
 - 2.2.1 Your company must be set up and actively trading, in the UK;
 - 2.2.2 Your company must have a business bank account that is not used for personal expenditure;
 - 2.2.3 Your company must not have an annual turnover exceeding £500.000:
 - 2.2.4 Your company must exist (i.e. are actively trading and/or do own any assets and/or do not have a business bank account);
 - 2.2.5 You acknowledge and accept that we may ask You to provide evidence of Your eligibility for the Competition, as well as making use of publicly available information regarding Your company.

3. Liability

By participating, You agree, to the fullest extent permitted by applicable law, to release, discharge, indemnify and hold harmless Avery® UK and each of their respective officers, directors, employees, representatives and agents (collectively, "Released Parties") from and against any claims made by any participant or winner, or any other third parties, related in any way to the operation of this Competition as well as any other claims, damages or liability due to any injuries, damages or losses to any person (including death) or property of any kind resulting in whole or in part, directly or indirectly, from receipt, acceptance, possession, use or misuse of a prize or participation in this Competition.

4. CCL Label Limited employees and their immediate families are ineligible to enter the Competition.

Winner publicity

In the event that You are the winner, You accept and agree that we have the right, without additional payment or permission, to use Your name, company name, logo, and website address for the purposes of announcing the winner of the Competition and for all related promotional purposes. All data will be kept in accordance with our terms and conditions including without limitation our Privacy Policy.

The name of the winning business will be sent to anyone who writes to us, including a stamped addressed envelope, at Power-Up Business Boost Winner's list, 6 Switchback Office Park, Gardner Road, Maidenhead, Berks, SL6 7RJ within 3 months of the winner being announced, provided a stamped addressed envelope and mark are enclosed and the request being denominated as "requesting details of the winning entry" with the closing date of the Competition.

Data privacy

We would like to keep You informed of the Competition.

Please write to us at the address above if You specifically do not want to receive this information by email or You can email us hello@Avery.com also be asked to give Your consent to receiving marketing material when entering the Competition. You will also be asked to give your consent to receiving marketing material when entering the Promotion. If you do not consent to the receipt of marketing material from us, we will delete your personal data after the completion of the Promotion

These Terms and Conditions shall be governed in accordance with the laws of England and Wales and any disputes shall be subject to the exclusive jurisdiction of the English Courts.



