

CONTEST TERMS AND CONDITIONS

Solve.Care Foundation (hereinafter referred to as “We” or “Us” or “Our”) is conducting/sponsoring apps Contest called Care.Card UX Contest (hereinafter referred to as the “Contest”) on <https://solve.care> for individuals (hereinafter referred to as “Participants” or “Entrants” or “You” or “Your”) who shall create Care.Card designs and prototypes which shall be oriented to redefine the way healthcare works for patients, employers, insurers and providers globally. Solve.Care is the contest producer and owner. The Contest opens for entries on 22nd of June 2018 at 17:00 EEST(time) and closes on 6th of August 2018 at 23:59 EEST (time) (referred as the Contest Live Period).

1. ELIGIBILITY

- a) Participant shall be allowed to enter the Care.Card UX Contest on <https://solve.care> if:
 - Participant agrees to comply with the terms and conditions of the Contest published on the website: <https://solve.care>
 - Participant has reached the age of majority in accordance with the laws of the Country where the Participant resides at the time of making the entry into the Contest.
- b) Participants who have reached the age of majority in accordance with the laws of the country where the Participant resides at the time of making the entry into Contest; can create team consisting of up to five (5) individual Participants. The team entering the Contest shall appoint and authorize one individual (hereinafter referred as “Representative”) to act and enter the submissions on behalf of the team who must have reached the age of majority in accordance with the laws of the country where the Participant resides at the time of acting and entering into submissions on behalf of the team.
- c) Participation in the Contest by a Representative authorized by the team shall constitute a lawful agreement by each Participant in the team.
- d) Solve.Care employees and affiliates cannot participate in Contest.

2. REGISTRATION AND SUBMISSION PROCESS

- a) The Participant can enter or make a submission in the Contest only after completing the registration process. The Contest opens for registration from 22nd of June 2018 to 6th of August 2018.
- b) The Participants shall submit Care.Card prototypes for General Nomination (Design+Development) or animated Care.Card prototypes for Best Clickable Prototype Prize Nomination (Design only) created by the Participants in compliance with the specifications provided by Solve.Care at contest@solve.care. The Participants shall be entitled to make submission of Care.Card prototype created by them from 5th of July 2018 to 6th of August 2018.
- c) To complete the registration process, Participant shall be under the obligation to complete the registration form at <https://solve.care> .

3. JUDGING PROCESS

- a) All the submissions made by the Participants shall be reviewed and evaluated from 6th of August 2018 to 13th of August 2018 by a panel of judges consisting of professionals and experts which shall include members of Solve.Care Advisory Board and other authorities engaged in healthcare and innovation who shall be appointed at the sole discretion of Solve.Care.
- b) Participants or teams shall be entitled to submit more than one submissions per person provided each submission made by the individual Participant or by a team shall be unique and distinct from the previous submissions thereto.
- c) The judges shall review and evaluate the submissions made by the Participant based on the various aspects including, but not limited to:
 - Visual design (Visual flow, catchy design, compositional accordance and visual aesthetics etc.)
 - Usability (Intuitive for people of all ages, works for consumers with disabilities, makes it easy to perform next best action, works in multiple languages, delightful user experience, switches between left handed/right handed)
 - Creativity (How creative has the group been in solving the challenge?)
 - Content (Societal value, proper words and expressions etc.)
- d) Scoring for the cards will be on weighted average and a curve base score.
- e) The decisions of the panel of experts and professionals shall be final and binding on all matters pertaining to this Contest.

4. WINNERS AND AWARDS

- a) Nine (9) Participants shall be regarded as winners in General Nomination from amongst the various submissions made by the Participants thereto. The winner in the General Nomination shall be three teams or Participants with the highest overall scores in each card category (total 9 (nine) winners). In event of tie, subsequent votes shall be held, until nine winning teams have been selected.
- b) The following awards shall be awarded to the winners in the General Nomination in each card category:
 - 100,000 SOLVE Tokens shall be awarded to the winner at the First Place
 - 35,000 SOLVE Tokens shall be awarded to the winner at the Second Place
 - 15,000 SOLVE Tokens shall be awarded to the winner at the Third Place

c) One (1) Participant shall be regarded as winner in Best Clickable Prototype Prize nomination from amongst the various submissions in this nomination made by the Participants thereto. The award to be awarded to the winner in the Best Clickable Prototype Prize nomination is 50,000 SOLVE Tokens.

d) It is optional to create a video presentation of their Care.Card for Participants. All qualified Participants' video presentations will be uploaded on our YouTube Channel – all on the same day. The qualified Participant's video presentation that receives the majority vote from Solve.Care community will receive the Best Video Bonus Prize of 10,000 SOLVE Tokens.

e) All the submissions that pass qualification stage in both General Nomination and Best Clickable Prototype Prize Nomination will receive 1,000 SOLVE tokens each.

f) To receive the tokens Participants must have a Solve.Care wallet and the wallet must pass Know Your Customer Compliance and Anti Money Laundering. If Participants are US citizens and receive these tokens, they shall be under an obligation to hold the tokens for a minimum period of 1 year.

5. DENIAL OF ACCESS

- a) Solve.Care also reserves the right to remove any entry information or comments from the Contest or web site that they deem objectionable or obscene.
- b) Solve.Care reserves the right to disqualify entries that are frivolous or fail to meet the entry requirements as described herein at the sole discretion of the Solve.Care.

6. QUERIES

- a) The Participant shall be entitled to contact us at contest@solve.care in case the Participant has any query of doubt in regard to the Contest. All communications in relation to the Contest shall be made at contest@solve.care.

7. LANGUAGE REQUIREMENTS

- a) Solve.Care and the Participant agree that all the materials submitted by the Participant, notices and other updates published by the Solve.Care in relation to the Contest shall be in English.

8. INTELLECTUAL PROPERTY RIGHTS

- a) All materials and documents developed and created by the Participant in relation to the Contest shall be treated as intellectual property of Solve.Care. By submitting Care.Card Prototypes in this Contest, Participants agree to assign all intellectual property rights including copyright, patent, design right in the Care.Card prototypes to Solve.Care.

9. REPRESENTATION AND WARRANTIES OF SOLVE.CARE

- a) Solve.Care shall not be responsible for any expenses incurred by Participants in connection with participation in the Contest, and will not return any materials submitted by the Participant during the Contest.
- b) The odds of winning will depend on the number of eligible entries. Solve.Care cannot predict the odds of winning as Solve.Care has no prior knowledge of the number of Participants who will participate.
- c) Contest may be terminated at the Solve.Care's sole discretion.

10. REPRESENTATION AND WARRANTIES OF THE PARTICIPANT

- a) By entering into Contest or entering into submissions, Participant undertakes not to disclose to any third party any information that became known to the Participant as a result of this Contest without the prior consent of the Solve.Care.
- b) Compliance of all federal, state, local, municipal, income, and other taxes (if any) shall be the sole responsibility of the Participants and winners.
- c) By entering, Participants warrant that to the best of their knowledge: (1) their entry is an original idea; (2) their entry in any way does not infringe the rights of any third party.

11. CONFIDENTIAL INFORMATION

- a) Confidential Information shall include any information submitted to the Participants by Solve.Care in the form of document (in electronic or oral form) which shall include but not be limited to scientific, commercial and business data, know how, formulas, formula, processes, development result, pictures, plans, drawings, technical requirements, sample reports, models, computer programs, inventions, ideas and any other information provided during this contest.

12. DISCLAIMER

- a) By entering the Contest, the Participant agrees that: (1) any and all disputes, claims, and causes of action arising out of or in connection with the Contest, or any prizes awarded, shall be resolved individually without resort to any form of class action; (2) any claims, judgments and awards shall be limited to actual out-of-pocket costs incurred in entering the Contest, but in no event attorney's fees; and (3) under no circumstances will any Participant be permitted to obtain any award for, and Participant hereby waives all rights to claim, punitive, incidental or consequential damages and any and all rights to have damages multiplied or otherwise increased and any other damages, other than damages for actual out-of-pocket expenses incurred in entering the contest.
- b) In no event will the Solve.Care, their licensees, and or their parents, affiliates, subsidiaries and related companies, their advertising or promotion agencies or their respective officers, directors, employees, representatives and agents, be responsible or liable for any damages or losses of any kind, including direct, indirect, incidental, consequential or punitive damages arising from access to, or use of, this web site, electronic or computer malfunctions, or entrant participation in this contest, even if Solve.Care was advised of the possibility of such damages.

- c) Solve.Care reserves the right to disqualify persons found tampering with or otherwise abusing any aspect of this Contest as solely determined by the Solve.Care. In the event the Contest is compromised by non-authorized human intervention, tampering or other causes beyond the reasonable control of Solve.Care that corrupt or impair the administration, security, fairness or proper operation of the Contest, Solve.Care reserves the right to suspend, modify or terminate the Contest. Any attempt by a Participant to deliberately damage the web site or undermine the legitimate operation of this Contest is a violation of criminal and civil laws, and should such an attempt be made, Solve.Care reserve the right to seek damages from any such Participant to the fullest extent permitted by law.
- d) Solve.Care assumes no responsibility for any problems or technical malfunction of any telephone network or lines, computer systems, servers, software, Internet service providers, or e-mail systems; failure of any entry to be received on account of technical problems or incomplete, late, lost, damaged, illegible or misdirected electronic communications; or any combination thereof, including damage to Participants' or anyone else's computer equipment related to or resulting from participation or downloading of any materials in this Contest.
- e) Contest is void where prohibited or restricted by law.