

TERMS AND CONDITIONS (“Terms”)

Unlock Your Experiences with AMD Ryzen™ AI Processors Campaign

Version 2025-1 [Posted June 29, 2025]

The Promotion, which specifically includes any offers made in connection with the Promotion, is offered to Eligible Participants to the following terms and conditions (the "Terms"). By participating in the Promotion and taking advantage of Promotion offers, you represent that you are Eligible and acknowledge and agree to be bound by these Terms.

This campaign is open to participating AMD Partners. NOT ALL PARTNERS ARE PARTICIPATING. Before purchasing a product, please verify that the Partner has chosen to participate for your desired eligible AMD product.

1. TIMING

- a. Promotion Period: From the period of August 18, 2025, through August 31, 2025 (“Promotion Period”), Participants in Singapore who purchase an eligible AMD Product from a Participating AMD Partner are eligible to receive one (1) Grab Reward Voucher Gift Certificate in the amounts described in Table A below.
- b. Purchase Period: To receive a Gift Certificate, Participant must purchase an eligible AMD product during the Promotion Period. Eligible products are listed in Table A below.
- c. Redemption Period: Participants must redeem the Gift Certificate no later than 12:00 AM Singapore Time (“CT”) on September 7, 2025, after which the Gift Certificate is void.

2. HOW TO PARTICIPATE

- a. The following are four (4) steps for the Promotion:
 - i. Step 1: Purchase a select laptop powered by AMD Ryzen™ 5, 7, 9 or AI Series processors from a Participating AMD Partner as described in Table A below to receive one (1) Grab Reward Voucher Gift Certificate as applicable
 1. AMD Ryzen™ 5 7xxx/ 8xxx/ 2xx series processor entitled for SGD 20 Grab Reward Voucher Gift Certificate.
 2. AMD Ryzen™ 7 7xxx/ 8xxx/ 2xx series processor entitled for SGD 20 Grab Reward Voucher Gift Certificate.
 3. AMD Ryzen™ 9 7xxx/ 8xxx/ 2xx series processor entitled for SGD 20 Grab Reward Voucher Gift Certificate.
 4. AMD Ryzen™ AI 5 3xx series processor entitled for SGD 30 Grab Reward Voucher Gift Certificate.
 5. AMD Ryzen™ AI 7 3xx series processor entitled for SGD 40 Grab Reward Voucher Gift Certificate.
 6. AMD Ryzen™ AI 9 365/ 370 series processor entitled for SGD 60 Grab Reward Voucher Gift Certificate.
 7. AMD Ryzen™ AI max series processor entitled for SGD 60 Grab Reward Voucher Gift Certificate.

- ii. Step 2: Submit invoice and a picture of Serial Number (SN) on top of the laptop showing SN to
(<https://promo.amdryzenup.com/amdunlockyourexperienceswithryzenai>)
and fill up the e-redemption form*
- iii. Step 3: Eligible Participants will be notified via e-mail for Gift Certificate confirmation.

TABLE A

ELIGIBLE AMD PRODUCT	Grab Reward Voucher GIFT CERTIFICATE AMOUNT
<ul style="list-style-type: none">• AMD Ryzen™ 5 7xxx/ 8xxx/ 2xx series processor• AMD Ryzen™ 7 7xxx/ 8xxx/ 2xx series processor• AMD Ryzen™ 9 7xxx/ 8xxx/ 2xx series processor	SGD 20
<ul style="list-style-type: none">• AMD Ryzen™ AI 5 3xx series processor	SGD 30
<ul style="list-style-type: none">• AMD Ryzen™ AI 7 3xx series processor	SGD 40
<ul style="list-style-type: none">• AMD Ryzen™ AI 9 365/ 370 series processor• AMD Ryzen™ AI max series processor	SGD 60

3. REDEMPTION

- a. Gift certificate may not be sold, exchanged, transferred, offered as a prize, or in any way alienated by a Participant or any other person without the express written consent of the Promotor. Promoter reserves the right to take any and all actions at its disposal to stop unlawful use of the gift certificate, including without limitation seeking injunctive relief, disqualifying a Participant, or voiding a particular gift certificate.
- b. Gift certificate may not be combined with any other promotion, rebate, or discount.
- c. Gift certificate is for Participant's use only.

4. GENERAL TERMS

- a. Eligibility
 - i. The Promotion is open to Participants who are of the age of majority Singapore or at least 18 years of age, whichever is older as of the start of the Promotion Period ("Participant").
 - ii. Residents and nationals of the People's Republic of China, Cuba, Iran, North Korea, Syria, Sudan, Russia, or any country in which distribution of the gift

certificate is prohibited by law or export restrictions or otherwise, or in which the Promotion is prohibited by law, are not eligible. Employees of AMD, the Promoter, their subsidiaries, affiliates and agents, and the immediate family (defined as parents, children, siblings and husband or wife) of each such employee, together with those with whom such employees are domiciled, are not eligible to participate in the Promotion.

- iii. Promotor reserves the right to disqualify any Participant if it determines in its sole discretion that Participant's participation in the Promotion or receipt of a gift certificate would violate local law or cause damage to the reputation of Promotor, AMD, and/or any other party.
- b. Acceptance of Terms
 - i. To the extent enforceable under applicable law, by accepting the gift certificate, Participant consents to be bound by these Terms.
 - ii. The decisions of Promoter with respect to any and all aspects of the Promotion are final and binding.
- c. Limitations
 - i. Limit: One (1) gift certificate per person, per household.
- d. Disclaimer of Liability
 - i. Promoter is not responsible, and Participant hereby releases and indemnifies Promoter for:
 - 1. Invalid, incorrect, or unreachable email addresses or contact information provided by Participant;
 - 2. Lost, late, incomplete, invalid, altered, unintelligible or misdirected communications, registration forms or submissions;
 - 3. Any technical, hardware, software, server, website, or other failures or damage of any kind to the extent that Participant is prevented from redeeming the gift certificate;
 - 4. Any tax liability, if any, which is the sole responsibility of, and must be paid by the Participant;
 - 5. Participant agrees (as between Promoter and such Participant) that the gift certificate is provided as-is without any warranty by Promoter, and pursuant to any warranty or documentation associated with the laptop purchase that may be provided.
- e. Choice of Law/Disputes
 - i. To the full extent permitted by the mandatory provisions of the applicable law, all issues and questions concerning the construction, validity, interpretation and enforceability of these Terms, or the rights and obligations of the Participant and Promoter in connection with the Promotion, shall be governed by, and construed in accordance with, the laws of the State of Texas without giving effect to any choice of law or conflict of law rules (whether of the State of Texas or any other jurisdiction), which would cause the application of the laws of any jurisdiction other than the State of Texas.
 - ii. To the full extent permitted by the mandatory provisions of the applicable law, any and all disputes, claims and causes of action arising out of or connected with this Promotion or any gift certificate provided shall be

resolved individually, without resort to any form of class action, and exclusively by the United States District Court for the Western District of Texas or the appropriate Texas State Court located in Travis County, Texas.

- iii. Some jurisdictions do not allow for limitations of certain remedies or damages and so this provision may not apply to you.

f. Termination

- i. To the full extent permitted by the mandatory provisions of the applicable law, Promoter reserves the right to cancel the Terms of this Promotion at any time without prior notice. Promoter may declare this Promotion void where it is taxed, regulated, prohibited, or restricted/prohibited by applicable law.

g. Personal Data

- i. All information submitted as part of this Promotion will be collected and processed by Advanced Micro Devices, Inc. and its agents in Singapore for the purpose of managing this Promotion in accordance with Advanced Micro Devices, Inc.'s privacy notice, available at <https://www.amd.com/en/corporate/privacy>.
- ii. By participating in this Promotion, Participant agrees that his/her personal information may be transferred and stored on servers outside his/her country of residence, which may not provide the same level of protection for personal information as in his/her own jurisdiction and that it may also be processed by staff operating in the Singapore who work for AMD or for one of AMD's third party agents or suppliers for the purposes outlined in these Terms. Participant agrees to this transfer, storing or processing, and acknowledges that AMD is taking reasonably necessary steps to ensure that such information is treated securely and in accordance with AMD's Privacy Notice. If Participant has any questions/concerns about the processing of his/her personal information or wishes to exercise his/her rights in connection with such personal information, he/she may contact the AMD Communication Preference Centre at: memberservices@amd-member.com or by post to: AMD Web Services Team, 1 Commerce Valley Dr. East, Markham, ON L3T 7X6, Canada.
- iii. Personal information collected includes first name and last name, email address, postal address, country, state or province and will be used to: (a) contact the participant in connection with the Promotion; and (b) if the Participant elects to receive additional information from AMD, to send additional information to the Participant. The Participants have a right of access to, modification and withdrawal of their personal data and the right of opposition to the data collection, under certain circumstances. To exercise such right, Participant may write to support@amdrewards.com.
- iv. AMD will not provide personal information to any third party, except as necessary to: (a) administer the Promotion and provide the gift certificate; (b) comply with legal requirements of any governmental authority, (c) protect and defend the rights or property of AMD; and (d) enforce these Terms.
- v. FOR INDIVIDUALS IN THE EUROPEAN ECONOMIC AREA (EEA) ONLY: Participant understands that:

1. Participant has the right to withdraw consent to AMD's use and storage of his/her personal information associated with his/her personal data at any time, but that such withdrawal will not affect the lawfulness of AMD's processing (a) which is based on consent before such withdrawal; or (b) that AMD undertakes for its legitimate business interests (such interests include the marketing and promotion of AMD products and/or services);
2. Participant has certain rights in respect of the personal information associated with his/her personal information which AMD holds about him/her and that, subject to certain exemptions, Participant has the right to request access to his/her personal information and have it rectified, erased or object to its processing, or to have access to it restricted, as well as the right to data portability;
3. Participant may have the right to receive a copy of the personal information which AMD holds about him/her in a machine-readable format or transferred to another entity;
4. The personal information associated with Participant will be retained by AMD for so long as is necessary in order to undertake the marketing and promotional activities for which it was originally collected; and
5. If Participant is unhappy with how AMD is processing the personal information associated with his/her personal information, Participant may be entitled to lodge a complaint with a data supervisory authority of an EEA member state.