

DAKEA PRO APP DOUBLE POINTS PROMOTION TERMS & CONDITIONS

1. **Promoter:** The Promoter is ALTATERRA LTD Malom köz. 1., HU-9431 Fertőd, Hungary (the “Promoter”).

2. How to enter:

- a. To enter the promotion, entrants must purchase a Dakea Ultima or Better range roof window. Then use the Pro App to scan the Dakea QR code off any Ultima or Better roof window range to claim double points.
 - b. This promotion is subject to the listed roof windows only as follows.
 - c. Ultima will go from 15 Dak points to 30 Dak points for products; KEV B1800, KEV B1810, KEP B1800, KEV B1200, KEV B1210
 - d. Better- will go from 10 DAK points to 20 Dak points for products; KAV B1500, KAV B1510, KPV B1500, KAV B1000, KAV B1010, KPV B1000, KHV B1000, KHV B1010
 - e. Entrants must be UK residents, aged 18 years or over. This promotion is not open to any employees of the Promoter or any of their affiliate companies, their families, agents or anyone else connected with this promotion.
4. **Promotion Period:** The promotion is open to entrants from midnight 0.00am BST on 1st April 2021 until midnight 0.00am BST on 31st May 2021.
 5. **Prize:**
 - a. The promoter is offering installers double DAK points only on the roof windows stated above in 2.c & 2.d.
 - b. The DAK rewards is non-refundable, non-transferable to cash. Can only be redeemed in the DAK store.
 6. Notification;
 - a. The entrants will be notified of the double points obtained from each roof window scanned on this promotion once they scan the QR code. The points will appear in the Pro App - DAK store. To view the balance the entrant would need to log into the Pro App, once they had registered onto the Pro App. The life of these points is valid till 31st December 2021, to be exchange into rewards which are available on the DAK store.
 7. In the event of unforeseen circumstances or circumstances outside its reasonable control, the Promoter reserves the right to modify or discontinue, temporarily or permanently, this promotion without prior notice.
 8. Entrants agree to be bound by the decisions of the Promoter, which are final in all matters relating to the promotion. No correspondence will be entered into in respect of the Promoter’s decisions.
 9. The Promoter does not accept responsibility for network, computer or software failures of any kind and has no responsibility for lost, delayed or obtaining the barcode. The Promoter does not accept any responsibility for any infringement of any third party intellectual property rights caused by entrants entering this promotion.

10. Nothing in these terms excludes the Promoter's liability for death or personal injury caused by its negligence or for fraud, or any other liability that the Promoter may not exclude by law. Subject to that, the Promoter and its associated companies will not be liable for any loss (including, without limitation, indirect, special or consequential loss or loss of profits) expense or damage which is suffered or sustained in connection with this promotion or accepting or using any DAK rewards including any loss incurred as a result of any delay and/or failure to perform any obligation to the entrants that is caused by:
 - a. technical problems of any kind which may limit or prevent any person's participation in the promotion;
 - b. any loss or damage arising from or in connection with the allocation or enjoyment of a DAK reward;
 - c. any act or omission of any third party, particularly any third party involved in the provision of services relevant to the DAK rewards; or
 - d. any other events beyond the Promoter's control that may cause the promotion to be disrupted or corrupted or may lead to loss of, or damage to, obtaining DAK rewards.
11. If any of these terms and conditions are found by a court or regulator to be invalid or unenforceable the remaining other provisions shall continue to apply.
12. This promotion is in no way, endorsed or administered by or associated with Facebook, Instagram or any other social media channel. By entering, entrants acknowledge that Facebook and Instagram do not bear any responsibility for this promotion and, to the maximum extent permitted by law, entrants release Facebook and Instagram from any liability whatsoever in connection with this promotion. All information entrants provide when they enter the promotion is provided to the Promoter and not to Facebook or any other social media channel.
13. These terms and conditions shall be governed by and construed in accordance with the laws of England and the parties agree that any dispute or action arising under or in connection with these terms and conditions shall be subject to the exclusive jurisdiction of the Courts of England.