Terms and Conditions

Deliver and Collect Christmas competition



Full Terms and Conditions:

- 1. This Promotion is open to all UK citizens with a valid UK Driving Licence, excluding families of the Promoter, agents or anyone else professionally connected with this promotion.
- 2. **Promotion Period:** Enter between noon GMT on 3rd December 2016 and noon GMT on 5th December 2016.

3. To Enter:

Complete the booking form on the Deliver and Collect Facebook app, filling in all requested information including name, email address and post code.

- 4. All entries must be received by the end of the Promotion Period to be valid and no liability is accepted for illegible, incomplete or late entries.
- 5. The winner(s) of the contest must accept the terms and conditions of the Europear UK Deliver & Collect Service, viewable here.
- 6. Maximum one entry per person per day during the Promotion Period. Any further entries submitted by one person in one day will not be accepted and are ineligible to win.

7. The Prize:

At the end of the promotion period, **three** winners will be selected.

Each winner will receive a weekend free rental of a Mercedes C-Class (value up to £600 including VAT) delivered to and collected from a specified address by Europear as part of the Deliver & Collect Service, and a £200 Waitrose voucher (inclusive of VAT).

These prizes will be delivered to the winners on either the weekend of 10th-12th December OR the weekend 17th-19th December subject to preference.

The winners will be informed of the exact details of their free rental via email.

- 8. The prize is non-transferable, is not exchangeable and has no cash alternative.
- 9. The Promoter reserves the right to offer alternative prizes, of equal or greater value, should the advertised prize become unavailable for reasons beyond their control. Please allow up to 60 days for delivery the prize from winner confirmation.



- 10. The Promoter will only use the personal details supplied for the administration of the promotion and for no other purpose, unless we have your consent. Click to see our privacy policy here.
- 11. Pursuant to British law pertaining to the data collection and processing, entrants have a right of access to, modification and withdrawal of their personal data. They also have a right to oppose such collection of their personal data under certain circumstances. To exercise such right, you may write to the Promoter. The data controller and data recipient is the Promoter. Your data will not be transferred outside the European Union.
- 12. Bulk entries or votes made from trade, consumer groups or third parties will not be accepted. Incomplete entries, entries or votes submitted by or via third parties or syndicates, entries or votes submitted by macros or other automated means, and entries which do not satisfy the requirements of these terms and conditions in full will be disqualified and will not be counted. If it becomes apparent that a participant is using a computer(s) to circumvent this condition by, for example, the use of 'script', 'brute force', masking their identity by manipulating IP addresses, using identities other than their own or any other automated means in order to increase the votes of that participant's entries in a way that is not consistent with the spirit of the promotion, that participant's entries will be disqualified and any prize awarded will be void.
- 13. To the extent permitted by law, the Promoter shall not be liable to the winners for any loss or damage whatsoever caused (whether in contract, tort (including (without limitation) negligence), statutory duty or otherwise) arising out of or in connection with the competition and prize.
- 14. The Promoter or its agencies will not be responsible for the non-inclusion of entries or engagements as a result of technical failures or otherwise, including any such failure which is within the control of The Promoter or its agencies. Proof of submission of entry is not proof of receipt of entry. The Promoter accepts no responsibility for system errors or other issues that may result in disruption to lost, delayed or not received entries, votes or winner notifications.
- 15. In the event of any dispute the decision of the Promoter is final and no correspondence will be entered into.
- 16. The winner may be requested to participate in reasonable publicity arising from the promotion.
- 17. By entering the promotion, entrants confirm that they have read and agree to be bound by these terms & conditions and by the decisions of the Promoter, which are final in all matters relating to the promotion. Failure to do so will result in the forfeiture of the prize.
- 18. If for any reason the Promotion is not capable of running as planned for reasons including but not limited to tampering, unauthorised intervention, fraud, technical failures or any other causes beyond the control of the Promoter which corrupt or affect the administration, security, fairness, integrity or proper conduct of this promotion, the Promoter reserves the right (subject to any written directions given under applicable law) to disqualify any individual who tampers with the entry process and to cancel, terminate, modify or suspend the promotion.



- 19. If an act, omission, event or circumstance occurs which us beyond the reasonable control of the Promoter and which prevents the Promoter from complying with these terms and conditions the Promoter will not be liable for any failure to perform or delay in performing its obligation.
- 20. The name and country of the winners will be available by sending an email to socialmedia.group@europcar.com 2 months after the Promotion Period.
- 21. Participation in the Promotion implies full and entire acceptance of these rules and regulations. Any claim regarding the Promotion must be sent in writing to the address of the Promotion, indicating the contact information of the Participant, and must reach the Promoter at the latest one month after the Promotion has been closed. Any dispute or disagreement regarding the interpretation or application of these rules and regulations will be settled by the Promoter under the control of the bailiff with whom the rules and regulations are lodged and after having received his/her advice. The decisions of the Promoter will be final and no appeal will be allowed.
- 22. The responsibility of the Promoter may not be sought in relation to any incidents that may arise on account of the use or benefit of the allocated prize, except to apply legal public policy provisions. The Promoter reserves the right, for any reason whatsoever, to shorten, extend, defer or cancel the Promotion or to modify the conditions of access thereto and/or the terms of operation. The Participants may not claim any compensation. Any change will be notified in advance using any appropriate means. Modifications to the rules and regulations may be published during the Promotion.
- 23. This promotion is governed by British Law and participants submit to the exclusive jurisdiction of the British courts.

Promoter: EUROPCAR INTERNATIONAL SASU, Bat OP - 2, rue René Caudron, 78960 Voisins-le-Bretonneux, France, RCS Versailles: B542.065.305

