

## **Carsa – Competitions (General Terms & Conditions)**

Carsa Limited (Carsa) trading as may from time to time run competitions. This document sets out our general terms for our competitions. Additionally, specific terms and conditions may also apply for individual competitions and if that is the case those terms and conditions will be explained and displayed with each individual competition at the time of the competition and will append to these general terms and conditions as necessary and as appropriate.

1. The promoter is: Carsa Limited, C/O 12-14 Carlton Place, Southampton, SO15 2EA.  
Company No: 12805624
2. Employees of Carsa, their family members or anyone else connected in any way with our competitions or helping to set up any of our competitions shall not be permitted to enter the competition.
3. No purchase is necessary to enter our competitions.
4. Start dates, end dates, entry information, competition details and winner selection processes and announcement details will be explained for each competition.
5. We reserve the right to withdraw any competition at any time.
6. No responsibility can be accepted for entries not received for whatever reasons.
7. The promoter reserves the right to cancel or amend any aspect of the competitions and these terms and conditions without notice. Any changes to the competition will be notified to entrants as soon as possible by the promoter.
8. The promoter is not responsible for inaccurate prize details supplied to any entrant by any third party connected with this competition.
9. No cash alternative to any prize will be offered. Prizes are not transferable. All prizes are subject to availability and we reserve the right to substitute any prize with another of equivalent value without giving notice.
10. Winners will be chosen fairly and the selection process will be explained for each competition.
11. Winners will be notified by email. If a winner cannot be contacted or do not claim the prize within 14 days of notification, we reserve the right to withdraw the prize from the winner and select a replacement winner.
12. The promoter will notify the winner about when and where the prize can be collected.
13. The promoter's decision in respect of all matters to do with the competition will be final and no correspondence will be entered into.

14. By entering one of our competitions, an entrant is indicating his/her agreement to be bound by these terms and conditions and of those of the specific competition entered.

15. The competition, any specific competition terms and conditions and these general terms and conditions will be governed by UK law and any disputes will be subject to the exclusive jurisdiction of the courts of UK

16. The winners agree to the use of his/her name(s) and image(s) in any publicity material. Any personal data relating to the winner or any other entrants will be used solely in accordance with current UK data protection legislation and will not be disclosed to a third party without the entrant's prior consent.

17. Entry into a competition will be deemed as acceptance of these general terms and conditions and the terms and conditions of the specific competition entered.

18. Our competitions are in not sponsored, endorsed or administered by, or associated with, Facebook, Twitter or any other Social Network.

19. By entering a competition, the entrant will be providing information to Carsa and not to any other party. The information provided will be used in conjunction with our Privacy Policy which can be viewed on our website.

#### Review, Correction, Questions and Comments

If you have any questions or comments about any of Carsa's policies, terms of conditions or practices, please contact Carsa at: [customercare@carsa.co.uk](mailto:customercare@carsa.co.uk)