



£100 AMAZON VOUCHER DIGITAL GIFT GUIDELINES; VEEZU

These terms and conditions relating to the '£100 Amazon voucher' competition run by Veezu Holdings shall apply when the entrant participates completes the survey, please retain a copy for your information.

1. By entering this competition, an entrant is indicating his/her agreement to be bound by these terms and conditions.
2. The promoter is: Veezu Holdings Ltd whose registered office is at Hodge House, 14-116 St Mary Street, Cardiff, CF10 1DY.
3. Veezu Holdings Ltd.'s £100 Amazon Voucher competition (hereby referred to solely as 'Competition') will run from March 25th, 2024 until April 1st, 2024. Entries received after this date will not be valid.
4. The competition is open to all passengers who received an SMS invitation to complete a survey from Veezu Holdings Ltd (hereby referred to solely as 'Veezu')
5. The competition is not open to employees and their close relatives, and anyone otherwise connected with Veezu or judging of the competition.
6. No entry fee is required to participate.
7. In order to participate, entrants must:
 - a. Complete the survey received via SMS
 - b. Enter their first name, last name, and mobile number at the end of the survey when prompted.
 - c. This will then lead to an entry put into a randomized draw. Whoever is picked from the randomized draw first will win a £100 Amazon Voucher.
8. The prize is as stated, and no cash or other alternatives will be offered. The prizes are not transferable. Prizes are subject to availability, and we reserve the right to substitute any prize with another of equivalent value without giving notice.
9. The prize winner will be notified by phone within 28 days of the closing date. If the winner cannot be contacted or does not claim the prize within 14 days of notification, we reserve the right to withdraw the prize from the winner and pick a replacement winner.
10. Veezu will notify the winner when and where the prize can be collected/delivered. Veezu's decision in respect of all matters to do with the competition will be final, and no correspondence will be entered into.
11. The Competition and these terms and conditions will be governed by English law, and any disputes will be subject to the exclusive jurisdiction of the courts of England.
12. No responsibility can be accepted for entries not received for whatever reason.
13. 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.
14. Veezu shall have the right, at its sole discretion and at any time, to change or modify these terms and conditions. Such change shall be effective immediately upon posting to this webpage.

15. Veezu reserves the right to cancel the competition if circumstances arise outside of its control.
16. Veezu is not responsible for inaccurate prize details supplied to any entrant by any third party connected with this competition.
17. Veezu reserves the right to cancel or amend the competition and these terms and conditions without notice in the event of a catastrophe, war, civil or military disturbance, act of God, or any actual or anticipated breach of any applicable law or regulation, or any other event outside of the Veezu control. Any changes to the competition will be notified to entrants as soon as possible by the promoter.
18. Insofar as is permitted by law, Veezu, the self-employed Driver Partners operating via the Veezu system, Veezu's agents or distributors will not in any circumstances be responsible or liable to compensate the discount redeemer or accept any liability for any loss, damage, personal injury or death occurring as a result of taking up the discount except where it is caused by the negligence of Veezu, their agents or distributors or that of their employees. Your statutory rights are not affected.