

## FULL TERMS AND CONDITIONS

1.1 Boost The Budget UK Ltd ('BTBUK', 'Promoter', 'our(s)') registered number 15136480, operates skilled prize competitions resulting in the allocation of prizes in accordance with these Terms and Conditions at selected events and on the apps and website [www.btbuk.co.uk](http://www.btbuk.co.uk) (the 'Website') - (the 'Competition(s)').

1.2 The Competitions are open to all persons aged 18 and over and the age of majority in their country of residence excluding the Promoter's employees or members of their immediate family, agents or any other person who is connected with the creation or administration of our Competitions.

1.3 Only residence of UK and Northern Ireland can participate in BTBUK cash competitions

### 2. Legal Undertaking

2.1 By entering a Competition the entrant ('Entrant', 'you', 'your(s)') will be deemed to have legal capacity to do so, you will have read and understood these Terms and Conditions and you will be bound by them and by any other requirements set out in any related promotional material.

2.2 These Competitions are governed by English Law and any matters relating to the Competition will be resolved under English Law and the Courts of England shall have exclusive jurisdiction.

2.3 In the event that you participate in a Competition online via the apps and Website, and by accepting these Terms and Conditions you confirm that you are not breaching any laws in your country of residence regarding the legality of entering our Competitions. The Promoter will not be held responsible for any Entrant entering any of our Competitions unlawfully. If in any doubt you should immediately leave the Website and check with the relevant authorities in your country.

### 3. Competition Entry

3.1 These Competitions may be entered online via the apps and the website [www.btbuk.co.uk](http://www.btbuk.co.uk) here is one category of Competition: Fan/Club/ Charity Competition.

3.2 Availability and pricing of Competitions and tickets is at the discretion of the Promoter and will be specified at the point of sale.

3.3 "Your BTBUK Account(s)

In order to enter a Competition, you will need to register an account with us online.

To register an account, you will be asked to provide an email address.

Please note that your email address will also be your username to login into your account. You will only be allowed one account with BTBUK to each person.

3.4 Entering our Competitions:

(a) On initial entry to the competition, your ticket for the season, you will need to complete a challenge onscreen, which shall operate as follows:

(i) you will be shown a question with four possible answers;

(ii) using all the information shown in the sporting question on the screen use your knowledge and judgement to correctly answer the question which you consider to be correct;

(iii) click or tap on the screen your correct answer to the multiple choice question; (iv) your device will register this answer as your entry into the Competition.

3.5 The Promoter reserves the right to refuse or disqualify any incomplete Entries if it has reasonable grounds for believing that an Entrant has contravened any of these Terms and Conditions.

3.6 To the extent permitted by applicable law, all Entries become our property and will not be returned.

3.7 The season ticket competition: Entries are limited to one entry person. Abuse of this limit will not be tolerated and if the Promoter has reasonable grounds to believe that an individual is exceeding this limit. for example, by entering a Competition using multiple accounts, it reserves the right at its sole discretion to void any orders.

### 4. Promotion Periods

4.1 Each Competition will run for a specified period. Please see each Competition for details of start and end times and dates ('Promotion Period(s)').

### 5. Competition Judgement

5.1 The winner will be randomly selected using an independent random selector online.

5.2 The First Prize Winner, are all referred to as 'Winner(s)'.

5.3 The Promoter will attempt to contact Winner(s) using the telephone numbers and email address provided at the time of Entry (or as subsequently updated) and held securely in our database. It is the Entrant's sole responsibility to check and update these details. If for any reason they are recorded incorrectly, the Promoter will not be held responsible. Entrants must carefully check their contact details have been stored correctly.

5.4 If for any reason the Promoter is unable to contact a Winner within 5 days (which may be extended at the sole discretion of the Promoter) of the end of a Competition or the Winner fails to confirm acceptance of the prize or the Winner is disqualified as a result of contravening any of these Terms and Conditions, the Winner will forfeit the prize. Winner will have no further claims against the Promoter.

5.5 The Promoter reserves the right at its sole discretion to extend the closing date of any competition, if for any reason any aspect of the competition is not capable of running as planned, including by reason of infection by computer virus, network failure, bugs, tampering, unauthorised intervention, fraud, technical failures or any cause beyond the control of the Promoter which corrupts or affects the administration, security, fairness, integrity or proper conduct of the Competition. The Promoter may in its sole discretion cancel, terminate, modify or suspend a Competition, or invalidate any affected entries. In the event that the Promoter closes a Competition early, the Winner may be selected from all valid and eligible Entries received by the Promoter prior to the date of closure, except that the Promoter reserves the right, at its sole discretion, to close a Competition early without selecting a Winner. In the event that a Competition is closed without selecting a Winner, the Promoter will give all entrants Dream Car Credit to enable them to replay equivalent tickets in a subsequent competition.

5.6 All Entrants are automatically entered onto the Promoter's database for the purpose of conveying information as to the status of their Competition, as well as any future Promotions or Competitions offered by the Promoter.

## 6. Winner's Details

6.1 The Winners will be required to send a copy of their passport to the Promoter to confirm their identity, age and also to prove that if the purchase was made by credit card that the card was legally theirs or that they had authorisation to use it, before any prize will be paid or delivered. Any failure to meet these obligations may result in the Winner being disqualified and the Promoter choosing an alternate winner.

6.2 All Winners will also be required to provide photographs and/or pose for photographs and videos, which may be used in future marketing and public relations by the Promoter in connection with the Competition and in identifying them as a winner of a Competition.

6.3 Following receipt and verification of the details requested above by the Promoter, the Winners will be contacted in order to make arrangements for delivery of the prize. At this point the Winners must choose between the prizes available (as detailed in the Competition prize information on the Website) and notify the Promoter of their choice in writing.

## 7. Competition Prizes

7.1 BTBUK Competitions are comprised of a cash value. For the avoidance of doubt, there will be only one principal prize awarded ('First Prize') Prizes will also be awarded in the form of Cash Competition.

## 8. Winners' Personal Data

8.1 Acceptance of the prize by the Winner will mean they are required to have their photo and video taken by the Promoter for promotional purposes (Public Relations and Marketing), both immediately after their win and in the future for use in accordance with rule 6.2, unless prohibited by law.

8.2 By entering a Competition, you agree to the use of your name, address, and/or photograph or other likeness, as well as your appearance at publicity events without any additional compensation (save for reasonable travel expenses) and as required by the Promoter if you are declared a Winner.

## 9. Limits of Liability

9.1 The Promoter makes no representations or warranties as to the quality/suitability of any of the goods or services offered as prizes. Except for liability for death or personal injury caused by the negligence of the Promoter, the Promoter shall not be liable for any loss suffered or sustained to person or property including, but not limited to, consequential (including economic) loss by reason of any act or omission by the Promoter, or its servants or agents, in connection with the arrangement for supply, or the supply, of any goods by any

person to the prize Winner(s) and, where applicable, to any family/persons accompanying the Winner(s), or in connection with any of the Competitions promoted by the Promoter.

## 10. Electronic Communications

10.1 No responsibility will be accepted for failed, partial or garbled computer transmissions, for any computer, telephone, cable, network, electronic or internet hardware or software malfunctions, failures, connections, availability, for the acts or omissions of any service provider,

internet accessibility or availability or for traffic congestion or unauthorised human act, including any errors or mistakes.

The Promoter shall use its best endeavours to award the prize for a Competition to the correct Entrant. If due to reasons of hardware, software or other computer related failure, or due to human error the prize is awarded incorrectly, the Promoter reserves the right to reclaim the Competition prize and award it to the correct Entrant, at its sole discretion and without admission of liability.

10.2 The Promoter reserves the right at its sole discretion to extend the closing date of any competition, if for any reason any aspect of the competition is not capable of running as planned, including by reason of infection by computer virus, network failure, bugs, tampering, unauthorised intervention, fraud, technical failures or any cause beyond the control of the Promoter which corrupts or affects the administration, security, fairness, integrity or proper conduct of the Competition. The Promoter may in its sole discretion cancel, terminate, modify or suspend a Competition, or invalidate any affected entries. In the event that the Promoter closes a Competition early, the Winner may be selected from all valid and eligible Entries received by the Promoter prior to the date of closure, except that the Promoter reserves the right, at its sole discretion, to close a Competition early without selecting a Winner. In the event that a Competition is closed without selecting a Winner, the Promoter will give all entrants Credit to enable them to replay equivalent tickets in a subsequent competition.

10.3 The Promoter shall not be liable for any economic or other consequential loss suffered or sustained to any persons to whom an award has been incorrectly made, and no compensation shall be due. The Promoter shall use its best endeavours to ensure that the software and website(s) used to operate its Competitions perform correctly and accurately across the latest versions of popular internet, tablet and mobile browsers. For the avoidance of doubt, only the ticket coordinates recorded in our systems, howsoever displayed or calculated, shall be entered into the relevant Competition and the Promoter shall not be held liable for any competition entries that occur as a result of malfunctioning software or other event. Competition coordinates may be checked at any time by accessing your account at [btbuk.co.uk](http://btbuk.co.uk)

#### 11. Data Protection Notice

11.1 Any personal data that you supply to the Promoter or authorise the Promoter to obtain from a third party, for example, a credit card company, will be used by the Promoter to administer the Competition and fulfil prizes where applicable.

In order to process, record and use your personal data the Promoter may disclose it to (i) any credit card company whose name you give; (ii) any person to whom the Promoter proposes to transfer any of the Promoter's rights and/or responsibilities under any agreement the Promoter may have with you; (iii) any person to whom the Promoter proposes to transfer its business or any part of it; (iv) comply with any legal or regulatory requirement of the Promoter in any country; and (v) prevent, detect or prosecute fraud and other crime. In order to process, use, record and disclose your personal data the Promoter may need to transfer such information outside the United Kingdom, in which event the Promoter is responsible for ensuring that your personal data continues to be adequately protected during the course of such transfer.

#### 12. Promoter

12.1 Boost The Budget UK. 41Tel: 07810 443 471 email: [info@btbuk.co.uk](mailto:info@btbuk.co.uk) Web: [www.btbuk.co.uk](http://www.btbuk.co.uk)

A list of winners and their home town will be available for one (1) month after the end of each Competition by

sending an email to the Promoter. T&C Version January 2024

#### PRIVACY POLICY

At BTBUK, we are 100% committed to protecting the privacy and security of our customers and site visitors.

We understand the trust you place in our business when you provide us with personal information. Our Privacy Policy sets out our privacy promise to you.

We do not share your data with third parties for them to market their products/services to you. If you have any questions about how we Protect Your Privacy, please contact us at [info@btbuk.co.uk](mailto:info@btbuk.co.uk).

BTBUK.co.uk is the website of Boost The Budget Ltd, registered in the United Kingdom (company number 15136480)

Any reference in this policy to "BTBUK", "we", "us" or "our" is to Boost The Budget Ltd.

When you interact with us through our website (or otherwise) you may provide, or we may collect, certain information from which you are personally identifiable (which is referred to as personal

data). For the purposes of the General Data Protection Regulation or “GDPR” (and all other laws relating to the use your personal data), we are the “data controller”, meaning that we are responsible for deciding how your personal data is used and more importantly, for keeping your data safe and only using it for legitimate reasons.

We are committed to protecting your privacy and will take all steps necessary to comply with our legal obligations when using your personal data. This Privacy Policy explains how we fulfil this commitment, so please read this carefully.

#### WHAT THIS POLICY TELLS YOU

1. What types of personal data you provide to us (or which we collect from you) when using our website or when you directly interact with us on other occasions;
2. How and why we use this data and the reasons we are legally allowed to do so;
3. Who we share your data with;
4. Your rights over your data and how you can exercise those rights; and 5. How to contact us if you have any issues or want to find out more.

#### WHAT INFORMATION DO WE COLLECT AND WHAT DO WE USE IT FOR?

You may provide us with the following types of personal information when you register with BTBUK or otherwise when you directly interact with us (when using our website or otherwise):

- Identity - first name, surname, BTBUK log-in information (password), country of residence
- Contact - email address, telephone numbers and address
- Financial - payment card details, billing address, purchase information, payment history
- Profile - your preferences for marketing, other website preferences and feedback on your BTBUK experiences through reviews and surveys
- Social - if you choose to open a BTBUK account using your

Facebook, Twitter or Google account, we will use your contact information used for the relevant account to help populate your BTBUK registration page

We may collect the following types of information from you when you use our website (using Cookies or other tracking technologies):

- Usage - information about how you use our website, including time spent on page, click-throughs, download errors
- Technical - IP address, browser type, hardware type, network and software identifiers, device information, operating system and system configuration

We may process your personal data for more than one lawful basis depending on the specific purpose for which we are using it. Importantly, we will only use your personal data when the law allows us to.

We will only use your personal data for the purposes for which we collected it, unless we reasonably consider that we need to use it for another reason and that reason is compatible with the original purpose. If we need to use your personal data for an unrelated purpose, we will notify you and we will explain the legal basis which allows us to do so.

In addition to the above, we may also anonymise and aggregate your personal data in a way which means you cannot be identified. This may be helpful to us for testing our internal systems, carrying out research and general customer data analysis. Because this is not personally identifiable, we can use this for any purposes.

#### WHO DO WE SHARE YOUR DATA WITH?

Importantly, we do not pass your personal data onto any third parties for them to market their products/services to you. If in the future we decide that we want to, we will only do so if we have your consent.

We do however share your personal data with third parties to help us deliver our products and services to you in the most effective way possible. These include third parties who assist us with:

- Delivering relevant BTBUK email and text marketing (to the extent you have not unsubscribed)
- Our customer reviews and surveys
- Personalising the content on our website to ensure a tailored user experience
- Delivering relevant targeted and re-targeted advertising to keep you up to date with our services
- Detecting fraud or criminal activity
- Creating your BTBUK account (being your social media companies who you have used to provide log-in information as part of the sign-up process)
- Running our competitions, such as our auditors, judges, professional advisors
- Other aspects of our service delivery, such as hosting our website and processing customer payments

If we share personal data with third parties, we will ensure that access is limited on a strictly need to know basis and is subject to suitable obligations relating to confidentiality and security. Please note that certain of these third party service providers use cookies or other tracking technologies, which are explained more fully in our Cookies Policy

In addition to the above, we may also be required to share your personal data with third parties if required by law or regulation. In such circumstances, we will make sure that the disclosure is only to the extent required by law or regulation.

#### DO WE SEND ANY OF YOUR DATA OUTSIDE OF THE EEA?

The European Economic Area or "EEA" is deemed to have good standards when it comes to data privacy. As such, we consciously limit the occasions when we may need to transfer or handle your data outside of the EEA. Where we do, for example where our service providers are based outside of the EEA, we make sure that your data is still treated fairly and lawfully in all respects (including making sure we have a legal ground for sending your data outside the EEA and putting in place all necessary safeguards for such arrangement).

Where relevant, you will have the right to see a copy of any safeguards we put in place for international transfers of your data. Just get in touch with us if you would like to find out more.

#### HOW WE KEEP YOUR DATA SECURE?

We adopt industry standard security processes to ensure your data is kept safe and secure and to prevent unauthorised access or use or loss of your data. By way of example, we use secure server software (EV SSL) which encrypts all information you input before it is sent to us. We also make sure that third parties who need to handle your data when helping us to deliver our services are subject to suitable confidentiality and security standards.

Despite the security measures we implement, please be aware that the transmission of data via the internet is not completely secure. As such, we cannot guarantee that information transmitted to us via the internet will be completely secure and any transmission is at your own risk.

#### HOW LONG DO WE KEEP YOUR DATA FOR?

We will keep your data for as long as you hold a BTBUK account and/or where you are still happy to hear from us about our latest news, products and services. Once you no longer wish to be engaged with BTBUK we may still need to keep hold of your data if there is a legal reason for doing so (such as for tax purposes where you have made purchases to play in our competitions or where we need to resolve any disputes with you).

#### LINKS TO THIRD PARTY WEBSITES

Our website may contain links to enable you to visit other websites easily. However, once you have used these links to leave our website, we do not have any control over these third party websites and are not responsible for the protection and privacy of any information which you provide whilst visiting such sites. Your use of these third party sites are not governed by this Privacy Policy. You should exercise caution and examine the privacy policies and terms of use applicable to the web sites in question.

#### CHANGES TO OUR PRIVACY POLICY

If we amend our Privacy Policy, it will be published on the BTBUK.co.uk website so please check back regularly to see if there have been any updates. If we make any substantial changes, we may also email you if it's appropriate.

#### YOUR RIGHTS

In certain situations, you are entitled to:

- access a copy of your personal data;
- correct or update your personal data, which you can do yourself by logging into your account or if you would prefer, please contact us and we can help you out;
- erase your personal data;
- object to the processing of your personal data where we are relying on a legitimate interest (as set out in the above table);
- restrict the processing of your personal data;
- request the transfer of your personal data to a third party; or
- where you have provided your consent to certain of our processing activities, in certain circumstances, you may withdraw your consent at any time (but please note that we may continue to process such personal data if we have legitimate legal grounds for doing so).

If you want to exercise any of these rights, please Contact Us. You don't have to pay a fee to exercise your rights, unless your request is clearly unfounded, repetitive or excessive (in which case we can charge a reasonable fee). Alternatively, we may refuse to comply with your request in

these circumstances. Where your request is legitimate, we will always respond within one month (unless there is a legal reason to take longer, such as where your request is particularly complex). We may also need you to confirm your identity before we proceed with your request if it is not clear to us who is making the request.

In addition to the above, you may get in touch with the ICO (Information Commissioner's Office) if you are concerned about the way in which we are handling your personal data. However, where possible, we would really appreciate you speaking with us first if you have any concerns.

#### HOW TO OPT-OUT OF BTBUK MARKETING

You can opt-out of any BTBUK marketing at any time either by Contacting Us or by using the opt-out function detailed in the relevant marketing email. Please note that we may still need to send you service notifications by email, such as advising you of updated privacy terms or terms of play. We do not pass your data onto any third parties for their marketing purposes. However, if we ever wish to do so in the future, we will always get your consent. You can then opt-out from any third party marketing at any time following the same process as above.

#### CONTACT US

If you would like to discuss anything in this policy or if you want to exercise your rights, please get in touch:

Please write to us at:

The Customer Services Manager Email: [info@btbuk.co.uk](mailto:info@btbuk.co.uk) Telephone: 07810 443471

LAST UPDATED: JANUARY 2024