

## STORM DJS GENERAL TERMS AND CONDITIONS FOR COMPETITIONS

1. Qualifying Persons
  - 1.1. STORM DJS ('STORM DJS', 'Promoter', 'Our(s)') operate skilled competitions/prize draws/giveaways available at storm-djs.com/giveaways (the 'Website'), which provide the opportunity to win prizes (the 'Competition(s)').
  - 1.2. Competitions are open to anyone aged 18 and over and the age of majority in their country of residence, excluding persons in the Promoter's immediate family and any person who has at any time fulfilled contract work for the Promoter.
2. Legal Conditions
  - 2.1. Both these STORM DJS GENERAL TERMS AND CONDITIONS FOR COMPETITIONS and the STORM DJS COMPETITION-SPECIFIC TERMS AND CONDITIONS (together the "Terms") as set out on the Website will apply to any Competition promoted by the Promoter.
  - 2.2. By entering a Competition the entrant ('Entrant', 'You', 'Your(s)') will be deemed to have legal capacity and to have read and understood the Terms and be bound by them.
  - 2.3. By entering a Competition You confirm that You are doing so legally in Your country of residence. The Promoter will not be responsible for any unlawful entry or infringement of any regulations. If in any doubt You should check first with the relevant authorities in Your nation.
3. Competition - mode of entry and requirements
  - 3.1. This Competition may be entered online only via the Website.
  - 3.2. When entering a Competition, follow the on-screen instructions to:
    - i. Select the prize You wish to win (the 'Prize');
    - ii. Answer the skilled multiple choice question; and
    - iii. Provide Your name, address, contact and payment details and confirm that You have read and understood the Terms.
  - 3.3. Once Your payment has cleared, You will receive an automated email confirming your entries. Please check Your junk mail and contact us if You have not received an email after 24 hours.
  - 3.4. You will not be deemed to have entered any Competition unless and until You have completed all the steps set out in this clause. Full compliance with all these requirements constitutes an entry('Entr(y)(ies)').
  - 3.5. The Promoter reserves the right to disqualify any Entrant that the Promoter has reasonable cause to believe has contravened these Terms in any way.
  - 3.6. Subject to clause 3.8, and to the extent permitted by law, the Promoter will not refund any Entry/Entries
  - 3.7. Each Competition will run for a specified period. Please check each Competition for details of opening and closing dates and times ('Promotion Period(s)').
  - 3.8. In the event that there are insufficient Entries during the Promotion Period to cover the cost of the Promoter purchasing the Prize, the Promoter reserves the right to extend the Promotion Period by one further calendar month, following which if there remain insufficient Entries, the Promoter will within 14 days automatically refund the full cost of all Entries to the payment cards used to purchase Entries.
4. Competition Judgement
  - 4.1. Subject to clauses 3.6 and 3.8 the winner in any Competition will be the first correct Entry drawn at random by the Promoter once the Promotion Period has expired using a random number generator at <https://miniwebtool.com/random-picker/> (the 'Winner(s)').
  - 4.2. The Promoter will attempt to contact Winner(s) using the email address and telephone number provided at the time of entry (or as subsequently updated to us by email or text message to the Promoter) 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 provided incorrectly, the Promoter will not be held responsible.
  - 4.3. If for any reason the Promoter is unable to contact a Winner or the Winner fails to confirm acceptance of the prize by email or text message within 14 calendar days of expiry of the Promotion Period, or the Winner is disqualified under clause 3.6 or 3.9. The Winner will forfeit the prize which will be awarded to the next correct Entry drawn at random.
  - 4.4. All Entrants will be automatically entered onto the Promoter's database for the purpose of communications regarding Entries in addition to details of future Competitions run by the Promoter.
5. Winner's Details
  - 5.1. Winner will be required to email a copy of their passport to the Promoter to confirm their identity, age and that the payment card used was theirs. If the payment card used was not in their name, Winner will be required to demonstrate they had authorisation to use it before any

- Prize is awarded. If any Winner fails to satisfy these requirements, the Promoter reserves the right at its sole discretion to disqualify that Winner and award the Prize to the next correct Entry.
- 5.2. Winner will be required to supply photographs of themselves with their Prize, which may be used by the Promoter on the Website and for marketing purposes.
  - 5.3. Following satisfactory fulfilment of all the requirements set out in clauses 5.1 and 5.2, the Promoter will arrange the delivery of the Prize to the Winner. At this point Winner 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.
6. Competition Prizes
- 6.1. Competitions may offer one or more prizes. For the avoidance of doubt, only one of the prizes listed on the Website will be awarded for each Competition so there will be one winner only per Competition.
  - 6.2. If due to circumstances beyond the Promoter's reasonable control (including but not limited to supply chain problems necessitating unreasonable delivery timescales or model discontinuation etc.), the Promoter reserves the right at its sole discretion to award the Winner of any Competition the UK RRP cash equivalent as listed on the Website.
  - 6.3. In mainland UK Prize(s) will be delivered with UK VAT and delivery costs paid.
  - 6.4. Outside mainland UK, any applicable international shipping costs and any import duties, registration costs, further taxes or other sums payable in the destination country will be the sole responsibility of the Winner of that Competition.
  - 6.5. The Promoter reserves the right not to deliver to certain countries.
  - 6.6. The Promoter cannot guarantee any Prize will conform to local standards if exported outside of mainland UK. It will be the sole responsibility of the Winner in this instance to investigate this and select the cash alternative under clause 7.8 if required.
  - 6.7. For the avoidance of doubt, the maximum value the Promoter will be liable to pay towards any prize is the UK RRP (or local currently equivalent) as stated on the Website.
  - 6.8. If during the course of a Competition, the Promoter is unable, due to circumstances beyond its reasonable control, to provide a Prize, the Promoter reserves the right to award a substitute prize of its own choosing of equal or greater value.
  - 6.9. The promoter will not be liable for insurance or other additional sums in relation to any Prize in any Competition.
  - 6.10. Any other expenses not expressly specified herein will be the sole responsibility of Prize Winner.
  - 6.11. All Prizes must be accepted as awarded and are non-transferrable.
  - 6.12. The Promoter will not be liable for storing any Prize. After notifying any Winner and upon acceptance of any Prize, delivery of the same will be organised.
7. Data Protection
- 7.1. By taking part in a Competition, You consent to Your details being used in publicity if You win a Prize. You agree that the Promoter may in its sole discretion use Your name, image, location, and comments relating to Your win and the Prize both on the Website and for future promotional and marketing purposes, without notice and without any fee being paid.
  - 7.2. Any personal data that You supply to the Promoter or authorise the Promoter to obtain from a third party including but not limited to a credit card company will be used by the Promoter to run the competition and award prizes. In so doing the Promoter may disclose such data to any credit card company whose name You provide; in order to comply with any legal or regulatory requirement; or to prevent, detect or prosecute fraud or any other crime.
8. Limitation of Liability
- In relation to all Competitions promoted by the Promoter:
- 8.1. Nothing in these Terms restricts Your statutory rights as a consumer.
  - 8.2. Save as set out in clause 8.1, the Promoter makes no representations or warranties regarding the quality or suitability of any Prize. The Promoter will not be liable for any losses suffered by person or to property including but not limited to consequential losses by reason of any act or omission by the Promoter, or its agents in connection with the supply or arrangement for supply of any Prize.
  - 8.3. The Promoter will not be liable for interruptions, errors or omissions in the Services relating to any Competition. Services may be temporarily suspended without notice in the event of technical failures, including but not limited to: system, network, or hard/software failure of either the Promoter or the Entrant. Subject to clause 8.1 the Promoter will not be liable for any discontinuation or modification of the Services relating to any Competition.
  - 8.4. Subject to clause 8.1 the Promoter will not be liable for any fault, loss, or disappointment whatsoever suffered by any Entrant arising out of participation in any Competition or the award of any Prize.

- 8.5. If due to reasons of computer-related failure or human error, the Prize is awarded incorrectly, the Promoter reserves the right to reclaim and redirect such Prize to the correct Entrant, at its sole discretion and without any admission of liability.
- 8.6. The Promoter will not be liable for any economic or consequential losses whatsoever suffered by any person under Clause 8.4, and no compensation will be due.
- 8.7. Subject to clauses 8.1 the Promoter will not be liable for any loss including consequential losses caused to You as a result of entering any Competition, whether or not such losses whether or not such losses were reasonably foreseeable upon entry.
- 8.8. Subject to Clause 8.1 the Promoter will not be liable to reimburse any costs associated with Competition entry.
- 8.9. Subject to Clause 8.1 the Promoter will not be liable for lost, delayed, or unrecorded entries, howsoever occasioned.
- 8.10. Subject to Clause 8.1 the Promoter reserves the right to amend any element of a Competition for reasons beyond its reasonable control, including but not limited to Website failure or any of the reasons set out in Clause 8.11.
- 8.11. The Promoter will not be liable to You for any losses arising out of, or relating to, the failure or delay of its obligations under this Agreement, where such failure or delay is caused (directly or indirectly) by circumstances beyond its reasonable control, including but not limited to: earthquakes; fires; floods; tsunamis; acts of God; strikes and work stoppage; wars, civil or military disturbance, acts of terrorism and riots; governmental action and pandemics.
- 8.12. You agree to reimburse the Promoter in respect of any losses (including consequential losses) it suffers resulting from any third party claim in respect of Your use of the services relating to a Competition, including but not limited to violation of applicable laws or regulations.
9. Governing law and jurisdiction
  - 9.1. Competitions, and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with them shall be governed by, and construed in accordance with, the law of England and Wales.
  - 9.2. Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with Competitions.

10. The Promoter

Vendus Ltd t/a Storm DJs of Kemp House, City Road, London. A company registered in England and Wales 07287185 Tel: +44 208 133 4306 email: giveaways@storm-djs.com Web: storm-djs.com. A list of Winners will be available upon request after the end of each Competition by sending an email to the Promoter.