

Terms & conditions of the Carwiz.gr Giveaway

1. Gelasakis Hotel Tourist SA hereinafter referred to as "the Company" or "the Organizer" based in ARISTEIDOU 6, 18531 PIRAEUS, Tax Identification Number 997570880 - Tax Office PIRAEUS, is going to hold a lottery in the context of promotional activity for the product of Carwiz.gr (hereinafter: the "") With the following terms of participation (hereinafter the " Terms "). The Activity will be hosted on the official account of Carwiz.gr at the website <https://www.carwiz.gr>.
2. The Activity is carried out with the support of the Gelasakis Group, which will grant the Activity gift to the lottery winner through its website <https://www.carwiz.gr> (hereinafter "Carwiz.gr").
3. The beginning of the Activity is set for the 11th of July 2022 (time 11.00 pm) and the end of the Activity and the possibility of participation in it is set for the 31th of August 2022 (time 11.59 pm).
4. The right to participate in the Activity has all those who live in Greece and have completed the 18th year of age otherwise they have secured for their participation in the Activity the consent of their legal guardian ("general conditions of participation"). With the participation of a person under 18 years of age, it is presumed that there is consent of his guardian. Employees in the GELASAKIS GROUP are excluded from the draw, as well as those who are related to them by kinship up to the second degree.
5. Anyone wishing to participate in the Activity should like the post in Carwiz.gr facebook page, like and follow Carwiz.gr facebook page and tag a friend.
6. Answers that are abusive, offensive and generally contrary to the law and good business ethics are not accepted.
7. The gifts of Activity are: a free car rental, for 4 days. It is clarified that the prize concerns the most economical available car . One (1) lucky winner will emerge from the draw. The draw will take place on 01/09/2022, at the Organizer's Offices using automated systems, which ensure the fact that there will be no human intervention during the draw process. This lottery will be submitted by all the participants in the activity, who will have validly fulfilled the specific conditions for participation in the lottery and who, according to their declaration, also meet the general conditions for their participation. The gift can be redeemed from 10/09/2022 - 31/05/2023.
8. The communication with the winner will be done via e-mail. In case it is not possible to communicate with the lucky winner of the lottery within a period of five (5) calendar days from the date of issuance of the results, the runner-up will automatically enter his place. In case, despite the above-mentioned procedure, the communication with the winner of the draw fails, the Organizer is entitled to either cancel the activity or to proceed to a supplementary draw at its absolute discretion. During the electronic communication, the winners will be asked for their full details (name, mobile phone number, ID number) for the possibility of verifying the identity upon delivery of the Prize.
9. The gift is specific, personal and can not be exchanged, nor can it be requested to be replaced with another or redeemed in cash, at any price. The Company bears no responsibility for anything related to the above prize, other than delivery to the winner. The Organizer is not responsible in case of exhaustion or lack of availability of tickets at Carwiz.gr. The winner accepts and must choose his Prize, under the

above conditions. The gift that will be delivered in accordance with these terms is provided in the state in which it is and is, excluding the application of the provisions on seller liability or other provisions establishing liability in respect of actual defects, agreed properties, etc., in relation to the Company. Also, in no case is the Company responsible for any direct or indirect damages, costs and expenses that may arise from any interruption, malfunction or delay or any other reason related to the prize of the tender. Furthermore, the Company does not bear any responsibility, criminal or civil, to any winner or third party, for any accident that occurred and / or damage and / or physical or material damage caused to them directly or indirectly related to the gift or for any other reason. . The Company is released from the obligation to deliver a gift in cases where in any way the terms of participation in the competition have not been observed.

10. Organizer further reserves the right to announce the names, place of residence as well as photos of the lucky winner and runner-up on the website <https://www.carwiz.gr>, on the social media of Carwiz.gr, to any print or in the media and to advertise any relevant event as well as their image or photo, used by their Facebook/Instagram account or another that may be made available for this purpose to the Organizer before or upon receipt of the gifts.

11. The electronic acceptance of the terms of the Activity as well as the practical participation in it, implies the provision of the explicit and unconditional consent of the participants to the Organizer, in order to proceed in this reasonable judgment and exclusively for the purposes of this announcement or / and publication of their name. The participants with their participation provide to the Organizing Company their consent and permission according to Law 2472/1997 and Law 3471/2006 for the use and processing of their personal data and personal data, which they themselves disclose. for the purpose of their participation in the Competition. The processing can be done by automated or non-automated means, either by herself or through any other person, who can be appointed by the Organizer by order and on her behalf, for the needs and at the time of execution and completion of the activity. In relation to such data files, participants have the right to access, correct, delete or object to the data that concerns them. In addition, the participants explicitly give their consent to the Company to process and / or transmit the above data exclusively to persons who, as performers of the processing, by order and on behalf of the Organizer, may be involved in the nomination of winners. of the Competition and the return of prizes to them. For any exercise of their rights deriving mainly from articles 12 and 13 of Law 2472/1997 (access and objection rights for the processing of personal data respectively), participants can contact the email customer.support@carwiz.gr.

12. Each winner with his participation in the activity, unconditionally agrees to the above without the payment of any remuneration or compensation. Subject to the above, the refusal of the winner to participate in a relevant advertising program or other announcement or refusal to include his name in listings, if called for this, legitimizes the Company to refuse to grant the relevant Prize, or to revoke it. The participation in the Activity implies an explicit and unconditional consent of the participant for the registration of personal data concerning him in a file that will be kept by the Company, in accordance with the provisions of Law 2472/1997 for the purpose and within the Activity.

13. The Organizer reserves the right to modify the terms of the lottery, to extend or shorten the duration of the activity or to postpone the date of the lottery without notice, by posting a new announcement on the official Carwiz account.

14. These terms are governed by and supplemented by Greek law. Any dispute regarding the Activity is submitted to the exclusive jurisdiction of the Courts of Heraklion, Crete.

15. Participation in this activity means unconditional acceptance of these terms of participation in their entirety. Participants unreservedly acknowledge and accept that the services provided by the Organizing Company may be affected or temporarily suspended due to network problems. In general, participation in the Activity may result in changes or interruptions that are entirely dependent on the capabilities of both the social networking site in question and the existing technology on which they are based and which are beyond the control and responsibility of the Organizer who is not liable for all of the above reasons. The Organizer will not bear any responsibility if, for reasons beyond its sphere of influence and control, the receipt of entries fails or is delayed or, finally, if the records kept by it are destroyed, partially or completely.