

Vehicle Prize Conditions – Winger Motors Limited

The following terms apply to the vehicle prize supplied by Winger Motors Limited (trading as Winger Motors MG Greenlane).

1. Vehicle Prize

- 1.1 The prize consists of the temporary use of an **MG EV** vehicle supplied by Winger Motors Limited for a weekend period to be agreed between the winner and Winger Motors Limited.
- 1.2 The vehicle must be collected from and returned to Winger Motors MG Greenlane at a mutually agreed date and time.
- 1.3 The vehicle must be returned in the same condition as it was supplied, fair wear and tear excepted.

2. Driver Eligibility

- 2.1 The winner must be aged 18 years or older at the time of vehicle collection.
- 2.2 The winner must hold a current, valid full New Zealand driver licence.
- 2.3 The winner must present their driver licence to Winger Motors Limited at the time of vehicle collection for verification.
- 2.4 The vehicle may only be driven by the competition winner, unless otherwise approved in writing by Winger Motors Limited.
- 2.5 Winger Motors Limited reserves the right to refuse to release the vehicle if the winner does not meet the required eligibility criteria.

3. Vehicle Loan Agreement

- 3.1 Prior to receiving the vehicle, the winner must enter into and sign Winger Motors Limited's standard vehicle loan agreement.
- 3.2 The vehicle loan agreement contains additional conditions relating to the use and care of the vehicle, including but not limited to prohibitions on smoking or vaping in the vehicle.
- 3.3 Failure or refusal to sign the vehicle loan agreement will result in the prize being forfeited.

4. Insurance and Liability

- 4.1 The vehicle will be insured under Winger Motors Limited's motor vehicle insurance policy during the loan period.
- 4.2 The winner agrees to be fully responsible for the insurance excess and any associated costs in the event of damage, loss, theft, or any insurance claim relating to the vehicle during the loan period.
- 4.3 The winner must comply with all terms and conditions of the insurance policy and the vehicle loan agreement.
- 4.4 The winner will be responsible for any traffic infringements, parking fines, toll charges, penalties, or other charges incurred during the loan period.

5. Charging and Operating Costs

5.1 The winner is responsible for all charging costs incurred during the loan period.

5.2 Winger Motors Limited will not reimburse any charging or electricity costs associated with the use of the vehicle.

5.3 The vehicle should be returned with a reasonable charge level comparable to that at the time of collection.

6. Use of the Vehicle

6.1 The vehicle must be operated in accordance with all applicable road laws and in a safe and responsible manner.

6.2 The vehicle must not be used:

- for racing, speed testing, or motorsport activities
- for any commercial use including ride-sharing or delivery services
- to tow another vehicle or trailer
- in any manner that would breach the terms of the vehicle loan agreement or insurance policy
- through salt water, on beaches, or in tidal areas where the vehicle may be exposed to salt water.

7. Liability

7.1 To the maximum extent permitted by law, Winger Motors Limited shall not be liable for any loss, damage, injury, or expense suffered by the winner or any third party arising from the use of the vehicle during the loan period.

7.2 The winner agrees to indemnify Winger Motors Limited against any claims, damages, losses, or expenses arising from their use of the vehicle, except where such loss arises from the negligence of Winger Motors Limited.

8. Availability

8.1 Vehicle availability is subject to operational requirements and scheduling by Winger Motors Limited.

8.2 Winger Motors Limited reserves the right to substitute the vehicle with a comparable model if the advertised vehicle is unavailable.