

SYDNEY AIRPORT WIN A CAR PROMOTION TERMS AND CONDITIONS

Competition Details

Promotion Name	Sydney Airport Win a Car Promotion ("Promotion").				
Promoter	The Promoter is Sydney Airport Corporation Limited (ABN 62 082 578 809) of 10 Arrivals Court, Mascot, NSW 2020 (" Promoter ").				
	For enquiries about the Promotion contact park@syd.com.au or 133 SYD (133 793).				
Promotional Period	The Promotion commences at 9.00 AM AEST on 1 October 2025 and ends at 11:59 PM AEDT on 31 December 2025 (" Promotional Period ").				
Eligible Entrants	The Promotion is only open to residents in NSW aged 18 years or over (each, an "Eligible Entrant").				
	Employees and their Immediate Families (as defined in clause 2) of the Promoter or any of its parent companies, subsidiaries or affiliated companies, or of any agencies or contractors associated with the Promotion, are ineligible to enter the Promotion.				
How To Enter	To enter, Eligible Entrants must undertake the following steps during the Promotional Period:				
	(a) visit https://prebook.sydneyairport.com.au ;				
	 (b) select a parking booking at Sydney Airport which has a value of at least AUD \$100 and for entry into the relevant parking lot before 11:59pm AEDT on 31 December 2025; 				
	 (c) complete all required information, including first name, last name, email, phone number, number plate, postcode; 				
	(d) check the boxes agreeing to (i) enter this promotion and these Terms and Conditions, and (ii) the Sydney Airport Parking T&Cs (available at this link: Sydney Airport Parking - Terms and Conditions) and Sydney Airport's Privacy Policy (available at: www.sydneyairport.com.au/info-sheet/privacy); and				
	(e) finalise the parking booking,				
	(together, the "Entry Requirements").				
	Once an Eligible Entrant has completed the steps to satisfy the Entry Requirements, they will receive one (1) entry into the Promotion (an "Entry").				
	An Entry will not be valid and eligible to win if the parking booking is cancelled or not fulfilled by the Eligible Entrant.				
Number of Entries	Up to ten (10) entries per person are permitted during the Promotional Period, provided each entry is submitted separately and in accordance with the above entry requirements. Only one (1) Prize per Eligible Entrant can be awarded during the Promotional Period, irrespective of the number of entries from that Eligible Entrant.				
Winner Selection	Winners of the Promotion will be selected ("Winner/s") by random draw conducted by the Promoter following the Promotional Period on or around 20 January 2025 from the entries received during the Promotional Period at Sydney International Airport, 10 Arrivals Court, Mascot NSW 2020 ("Prize Draw").				
	The number of Winners selected during the Prize Draw are as follows:				

Version 1 – July 2025

SYD Classification: Confidential

	Major Prize – one (1) Winner; and						
	Minor Prizes – sixteen (16) Winners.						
	The Major Prize Winner will be drawn first and then each Minor Prize will be drawn in the order of their prize value.						
	Two (2) additional reserve entries will be drawn for each Prize, and recorded in order, in the case an invalid entry or ineligible entrant is selected as a Winner ("Reserve Entries").						
Notification of Winners	Winner/s will be contacted by email and phone within seven (7) business days of their selection as a Winner.						
	If a Winner does not respond to the first contact attempt, they will be contacted one (1) further time and if they have not responded to Promoter within ten (10) business days of the second attempt, or if an invalid entry or ineligible entrant is selected as a Winner, the next Winner will be selected from the Reserve Entries.						
	Winner/s from Reserve Entries will be contacted in the same manner as described above.						
Announcement of Winner/s / Publication Details	Winner/s will have their first and last name published on the Sydney Airport Parking website (https://prebook.sydneyairport.com.au) within 5 business days after being drawn.						
Claiming Prizes	Winners are required to respond to the contact indicated in the "Notification of Winners" section above and any other steps reasonably required by the Promoter to claim their Prize.						
	The Prize will be transferred to the Winner within 28 days after the Winner is drawn, or if not practicable, as agreed between the Promoter and Winner.						
Prize							
	Туре	Description	No. of Prizes	Value			
	Major Prize	A new XPeng G6 Standard Range 2024 electric car with automatic transmission, including registration, stamp duty, compulsory third party insurance and a local slimline plate fee.	1	Up to AUD \$57,898.52			
	Minor Prizes	Minor Prize 1: A Sydney Airport Parking 'Golden Ticket' which gives the holder twelve (12) months of free parking at P2, P3 and P7 (self-parking only) at Sydney Airport.	2	Up to AUD \$10,000.			
		Minor Prize 2: A \$1,000 Digital Vault Pays-enabled Prepaid Mastercard® for use at the retailers in the Sydney Airport terminals (T1, T2 and T3).	4	AUD \$1,000.			
		Minor Prize 3: An \$800 Sydney Airport Parking credit for use at P2, P3 and P7 (self-parking only) at Sydney Airport.	10	Up to AUD \$800.			
	(together, the "Prizes").						
	The total value of the Prize pool is \$89,898.52. The value of each Prize and the Prize pool is based on the recommended retail price of the Prizes in Australian dollars as at the date of these Terms and Conditions and the Promoter takes no responsibility for any change in value.						
	The following conditions apply to the Prizes:						
	Prize	Conditions					

	Major	The colour of the vehicle is subject to availability.		
	Prize	The Winner must collect the prize from the XPeng dealership at Sydney Airport and do all things reasonably required by XPeng to deliver the prize.		
		Additional insurance, options, petrol and all other ancillary costs are the responsibility of the Winner. If the Winner is, through any legal incapacity or otherwise, unable to register the car in their own name, then the Winner may assign the car to another person (who consents to such assignment) with legal capacity for the purpose of registration. The Promoter takes no responsibility for any such arrangements between the Winner and the assignee. The Winner must provide certified copies of all required documentation before the car is awarded. It is a condition of accepting the prize that the Winner may be required to sign a legal release in a form to be determined by the Promoter in its discretion.		
	Minor Prize 1	Minor Prize 1 is only valid for self-parking at P2, P3 and P7 at Sydney Airport.		
	Minor Prize 2	Minor Prize 2 can only be used at the retailers in the Sydney Airport terminals (T1, T2 and T3) and cannot be exchanged for cash.		
		Any costs associated with redeeming the Digital Vault Paysenabled Prepaid Mastercard are not included. The Vault Paysenabled Prepaid Mastercard must be activated within 2 months of issue and is valid for twelve (12) months after activation. At expiry of the Digital Vault Pays-enabled Mastercard any unused balance will be forfeited. Winners will not receive notice prior to expiry. Card expiry and balance can be found on your mobile device in the Vault Payments App. The digital Vault Paysenabled Prepaid Mastercard is issued by EML Payment Solutions Limited (ABN 30 131 436 532) AFSL 404131 pursuant to license by Mastercard. See www.vaultps.com.au/terms for full terms and conditions. Mastercard and the circles design are registered trademarks of Mastercard International Incorporated.		
	Minor Prize 3	Minor Prize 3 is only valid for use at P2, P3 and P7 (self-parking only) and cannot be exchanged for cash. If a booking is modified or cancelled by the Winner in accordance with the Sydney Airport Parking Terms & Conditions , the credit value that was used for the relevant booking may only be applied as credit for a new booking.		
	If any Prize (or part of a Prize) is unavailable for any reason, the Promoter, in its sole discretion, reserves the right to substitute that Prize (or the relevant part of the Prize) with another Prize to the equal or greater value or specification, subject to the approval of any relevant authority.			
Permit Numbers	Promotion authorised under NSW Authority No. TP/03129.			

Terms and Conditions

 By entering this Promotion, entrants acknowledge that they have read, understood and agree to these Terms and Conditions. The Competition Details section forms part of these Terms and Conditions. Any capitalized terms used in these Terms and Conditions have the same meaning given in the Competition Details, except where stated otherwise.

Eligibility

- 2. For the purposes of determining Entrant eligibility:
 - a. **"Employees"** means any directors, officers, management, employees, consultants, contractors or other individuals who perform work under the control of another in exchange for payment or on a volunteer basis; and
 - b. "Immediate Families" means any of the following: spouse, ex-spouse, de-facto spouse, child or

step-child, parent, step-parent, grandparent, step-grandparent, uncle, aunt, niece, nephew, brother, sister, step-brother, step-sister or first cousin, and those persons include natural and non-natural relations (in the reasonable opinion of the Promoter).

Entries

- 3. Entrants are required to take full responsibility for the content of their entry and for ensuring that their entry complies with these Terms and Conditions. For the purposes of these content requirements, "entry content" includes any content (including text, photos, videos and email messages) that entrants submit, upload, transmit, publish, communicate or use in connection with their entry into the Promotion.
- 4. An entrant's entry must not include, and the Promoter will consider ineligible, any entry which contains:
 - a. any content that is offensive, inappropriate or otherwise in breach of these Terms and Conditions;
 - b. any image or voice of any other person without that person's express consent. Entrants warrant that if any such content is included, they have obtained the express consent of the relevant person;
 - any content that contravenes any law, infringes the rights of any person or is obscene, potentially defamatory, discriminatory, indecent or otherwise objectionable or inappropriate (which includes, without limitation, any content involving nudity, malice, excessive violence or swearing); and
 - d. any literary, dramatic, musical or artistic work, any audio-visual or sound recording, or any other item in which copyright subsists, unless the entrant is entitled to do so. If an entrant has any doubts about whether they have the right to include any content (for example, recorded music) they must not include it. By including any such content in their entry, the entrant warrants that they have the permission of the relevant copyright owner to do so and that this permission allows the Promoter to use the entry in accordance with these Terms and Conditions.
- 5. Incomplete and indecipherable entries and any entry which has incorrectly entered personal information or contact details may be deemed an invalid entry. No responsibility is accepted by the Promoter for late, lost, misdirected, ineligible or illegible/inaudible entries (including lost, stolen, forged, defaced or damaged proof of entry or any failure to comply with entry requirements stipulated in the Competition Details).
- 6. The use of any automated entry software or any other mechanical or electronic means that allows an entrant to automatically enter the Promotion repeatedly is prohibited and any entries submitted using such means are invalid.
- 7. Entries must be received by the Promoter and will be deemed to have been received at the time of receipt by the Promoter. Online and other electronic entries are deemed to have been received at the time of receipt into the Promotion database and not at the time of transmission by the entrant.
- 8. Any costs associated with accessing the Promotion website are the entrant's responsibility and are dependent on the internet service provider used. Entrants must submit their entries manually using an internet browser.

Promoter's Rights

- 9. The Promoter's decision in relation to any aspect of these Term and Conditions and the Promotion is final and binding on every person who enters. No correspondence will be entered into.
- 10. The Promoter reserves the right, in its sole discretion, to disqualify any individual who the Promoter has reason to believe is ineligible, has breached any of these Terms and Conditions, tampered with the entry process or engaged in any unlawful or other misconduct deemed to jeopardise fair and proper conduct of the Promotion. Errors and omissions may be accepted at the Promoter's sole discretion. Delay or failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights. The Promoter's legal rights to recover damages or other compensation from such an offender are reserved.
- 11. If there is a disagreement or dispute as to the identity of an entrant, the Promoter reserves the right, in its sole discretion, to determine the identity of the entrant and require entrants to provide reasonable proof that they meet the eligibility requirements for entry to the Promotion.
- 12. The Promoter may, in its sole discretion, declare any or all entries made by an entrant invalid, and/or prohibit further participation by an entrant in this Promotion or a prize event/activity if the entrant:
 - a. disrupts, annoys, abuses, threatens, harasses or attempts to do any of these things to the Promoter, another entrant or potential entrant of, or anyone else associated with, this Promotion;
 - b. submits an entry that is not in accordance with these Terms and Conditions or tampers with the entry process; or
 - c. engages in conduct in relation to this Promotion which is misleading, deceptive, fraudulent or damaging to the Promoter's goodwill or reputation.
- 13. Errors and omissions may be accepted at the Promoter's sole discretion. Delay or failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights. If there is a dispute as to the identity of an entrant, the Promoter reserves the right, in its sole discretion, to determine the identity of the entrant.

Version 1 – July 2025

- 14. All entrants acknowledge that the Promoter can rely on these Terms and Conditions even if the Promoter only learns of a person's ineligibility after the Promoter has awarded a prize to the ineligible person. Return of the prize or payment of its equivalent value to the Promoter may be required by the Promoter if this occurs.
- 15. Each entrant is responsible for ensuring their familiarity with these Terms and Conditions at the time of participation. The Promoter's decision not to enforce a specific restriction (whether communicated to an entrant or not) does not constitute a waiver of that restriction or of these Terms and Conditions generally.
- 16. **CAUTION**: Any attempt to deliberately undermine the legitimate operation of this Promotion may be a violation of criminal and civil laws and should such an attempt be made, whether successful or not, the Promoter reserves the right to refer the matter to law enforcement authorities and/or to seek damages or such other civil remedies as the Promoter may determine from time to time to the fullest extent permitted by law

Prizes

- 17. The Prize(s) and parts of the Prize(s) is/are not transferable or exchangeable and cannot be taken as cash (unless the Prize is cash). If a Prize (or part of a Prize, is unavailable for any reason, the Promoter, in its sole discretion, reserves the right to substitute that Prize (or the relevant part of the Prize) with another Prize to the equal or greater value or specification, subject to the approval of any relevant authority. The Promoter and its representatives will not be liable for any damage to or delay in transit of Prizes.
- 18. If the Prize includes travel or events, the Prize must be booked and completed as specified in the "Prize" section of the Competition Details and any other written specifications from the Promoter or by the supplier(s) of the Prize on claiming the Prize. Any travel companion(s) must be over 18 unless the Winner of the Prize is the parent or legal guardian. All costs associated with a travel Prize which are not expressly stated in the Competition Details as being included in that Prize (including additional spending money, passport and visa costs, transfer costs, meals, taxes, insurance, luggage costs and all other ancillary costs) are the responsibility of the Winner and any travel companion(s). The Winner and any travel companion(s) are responsible for ensuring they have all necessary travel insurance (if not included in the Prize) and documents to travel to the relevant place(s) (including passports and visas, if required). Any alterations or extensions to confirmed Prize details must be approved in advance by the Promoter (at its sole discretion) and will be at the expense of the Winner and any travel companion(s). The Winner is responsible for ensuring that they and any travel companion(s) are fit to travel and have received appropriate immunisations and/or health checks prior to taking the Prize. The Promoter is not responsible for the cancellation, delay or rescheduling of any part of a travel Prize, including due to an event of war, terrorism, state of emergency, disaster, pandemic or other event outside the reasonable control of the Promoter ("Force Majeure Event") or any costs incurred by the Winner or any travel companion(s) as a result (including accommodation costs) will be the responsibility of the Winner.
- 19. In the event the Promotion or the Prize is impacted by a Force Majeure Event, the Promoter reserves the right to cancel, terminate, modify or suspend the Promotion or the Prize (as applicable), subject to the approval of the relevant authorities in the Relevant States/Territories, if required.
- 20. If a Prize includes voucher(s), each voucher is only valid until the voucher expiry date specified on the voucher or by the supplier of the voucher, and is subject to any terms and conditions imposed by the supplier. Once transferred to the Winner, the Promoter is not liable for any voucher that has been lost, stolen, forged, damaged or tampered with in any way. Any unused balance of a voucher will not be awarded as cash.
- 21. If a Prize includes ticket(s), each ticket is only valid for the date or period specified on the ticket or by the supplier of the ticket, and is subject to any terms and conditions imposed by the supplier. Once transferred to the Winner, the Promoter is not liable for any ticket that has been lost, stolen, forged, damaged or tampered with in any way.

Limitation of Liability

- 22. The Promoter is not responsible for any problems or technical malfunction of any telephone network or lines, computer on-line systems, communication network, computer equipment, software, technical problems or traffic congestion on the Internet or at any web site, or any combination of those things, including any error, omission, alteration, tampering, deletion, theft, destruction, transmission interruption, communications failure or otherwise, injury or damage to entries or to entrants' or any other person's computer related to or resulting from participation in or down-loading any materials in this Promotion. If the Promotion is not capable of being conducted due to circumstances beyond the Promoter's control, including due to any technical or communications problems, the Promoter reserves the right to amend, suspend or cancel the Promotion subject to approval from any relevant authority.
- 23. Except for any liability that cannot be excluded by law, the Promoter (including its officers, employees and agents) excludes all liability (including negligence), for any injury, illness or death or any expense, loss or damage (including loss of opportunity), whether direct, indirect, special or consequential, arising in any way out of the Promotion, including (but not limited to) where arising out of any of the following: (a) any technical difficulties or equipment malfunction (whether or not under the Promoter's control); (b) any theft, unauthorised access or third party interference; (c) any entry or Prize claim that is late, lost, altered, damaged or misdirected (whether or not after receipt by the Promoter) due to any reason beyond the reasonable control of the Promoter; (d) any tax liability incurred by a Winner or entrant; or (f) use of the Prize.

Version 1 – July 2025

24. To the extent permitted by law, the Promoter and its associated related bodies corporate, agencies and contractors will not be liable for any loss (including, without limitation, indirect, special or consequential loss or loss of opportunity), expense, damage, injury, illness or death which is suffered or sustained (whether or not arising from any person's negligence) in connection with this Promotion or accepting or using any Prize, except for any liability which cannot be excluded by law (in which case that liability is limited to the minimum allowable by law). This clause will not apply to the extent the Promoter has contributed to or caused such loss, expense, damage, personal injury or death. Nothing in these Terms and Conditions limits, excludes or modifies or purports to limit, exclude or modify the statutory consumer rights or guarantees as provided under the Competition and Consumer Act 2010 (Cth), as well as any other implied warranties under the Australian Securities and Investments Commission Act 2001 (Cth) or similar consumer protection laws in the States and Territories of Australia.

Marketing and Privacy

- 25. If requested by the Promoter, entrants and Winners (and their travel companion(s), if applicable) agree to participate in all reasonable promotional activity (such as publicity and photography, interviews and promoting the Winners' entries) surrounding this Promotion or their winning of a Prize, free of charge or compensation, and they consent to the Promoter and its associated related bodies corporate, agencies and contractors using their name and image in promotional material relating to this Promotion.
- 26. The Promoter is bound by the Australian Privacy Principles contained in the *Privacy Act 1988* (Cth). The Promoter collects personal information in order to conduct the Promotion and may, for this purpose, disclose such information to third parties as required for the provision of the Prize. The Promoter may disclose the information for those purposes to its related bodies corporate, agencies and contractors and State and Territory regulators as required under relevant lottery legislation. The Promoter will handle personal information in accordance with its privacy policy, which can be viewed at https://www.sydneyairport.com.au/info-sheet/privacy. To request access to, or to update, personal information the Promoter holds about them, entrants can contact the Promoter at privacy@syd.com.au . If entrants do not provide the information requested, they will not be able to enter or claim a prize in the Promotion.
- 27. In addition to the privacy terms set out above, if the entrant has ticked the "opt-in" box for receiving marketing materials as part of the entry process, the Promoter may also use the personal information provided by the entrant to send communications to the entrant such as news, updates, promotions and other marketing materials from the Promoter and its affiliates and partners, including about the Promoter's products and services (including via electronic means), and may disclose the information to its related bodies corporate, agencies and contractors (including call centres, advertising agencies and direct mail houses) the Promoter engages for that purpose.
- 28. True EV Pty Ltd trading as XPeng is bound by the Australian Privacy Principles contained in the *Privacy Act* 1988 (Cth). A copy of the Major Prize supplier's privacy policy can be viewed at: https://xpeng.com.au/privacy-policy. To request access to, or to update, personal information the Major Prize supplier holds about them, entrants can contact the Prize supplier(s): info@trueev.com.au.

General

- 29. The Promoter may (but is not obligated to) communicate or advertise this Promotion using Facebook, Instagram or other social media platforms. However, the Promotion is in no way sponsored, endorsed or administered by, or associated with, Facebook, Instagram or any other social media platform. Entrants are providing their information to the Promoter and not to any such social media platform. Each entrant fully releases any such social media platforms from any and all liability in connection with this Promotion.
- 30. The Promoter and each of its related bodies corporate and their respective directors, officers, employees, agents and contractors accepts no responsibility for any financial or tax implications arising out of the Prize or the Promotion. Winners should obtain independent advice on any financial or tax implications that may arise as a result of accepting the Prize.
- 31. If any dispute arises between the entrant and the Promoter concerning the conduct of this Promotion or claiming a Prize, the Promoter will take reasonable steps to consider the entrant's point of view, taking into account any facts or evidence the entrant puts forward, and to respond to it fairly within a reasonable time. In all other respects, the Promoter's decision in connection with all aspects of this Promotion is final.
- 32. Except where prohibited by law, all issues and questions concerning the construction, validity, interpretation and enforceability of these Terms and Conditions will be governed by, and construed in accordance with, the laws of the state of New South Wales, Australia. All participants consent to the jurisdiction of the courts of New South Wales, Australia.

Version 1 – July 2025