

Motul Gift Box Promotion (“Promotion”)

Participants agree to be bound by these terms and conditions (the “Terms and Conditions”).

The Promoter

1. The promoter is Pirelli UK Tyres Limited, Derby Road, Burton on Trent, Staffordshire, DE13 0BH (the “Pirelli”).

Promotion Period

2. The Promotion will commence on 1 April 2018 and shall close at 23:59 (GMT) on 30 May 2018 (the “Promotion Period”).

Eligibility

3. To be eligible to participate in the Promotion you must be a UK resident aged 18 or over (“Participants”).
4. Employees or agents of Pirelli, or their families or households, or anyone professionally connected to this Promotion and any group company of Pirelli are not eligible to enter.
5. This Promotion is only available to consumers (i.e. not to any business or reseller). Each Participant may submit a maximum of one (1) Claim (as defined below in clause 8). A maximum of two (2) Claims per household in total is permitted.

Offer

6. Participants who purchase (in store only) from and have fitted by the same dealer in a single transaction, a brand new pair (one front and one rear) of any of the following Pirelli tyres:
 - (a) Diablo Supercorsa SP V2, Diablo Rosso Corsa II or Diablo Rosso III(together the “Tyres”) within the Promotion Period will be entitled to claim a Motul Cleaning Gift Box Set (the “Gift”). The single transaction must include the cost of the purchase of the Tyres and of fitting.

Entry

7. To claim a Gift, Participants must purchase the Tyres and have them fitted during the Promotion Period and then either:
 1. complete the relevant claim form in hard copy (a copy of which can be obtained from the dealer directly or by downloading it from www.pirelli.com); or
 2. Complete the online claim form at www.pirelli.com
8. Once the Participant has completed the claim form then they must either:
 1. submit the online claim form; or
 2. Send the hard copy completed claim form to: Moto Department, Pirelli UK Tyres Limited, Derby Road, Burton on Trent, Staffordshire, DE13 0BH.

And, at the same time as submitting or sending the claim form, provide proof of purchase which evidences the product name, date of purchase and the fitting charge and provide their contact details and all other required information, including but not limited to their date of birth (a “Claim”). Copies of receipts that do not show the fitting charge or the Participant’s name and address will not be accepted and any failure by the Participant to provide the proof of purchase referred to above will invalidate the Claim.

9. Claims must be made and received by no later than 15 June 2018 (the “Claim Period”). Claims received outside the Claim Period will be marked as invalid and will not be accepted.
10. Any documents submitted in support of the Claim shall not be returned to the Participant.
11. Proof of postage will not be accepted as proof of delivery.

Receipt of the Gift

12. Provided the Claim has been received within the Claim Period and is validated, Pirelli will use its reasonable endeavours to ensure that delivery of the Gift is made within twenty-eight (28) days of the submission of your Claim.
13. Delivery of the Gift will be to the postal address provided with the Claim.
14. The Gifts are subject to availability and are allocated on a first come first served basis.
15. The Gift is non-transferable, non-exchangeable and will not be substituted for an equivalent cash value.
16. This Promotion is not redeemable with any other offer.
17. Claims that are incomplete or damaged will be deemed invalid. No responsibility is accepted by Pirelli for lost, delayed or damaged data which occurs during any communication or transmission of Claims.

18. Pirelli reserves the right at its absolute discretion to disqualify Claims which it considers do not comply with these Terms and Conditions.
19. Pirelli shall have the right, where necessary, to undertake all such action as is reasonable to protect itself against fraudulent or invalid Claims including, without limitation, to require further verification as to proof of purchase, as well as any other relevant details of a Participant.
20. A Claim must be made by the Participant, and must not be made through agents or third parties.

Privacy and Data Protection

21. Pirelli is the Data Controller for the purpose of the data protection legislation. Pirelli's use of any personal information submitted by the Participant ("Personal Data") shall be limited to communications about the Promotion and for managing the redemption process (the "Purpose"). It is necessary for Pirelli to process the Personal Data to enable Pirelli to administer the Promotion. It is entirely at the Participant's discretion whether or not to provide their Personal Data. However, in the absence of the Participant's consent to the processing of their Personal Data, the Participant will not be eligible to enter the Promotion.
22. Pirelli may share the Personal Data when authorised by law or as follows:
 - i) Group companies. Any member of Pirelli's group of companies, which means any subsidiaries and ultimate holding company and its subsidiaries.
 - ii) Third party or affiliated service providers. The Personal Data may also be processed by service providers, including authorised entities that Pirelli might use to facilitate or outsource one or more aspects of the administration of the Promotion. These service providers are subject to confidentiality agreements with Pirelli and other legal restrictions that prohibit their use of the information Pirelli provided to them for any purpose other than to facilitate the specific outsourced related operation.
 - iii) Business transaction. In the event that Pirelli intends to sell or transfer ownership or control of any or all of its business, operations or services to a third party, Pirelli may need to disclose the Personal Data to a potential buyer both before and after the purchase. Pirelli will do so in accordance and in compliance with the UK data protection legislation. In the event the sale does not go through, Pirelli will require the potential purchaser to completely erase the same.
23. It is not intended that the Personal Data will be shared with any entity outside of the EEA. The Participant hereby consents to its Personal Data being used for the Purpose.
24. Pirelli will retain the Personal Data for as long as necessary to perform the Purpose.
25. Pirelli is concerned with keeping the Personal Data secure and protecting it from inappropriate disclosure. Pirelli implements a variety of security measures to ensure the security of the Personal Data on its systems and ensures that any third parties adopt adequate security measures too. Any Personal Data collected by Pirelli is contained behind secured networks and is only accessible by a limited number of employees who have special access rights to such systems. However, unfortunately no transmission of data over the internet is guaranteed to be completely secure. It may be possible for third parties, not under the control or instruction of Pirelli, to intercept or access transmissions or private communications unlawfully. While Pirelli strives to protect the Participants Personal Data, Pirelli cannot ensure or warrant the security of any Personal Data that is transmitted to Pirelli. Any such transmission is done at the Participants own risk. If Participants believe that their interaction with Pirelli is no longer secure, please contact Pirelli at: security.dept@pirelli.com. Alternatively, Participants can lodge a complaint with the relevant supervisory authority.
26. Participants are entitled to exercise the rights granted to them by the applicable laws in respect of their Personal Data held by Pirelli. If Participants want to know more about how their Personal Data is used by Pirelli or would like to access, update, delete or correct any inaccuracies in their Personal Data held by Pirelli, restrict or object to the processing of their Personal Data or to exercise their right to transfer their Personal Data, please email Pirelli at privacy.dept@pirelli.com.

General

27. Pirelli reserves the right to withdraw the Promotion at any time before the end of the Promotion Period.
28. Pirelli shall not be liable for any interruption to the Promotion whether due to force majeure or other factors beyond Pirelli's control.
29. Pirelli reserves the right, acting reasonably and in accordance with all relevant legislation and codes of practice, to vary the Terms and Conditions.
30. Pirelli will not be responsible or liable for: (a) any failure to receive submissions due to transmission failures and other conditions beyond its reasonable control; (b) any late, lost, misrouted, or damaged

transmissions or Claims; (c) any computer or communications related malfunctions or failures; (d) any disruptions, losses or damages caused by events beyond Pirelli's control; or (e) any printing or typographical errors in any materials associated with the Promotion.

31. Participants will be solely responsible for any and all applicable taxes and any other relevant costs or expenses which are not stated in the Terms and Conditions as being included.
32. By participating in this Promotion, you agree, to the maximum extent permitted by applicable laws, to release and hold Pirelli harmless from any and all liability whatsoever for any injuries, losses or damages of any kind arising from participation in or in connection with the Promotion, including without limitation, awarding, acceptance, receipt, possession, use and/or misuse of the Gift. The above limitation of liability shall not apply to liability arising from fraud (including fraudulent misrepresentation), death or personal injury caused as a result of Pirelli's negligence.
33. The Promotion is governed by English law and Participants submit to the jurisdiction of the English Courts.