

28 March 2025

## **TERMS AND CONDITIONS**

- 1. The following terms and conditions apply solely to the Renault Roland Garros VIP Experience Competition and the participation therein, offered by Motus Vehicles Distributor (Pty) Ltd ("MVD") and active from **28th March 2025 to 28th April 2025**, both dates inclusive (these dates are subject to change at the sole discretion of MVD for whatsoever reason).
- 2. The Competition is organised by Motus Vehicles Distributor (Pty) Limited, Registration Number: 2001/006874/07 and/or its agencies and any other organisers (the "Organisers") if any.
- 3. By entering the Competition, you are deemed to have read and consented to these terms and conditions and agree to be bound hereto. Information regarding the Competition that is published on authorised advertising material will also form part of these terms and conditions of the Competition.
- 4. The Organisers' decision regarding any issue with the Competition will be final and binding and no correspondence will be entered into.
- 5. The Organisers may in their sole discretion amend these terms and conditions at any time, without notice, and such amendments shall be deemed to have taken effect from the date of publication of the revised terms and conditions on the Organisers' website **renault.co.za**.
- 6. Test drives/entries received after 28th April 2025 will not be considered.

# WHO CAN ENTER?

- 7. In order to participate and be eligible for the prize, participants must ("Participants"/"you"/"your"):
  7.1 Be 18 years or older;
  - 7.2 Be a South African citizen or permanent resident in the Republic of South Africa ("RSA");
  - 7.3 Have a valid identity document or passport;
  - 7.4 Reside in the RSA during the period of the Competition;
  - 7.5 Have a valid driver's license (Code 8 or 10); and
  - 7.6 Must possess a valid passport with at least six (6) months validity from the date of travel
  - 7.7 Must acquire their own Shengen visa in time for the trip
  - 7.8 Must be available for travel between the  $4^{th}$   $\,8^{th}$  of June 2025
- 8. Participants may not enter or receive a prize if they are directors, members, partners, employees, agents of or consultants of the Organisers, their subsidiaries, holding companies, divisions and/or associated companies or of the advertising or promotion agencies or any other person who directly or indirectly controls or is controlled by the Organisers, or their spouses, life partners, immediate family members or business partner.
- 9. No responsibility will be accepted by the Organisers for any entry that is not delivered, received or is delayed for any reason whatsoever.

## HOW TO ENTER

10. In order to be eligible to win the prize, participants are required to:

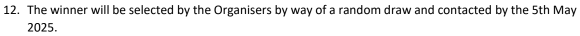
10.1. test drive any Renault vehicle at any Renault Dealership in the Republic of South Africa and at any time for the duration of the competition, and

10.2. enter their details on <u>https://www.renault.co.za/Bookatestdriveandwin.html</u> to enter the competition.

11. Only one entry per person will be allowed.

## MOTUS VEHICLES DISTRIBUTOR (PTY) LTD - CO REG. NO.2001/006874/07

An authorised distributor of Renault vehicles 12 Ernest Oppenheimer Drive, Bruma 2198 P.O Box 472, Isando 1600 Johannesburg – South Africa Tel: +27 (0) 11 607 7300 Directors: O Arbee, O Janse Van Rensburg, S Tshifularo



PRIZE

- 13. The prize is an ultimate trip to Roland Garros in France for two (2) people, which includes:
- Double tickets to the Ladies' Semi-Finals and Ladies' Finals;
- VIP Roland Garros hospitality experience;
- Return flights for two (2) to France;
- Accommodation for the duration of the trip; and
- Shuttle services to and from the airport and the games.
- 14. The winner will be contacted by the **5th May 2025**. If, however, she/he cannot be reached after 3 attempts for any reason whatsoever, the prize will be forfeited, and another winner will be randomly selected by the Organisers in accordance with the competition rules.
- 15. The prize is not exchangeable for cash and not transferable. The winner must present the Organisers with proof of identity by means of a bar-coded South African ID and sign all necessary and applicable paperwork for the prize received. Failure to claim the prize or a refusal or inability to provide proof of identity and other relevent documents will disqualify the winner and a new winner will be drawn in their place at the sole discretion of the Organisers. Where a winner has been selected and forfeits or is disqualified from winning the prize for any reason whatsoever (including but not limited to ineligibility), MVD has the right not to choose an alternative winner, at its sole discretion.
- 16. The winner must ensure that the person travelling with them also possesses a valid passport with at least six (6) months validity from the date of travel, failing which MVD has the sole discretion to refuse the prize to such individual and request that the winner select a different companion who meets the criteria.
- 17. The Organisers will cover or compensate the winner and their companion for the cost of their visa fees required to travel to France. However, the Organisers will not be held liable for assisting with the visa application process or ensuring that the winner and their companion acquire their visas in time for the trip. It is the sole responsibility of the winner and their companion to ensure that all necessary travel documents, including visas, are obtained prior to the trip. Failure to secure the required visas will result in disqualification.
- 18. By accepting the prize, the winner and their companion grant the Organisers the right to capture images and any video content of them during the trip, which may be used for promotional and advertising purposes on the Organisers' digital and/or public platforms, without remuneration to them for a period of 12 months from the last day of the trip.
- 19. The Organisers reserve the right to change the prize without notice to the public, should they deem it necessary and for whatsoever reason, to a prize of similar economic value.

## PUBLICITY AND DATA PRIVACY

- 20. By entering the Competition, a Participant acknowledges that personal information about the Participant will be shared with the Organisers and their agents to the extent necessary to conduct the Competition and for the prize to be delivered to prize winner.
- 21. The Organisers reserve the right to request that images be taken of the winner to be used for publicity and advertising purposes, without any further remuneration being made payable to the winner, and which request the winner may decline.

## MOTUS VEHICLES DISTRIBUTOR (PTY) LTD - CO REG. NO.2001/006874/07



- 22. All personal information relating to the Participants will be used solely for the purpose of this Competition and in accordance with South African data protection legislation.
- 23. Participants understand and acknowledge that the Roland Garros Tournament is aired on live television, and by participating in this Competition they consent to their participation and/or experience being publicised and may be used by the Organisers in the future for further advertising on any of their public, social and/or other media and/or online platforms.
- 24. Participants understand and acknowledge that this Competition will be documented by the Organisers by means of live feeds, pictures, videos, recordings and the like on various public, social and/or other media and/or online platforms and the Organisers will retain such material in its advertising and marketing material and on any public, social and/or media and/or online platform as it sees fit for the promotion and furtherance of the business.
- 25. Participants understand and agree that they will have no entitlement to royalties of the Organisers whatsoever, payment for pictures, videos, live feeds, recordings and the like captured of their participation of the Competition or profits made by Organisers, public exposure or otherwise emanating from the pictures of Participants that are used as aforesaid and the Participants hereby waive all claims for same and indemnify the Organisers from such claim now and in future.
- 26. Participants acknowledge that if at any time they wish to retract their consent given in clauses 20 25 above, they are expected to provide written notice of this to the Organisers, who agrees not to use such material on their public or social media platforms upon receipt of such notice.

## GENERAL

- 27. The Organisers reserve the right to shorten, extend, suspend the time period of the Competition or terminate the Competition without having chosen a winner/s whenever it should so choose for technical, commercial, or operational reasons, or for reasons beyond its control or generally for any reason whatsoever within their sole discretion. In such an event, all Participants waive any rights that they may have/purport to have in terms of this Competition, and acknowledge that they will have no right or recourse against the Organisers whatsoever in this regard.
- 28. The Participant waives any right which she/he may have against the Organisers as a result of such cancellation, suspension or termination of the Competition and completely indemnifies the Organisers from any claim arising therefrom.
- 29. To the fullest extent permitted by law, by participating, the Participant indemnifies, releases and agrees to hold harmless the Organisers, their associated, holding and subsidiary companies, and its directors, officers, agents, representatives, shareholders, employees, successors and assigns from any and all claims or liability arising from participating in the Competition, any Competition-related activity and/or acceptance, receipt, possession or use/misuse of any prize.
- 30. The Organisers are not liable for any technical failures affecting entry and/or participation in the Competition and they assume no liability in this regard.
- 31. To the extent permitted by law, the Organisers will not be liable in any way whatsoever, for any claims arising from loss, injury, damage, harm, death or costs, suffered by a Participant in relation to this Competition or the prize offered, including but not limited to claims relating to defects in the prize or any losses caused by such defects or losses arising from inaccurate information supplied by Participants. Participants enter the Competition at their own risk.



- 32. The Organisers are not liable for any injury, harm, illness, or accident that may occur to the winner or their companion for the duration of the trip. Participants acknowledge that they undertake the trip at their own risk, and the Organisers shall not be held responsible for any medical expenses, losses, or damages arising from such incidents. It is recommended that the winner and their companion obtain comprehensive travel and medical insurance to cover any unforeseen circumstances during the trip.
- 33. South African law shall govern these Competition terms and conditions and the Courts of South Africa shall have jurisdiction.