

Uber x Robot Jingle Competition - 2026 (the "COMPETITION")

Terms and Conditions (the "Terms")

READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE PARTICIPATING. YOU WILL BE DEEMED TO HAVE ACCEPTED THESE TERMS AND CONDITIONS AND AGREED TO BE BOUND BY THEM WHEN PARTICIPATING IN THIS COMPETITION. AMONG OTHER THINGS, THESE TERMS AND CONDITIONS INCLUDE LIMITATIONS OF YOUR RIGHTS AND REMEDIES.

1. The Promoter

1. The promoter of this Competition is UBER EATS UK LIMITED, a private limited liability company incorporated under the laws of England and Wales with a company registration number of 10078453 and registered address of Floors 13 - 15, Aldgate Tower, 2 Leaman Street, London, E1 8FA (the "**Promoter**").

2. Eligibility and Participation

1. The following Terms shall exclusively apply to this Competition for the duration of the Competition Period (as defined in section 4 of these T&C's).
2. The Competition is open to all U.K. residents aged 18 years or over, who have an active account with the Promoter and are compliant with the [Uber Eats Terms](#) (the "**Uber Eats Terms**"), except employees of the Promoter, their families, agents or any third party directly associated with administration of the Competition. Proof of age and/or identity and/or residency may be required (the "**Eligible Participant**").
3. To enter the Competition you must be an Eligible Participant and you must complete the following during the Competition Period:
 - a. Send an email to uberjingles@hopeandglorypr.com either linking to or containing an audio (mp3) or video (mp4) file of an original jingle between 15-30 seconds in length;
 - b. By submitting, attest that your jingle is an original melody and has not been generated using AI;
 - c. Submit a written entry under 300 words outlining why your jingle submission deserves to win; and

- d. agree to share your data with the Competition fulfilment business partner, a third party who will fulfil the delivery of the Prize.
4. There is a limit of one entry per person.
 5. In entering the Competition, you confirm that you are eligible to do so and eligible to claim the Prize. The Promoter may require you to provide proof that you are eligible to enter the Competition.

3. **Competition Details**

- a. The prize available as part of this Competition (the “**Prize**”) is as follows:
 - i. £3,000 in cash; and
 - ii. £2,500 in Uber Eats Credits debited into your Uber Eats account.
- b. Prize is as stated and nothing else is included.
- c. Prize is personal to the winner and the sale or offering for sale, transfer, resale, donation, or exchange of any part of any of the Prize is strictly prohibited (including, without limitation, in person or online via an online auction website or online ticket resale marketplace). The Promoter reserves the right to cancel the Prize and withdraw or make void any and all Prize elements if these Terms are not complied with.
- d. The Prize is subject to availability, has no cash alternative, is non-transferable and non-refundable.
 - i. If for any reason any aspect of this Competition is not capable of running as planned, including but not limited to reasons of war, terrorism, state of emergency, pandemic, or any other kind of disaster, tampering or computer virus, the Promoter reserves the right to cancel, terminate, modify or suspend the Competition or suspend, substitute or modify any element of the Prize, subject to any written directions from a relevant regulatory authority.
 - ii. If the winner elects not to use an element of the Prize, such unused portion of the Prize Package will be forfeited.

4. **Competition Period and Notification**

1. The Competition will open for entries on 25 March 2026 at 00:01 and will close on 30 April 2026 at 23:59 (the “**Competition Period**”). Entries received after the Competition Period has closed will automatically be disqualified.
2. The Promoter takes no responsibility for entries that are delayed, incomplete or lost due to technical reasons or otherwise.
3. The Competition entries will be judged by a panel of 3 judges;
 - i. Merve Basci, General Manager of Uber Eats in the UK
 - ii. Ahti Heinla, CEO and Co-founder of Starship Technologies
 - iii. Ian Naylor, Head of Music Education Sheffield
4. Their decision will be based on the judging criteria of musicality, originality, and viability for the robots to play when delivering food. The decision of the panel of judges (acting reasonably) will be final.
5. The winner will be chosen by the judges on 8 May 2026 (the “**Judging Date**”).
6. The Promoter will contact the winner personally as soon as practical after the Judging Date, using the telephone number or email address provided within the competition entry.
7. The Promoter must either publish or make available information that indicates that a valid award took place. To comply with this obligation the Promoter will publish the winning jingle on Uber Eats UK social media channels on or by 15 May 2026.
8. If you object to any or all of your surname, and winning entry being published or made available, please contact the Promoter by emailing uberjingles@hopeandglorypr.com. In such circumstances, the Promoter must still provide the information and winning entry to the Advertising Standards Authority on request.
9. The winner will be notified by the email address used to enter the Competition, within seven (7) working days of the conclusion of the Judging Date. Failure to do this will result in the Prize being forfeited and the Promoter may in its absolute discretion award the Prize to a reserve winner selected at the same time as the original winner or dispose of the Prize in its discretion without liability to the winner.

10. The Prize will be awarded to you within 60 days from the Judging Date. The Prize may not be claimed by a third party on your behalf.

5. Ownership of Competition Entries and Intellectual Property Rights

1. All competition entries and any accompanying material submitted to the Promoter will become the property of the Promoter on receipt and will not be returned.
2. By submitting your competition entry and any accompanying material, you agree:
 - i. assign absolutely to the Promoter all your intellectual property rights held in the competition entry with full title guarantee; and
 - ii. waive absolutely all moral rights;in and to your competition entry and otherwise in connection with your entry to which may now or at any time in the future be entitled under the Copyright, Designs and Patents Act 1988 as amended from time to time and under all similar legislation from time to time in force anywhere in the world.
3. You agree that the Promoter may, in their sole discretion, make your entry available on its website and in any other media, whether now known or invented in the future, and in connection with any publicity of the competition. You grant the Promoter a non-exclusive, worldwide, irrevocable licence in perpetuity, for the full period of the intellectual property rights in the competition entry and any accompanying materials to use, display, publish, transmit, copy, edit, alter, store, re-format and sub-licence the intellectual property rights in the competition entry.
4. The winner will agree to sign the Uber Release Form that will be provided to you by the Promoter.

6. General

1. The decision of the Promoter regarding any aspect of the Competition is final and binding and no correspondence will be entered into about it.
2. The Promoter assumes no responsibility for any typographical or other error in the administration of the Competition, errors in processing entries, identifying the winner, announcing the winner or the delivery of the Competition.

3. Entrants are deemed to have accepted and agreed to be bound by these Terms upon participation in the Competition. The Promoter reserves the right to refuse participation in the Competition to anyone in breach of these Terms.
4. The Promoter reserves the right to modify and amend these Terms from time to time during the Competition Period.
5. The invalidity or unenforceability of any provision, or part thereof, of these Terms will not affect the validity or enforceability of any other provision or part thereof. In the event that any provision, or part thereof, of these Terms are determined to be invalid or otherwise unenforceable or illegal, the other provisions, or parts thereof, will remain in effect and will be construed in accordance with their terms as if the invalid or illegal provision were not contained herein. Promoter's failure to enforce any term of these Terms will not constitute a waiver of that term or any other provision of these Terms.
6. In the event there is a discrepancy or inconsistency between disclosures or other statements contained in the Competition-related materials and these Terms, these Terms shall prevail, govern and control and the discrepancy will be resolved in Promoter's sole and absolute discretion.
7. Promoter and its agents do not accept any liability for any damage, loss, injury or disappointment suffered by any entrant entering the Competition or as a result of accepting the Prize or any element of the Prize. Insofar as is permitted by law, the Promoter and its agents are not liable or responsible for any injury, loss or damage to persons or property arising from or caused by the weather, acts of God, war, accident, pandemic or epidemic and any related government action or any other government restrictions or regulations, or from an act or omission of any individual or condition beyond its control.
8. Personal data supplied during the course of this Competition to the Promoter will be processed by the Promoter and their third party business partner solely for the purposes of the Competition, in accordance with the Promoter's Privacy Policy (<https://www.uber.com/global/en/privacy-notice-riders-order-recipients/>).
9. The Terms of this Competition, and any disputes arising therefrom, shall be subject to English law and the exclusive jurisdiction of the England and Wales Courts.