

Marketing Cooperation Agreement

Dated:

Made between:

JET2HOLIDAYS LIMITED (04472486) ("**Jet2holidays**"), with their registered office at Low Fare Finder House, Leeds Bradford Airport, Leeds, West Yorkshire, LS19 7TU;

and

the party detailed in the "Company details" section below.

Each a "party" and together the "parties".

Background:

The parties are entering into this Agreement to establish the terms upon which they will conduct the mutually beneficial marketing and/or promotional activities set out in this Agreement. The Agreement is made up of (i) the Commercial Terms below; and (ii) the Terms and Conditions and Annex 1.

Commercial Terms

<u>The "Company" Details</u>	
Registered Company name and any "trading as" names	LullaBellz Ltd
Registered Address	Ground Floor Hope Mill, 113 Pollard Street, Manchester, M47JA
Company Number	08225478
Primary Contact (name and contact details)	Georgia Williams georgia@lullabellz.com

PROMOTER AND PRIZE PROVIDER DETAILS	
Promoter:	The Company
Prize Provider:	Jet2holidays AND The Company

PROMOTION DETAILS	
Name of promotion and brief description:	'Like, tag, follow' Instagram competition, hosted by Lullabellz. VIBE branded.
Type of promotion:	Prize Draw

PRIZE DRAW	
Method of Entry	Instagram – 'Like, tag, follow'
Start time and date of the promotion:	18:00 on 26 th January 2023
Closing time and date of the promotion:	23:59 on 3 rd February 2023
How to enter:	Like the competition post on Lullabellz's Instagram, tag the friend you'd take on holiday with you and follow Lullabellz, VIBE and PLT
Limits on number of entries:	No limit

Excluded entrants:	Employees and officers of Jet2holidays Limited, Jet2.com Limited, Jet2 plc or any companies within the same group or any organisation professionally involved with the prize draw (or in each case, their close relatives).
Number of winners:	1
How the winner is selected:	Random selection through a computer-generated process
How the winner will be notified of their win:	By direct message on the social media platform that they entered on
When the winner will be notified of their win:	Within 24 hours of the promotion closing
Time limit on the winner accepting their prize:	Within 48 hours of having been notified of their win
Details of the prize(s) provided by the Promoter (if any):	2 x 1 year's supply of hair from LullaBellz Each voucher is valid for £250 spend on Lullabellz.com which equates to a years supply of hair. Winner will receive the voucher via credit into their Lullabellz.com account. Excludes Lullabellz human hair. and 2 x £250 vouchers from PLT
Details of the prize(s) provided by the Prize Provider:	1 x VIBE holiday to Mykonos for 2 adults for 7 nights, as per details in annex 3
Details of personal data transfer (if any):	The Company will transfer the winner's details to Jet2holidays for the purpose of providing the prize only
Company Prize Draw Terms	As per annex 3
Jet2 Prize Draw Terms	Where Jet2 is the Prize Provider, the terms at Annex 3 must be incorporated into the Company Prize Draw Terms.
<p>THE PARTIES SHALL ENSURE THAT A LINK TO THE FULL PRIZE TERMS AND CONDITIONS FOR THIS PROMOTION ACTIVITY IS CLEARLY DISPLAYED WITHIN ANY PUBLISHED MARKETING ACTIVITY INCLUDING BUT NOT LIMITED TO PROMOTIONAL EMAILS.</p> <p>All marketing and promotional material produced under this Agreement) must be agreed and signed off by both parties in advance of publication or circulation.</p> <p>THE PROMOTER SHALL COMPLY WITH AND ENSURE THAT EACH PROMOTION COMPLIES WITH AND IS ADMINISTERED IN ACCORDANCE WITH ALL APPLICABLE LAWS AND REGULATORY CODES RELATING TO THE PRIZE PROMOTIONS AND COMPETITIONS. THE PROMOTER SHALL investigate and resolve any complaints or customer service issues without undue delay in relation to the administration of Promotion.</p>	

PROMOTIONAL ACTIVITIES

Obligations of Jet2holidays:	Promote the competition on VIBE social channels: Instagram Facebook Tik Tok
Obligations of the Company:	Collaborative post on Instagram with PLT on the 26.01.23 at 6pm along with Instagram stories, email push & tik toks. All brands will be tagged in all content.

REPORTING / INFORMATION	
Information to be provided by Jet2holidays Please note – personal information on entrants/participants should not be shared except for the administration of a prize or marketing opt-in information as detailed above.	Reach and engagement of posts promoting the competition
Information to be provided by Company Please note – personal information on entrants/participants should not be shared except for the administration of a prize or marketing opt-in information as detailed above.	Reach and engagement of posts promoting the competition Number of entries into competition Competition winners name and email address

This Agreement is made up of (i) Commercial Terms above; and (ii) the Terms and Conditions attached at Annex 1. If there is any conflict or inconsistency between the Commercial Terms and Terms and Conditions, the Commercial Terms shall prevail to the extent of such conflict or inconsistency.

Signed by the parties to confirm their agreement to the terms of this Agreement:

.....

For and on behalf of **JET2HOLIDAYS LIMITED**

Date.....

GEORGIA WILLIAMS

For and behalf of **THE COMPANY**

Date: 25.01.23

Annex 1 - Terms and Conditions

In consideration of the other party's acceptance of its obligations set out above and below each party agrees:

- **Term**

This Agreement commences on the date stated above and will, subject to the provisions of clause 6 below, continue until the Promotion Activities and any associated services have been completed.

- **Promotion Activities**

- Details of the promotional and/or marketing activities to be undertaken in accordance with this Agreement are attached in the 'Commercial Terms' (the "Promotion Activities").
- Unless otherwise agreed, neither party shall carry out any promotional, PR or marketing activity on behalf of the other party or any promotional, PR or marketing activity using any brand, logo, trading name, trademark of the other party which is not in strict accordance with the Agreement.
- All marketing and promotional material produced under this Agreement (including but not limited to emails, adverts, websites, posters, online display adverts and social media) must be agreed and signed off by both parties in advance of publication or circulation.

- **Parties' Obligations**

- Each party shall:
 - comply with the respective obligations set out in the 'Commercial Terms' within the agreed timeframes, and otherwise as set out in this Agreement;
 - perform the Promotion Activities with reasonable care and skill ;
 - ensure that its website, social media accounts and/or any other platform used in relation to any marketing activities shall not contain anything obscene, indecent, defamatory or otherwise illegal;
 - ensure that a link to the full terms and conditions for any Promotion Activity is

clearly displayed within any published marketing activity including but not limited to: promotional emails, posts on websites or social media and articles/adverts in newsletters; and

- co-operate with the other party in all matters relating to the Promotion Activities.
- Each party warrants that the Promotion Activities will be provided in accordance with all applicable law.
- Each party shall manage its own relationship with any customer who may make a purchase using the Promotion, including resolving all customer service issues without undue delay.
- Neither party shall do or omit to do anything which in the reasonable opinion of the other party will result in (or may result in) damage to the other party's reputation, or that of any member of its Group.
- [The Company agrees to indemnify and keep indemnified Jet2holidays and any other member of its Group, in respect of all "Losses" (which includes means all claims, demands, actions, proceedings, damages, losses, costs, expenses, liabilities and other sums of any nature whatsoever (including any direct or indirect consequential losses, loss of profit and loss of reputation, and all interest, penalties and legal and other professional costs and expenses) including settlements made out of court) which they suffer, incur or become responsible for (directly or indirectly), as a result of or arising from or in connection with the provision of those elements of the prize which are provided in the prize draw (as detailed in the 'Commercial Terms') which are procured or provided by the Company.]
- **Intellectual Property**
 - Neither party shall use for its own purposes, nor acquire, nor seek to acquire by this Agreement or any activity under it, nor represent in any way that it is entitled to any rights in or to any intellectual property rights of the other.
 - Each party shall provide a non-exclusive licence to the other to allow the use of its trading names, trademarks, materials (including imagery) and logos only to the extent required for the proper performance of this Agreement and each party agrees to follow the reasonable instructions of the other party (and, save where the parties agree otherwise in writing, to seek the other party's prior approval) in relation to its use and presentation of those trading names, trademarks, materials and logos and not to bring the other's trading name or business into disrepute. The content and references to Jet2holidays, on all marketing activity, will be agreed between the parties in advance.
 - The parties agree that the licence granted under clause 4.2 above shall be capable of being revoked by either party (the grantor) in whole or in part at any time after the date of this Agreement by that party (the grantor) giving written notice of revocation to the other party, such notice to take immediate effect upon receipt.
 - Following termination or expiry of this Agreement, neither party may use the logo or trademark of the other party or any other materials (including imagery) received from or on behalf of the other party without the prior written approval of the other party. For the avoidance of doubt, following termination or expiry of this Agreement any materials created for the Promotion Activities which refer to the other party or includes any intellectual property or materials belonging to the other party may not be used for any purpose without the prior written approval of that party.
 - Each party shall indemnify and keep indemnified the other party against all liabilities, costs, expenses or damages suffered or incurred by the other party arising out of or in connection with any claim made against the other party for actual or alleged infringement of a third party's intellectual property rights arising out of the other party's use of the first party's trading names, trademarks and logos to the extent required for the proper performance of this Agreement.
 - If any third party makes a claim, or notifies an intention to make a claim, against a party which may reasonably be considered likely to give rise to a liability under the indemnity contained in clause 4.5 above (a "Claim"):
 - as soon as reasonably practicable, a party which becomes aware of the Claim shall

give notice of the Claim to the other party, specifying the nature of the Claim in reasonable detail;

- no admission of liability, agreement or compromise shall be made in relation to the Claim without the prior written consent of the party which may be required to indemnify under clause 4.5 (the indemnifying party) such consent not to be unreasonably conditioned, withheld or delayed; and
- subject to the indemnifying party providing security to the other party (the indemnified party) to the indemnified party's reasonable satisfaction, the indemnified party shall take such action as the indemnifying party may reasonably request to avoid, dispute, compromise or defend the Claim.

- **Liability**

- Subject to clause 5.2 below and except for any liability arising under the indemnities given in clauses 3.4, 4.5 or 8.6 of this Agreement, each party's aggregate liability whether in contract, tort (including negligence or breach of statutory duty) or under any statute or otherwise arising out of or in connection with this Agreement, shall be limited to the sum of £25,000 per activity. For the avoidance of doubt neither party shall be liable to the other for any indirect or consequential loss or loss of profit, howsoever arising.
- The limit on liability provided for in clause 5.1 shall not apply to any liability for death or personal injury which results from either party's negligence, or any liability for fraud or fraudulent misrepresentation or for any other liability to the extent that it may not be limited or excluded by law.

- **Termination**

- Either party may terminate this Agreement at any time prior to the Start Date of the Promotion (as detailed in the Promotion details section of the Commercial Terms) by giving 7 days prior written notice to the other party.
- Without prejudice to any other rights or remedies either party may terminate this Agreement by giving to the other party immediate written notice if the other party:
 - uses any of the first party's trading names, trademarks and/or logos otherwise than in accordance with the terms of this Agreement;
 - does anything that in the reasonable opinion of the other party has or may cause damage to that other party's reputation;
 - materially breaches any provision of this Agreement where the breach is either not capable of being remedied or (if it is capable of being remedied) has not been remedied within 7 days of the other party receiving a written notice identifying the breach and requiring it to be remedied;
 - is unable to pay its debts within the meaning of s.123 Insolvency Act 1986 or any statutory modification or re-enactment of that or an equivalent provision in another jurisdiction; or
 - any step or proceedings is taken, any application, order, resolution or appointment is made, or any notice given, by or in respect of the other party or any of its subsidiary undertakings in relation to the whole or any part of its undertaking for a distress, execution, the suspension of payments, a moratorium or any indebtedness, a composition, assignment or arrangement with creditors, winding-up, dissolution, administration, receivership (administrative or otherwise), or bankruptcy, in any jurisdiction to which it is subject (including the one in which it is incorporated) that has an effect similar or equivalent to any of the events mentioned in this clause 6.2.5.
- Consequences of termination:
 - Termination of this Agreement does not affect the accrued rights and liabilities of the parties under this Agreement or the enforceability of clauses of this Agreement that are intended to remain in force after its termination.
 - Any express or implied licence provided by a party to use the other party's intellectual property rights will unless otherwise agreed in writing between the parties immediately end when this Agreement is terminated or expires.

- **Confidentiality**

- Subject to clause 7.2 each party agrees:
 - to keep and procure that its directors, employees and agents keep in strict confidence all confidential information including but without limitation information relating to operations, processes, plans, product information, know-how, designs, trade secrets, software, market opportunities and customers (“Confidential Information”) of the other party which it receives under or as a result of this Agreement;
 - not to use, reproduce or reduce to writing all or part of the other's party's Confidential Information except as necessary for the enjoyment of its rights or the performance of its obligations under this Agreement;
 - save to the extent expressly permitted by this Agreement not to disclose the other party's Confidential Information to any third party;
 - not to release any press statement or issue any other announcement or publicity regarding the existence or terms of this Agreement or which otherwise relates to the relationship between the parties, without the prior consent in writing of the other party.
- Notwithstanding the provisions of clause 7.1, either party shall be entitled to make a disclosure of the other party’s Confidential Information where and to the extent that it is required to do so by law, a court of competent jurisdiction or by any governmental or other regulatory authority provided (to the extent that it is not prohibited by law from doing so) that it promptly notifies the other party of the disclosure requirement prior to such disclosure.
- **Data Protection**
 - Within this clause, Data Protection Legislation means (i) all applicable laws, regulations, regulatory requirements and codes of practice in connection with the processing of Personal Data; (ii) all relevant data protection and privacy laws including, but not limited to, Regulation (EU) 2016/679 (directly applicable European Union law) or Regulation (EU) 2016/679 as transposed into the United Kingdom (“UK”) national law by the operation of section 3 of the EU (Withdrawal) Act 2018 (and as amended by the Data Protection, Privacy and Electronic Communications (Amendments etc) (EU Exit) Regulations 2019 (“GDPR”), the Data Protection Act 2018 and/or other applicable data protection or national/federal or state/provincial privacy legislation in force, including where applicable, statutes, decisions, guidelines, guidance notes and codes of practice issued from time to time by courts, data protection authorities and other applicable Government Authorities.
 - Within this clause, "Controller", "Processor", “Data Subject”, “Personal Data”, "Personal Data Breach", and “Processing” shall have the meanings set out in the Data Protection Legislation and "Process" shall be construed in accordance with the definition of "Processing".
 - The parties acknowledge and agree that in respect of any Personal Data which is to be Processed in respect of the matters relating to this Agreement, each party shall act as an independent Controller and shall comply with their respective obligations under Data Protection Legislation in relation to any such Processing of Personal Data.
 - The Company warrants and undertakes to Jet2holidays it has the appropriate consent from data subjects required to email the data subjects for the purpose of the Promotional Activities.
 - The Company warrants and undertakes to Jet2holidays that where it collects Personal Data which it subsequently transfers to Jet2holidays:
 - it has collected such data fairly and lawfully;
 - the disclosure of such data to Jet2holidays is fair and lawful and specifically provided for in fair processing notices made available to Data Subjects; and
 - that Jet2holidays use of such data for the purposes anticipated by this Agreement will not breach the Data Protection Legislation.
 - The Company shall put in place and maintain appropriate technical and organisational measures to protect the Personal Data against a Personal Data Breach and/or any other unauthorised or unlawful processing and/or against accidental loss, destruction, damage, alteration or disclosure.
 - The Company shall indemnify and keep indemnified Jet2holidays from and against all Losses suffered or incurred by Jet2holidays arising out of or in connection with claims and

proceedings arising from any breach of The Company's obligations under this clause 8.

- **Notices**

- Any formal notice, permission or consent from one party (the "Sender") to another party (the "Recipient") that is required to be given under this Agreement ("Notice") must be in writing (which for this purpose excludes facsimile or email), signed on behalf of the Sender and addressed to the Recipient in accordance with clause 9.2 below. Notices must be delivered either by hand or sent by recorded delivery or registered post and satisfactory proof of such delivery or sending must be retained by the Sender. All Notices shall only become effective on actual receipt.
- Details of the parties for the purpose of Notices are as follows (and each party shall notify the other of any changes to such details):

Notices to Jet2 shall be sent:

FAO – Steve Heapy (Chief Executive) and Gavin Forth (Marketing Director)

Jet2.com Limited and Jet2holidays Limited

Holiday House

Ingram Street

Leeds

LS11 9AW

United Kingdom

With a copy to Philip Meeson (Chairman, Jet2 plc)

Holiday House

Ingram Street

Leeds

LS11 9AW

United Kingdom

Notices to the Company shall be sent:

Unless otherwise specified in this Agreement, the Company's registered office or its principal place of business.

- **General**

- **Assignment:** Neither party shall assign, licence or otherwise transfer any of its rights, obligations or liabilities under or connection with this Agreement without the other party's prior written consent (such consent not to be unreasonably withheld).
- **No Partnership or Agency:** Nothing in this Agreement establishes a partnership, a joint venture, or the relationship of principal and agent between the parties and neither has any authority or power to bind the other in any way.
- **Non-exclusivity:** This Agreement is non-exclusive and shall not prevent either party from entering into any cooperation agreement with a third party and/or performing (or appointing any other person, firm or company to perform) services for a third party which are the same or similar to any Promotion Activity.
- **Variation:** No variation of this Agreement shall be effective unless made in writing and signed by each of the parties or by their duly authorised representatives.
- **Third Party Rights:** The parties do not intend that any of the terms of this Agreement will be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person other than the parties.
- **Entire Agreement:** This Agreement constitutes the entire agreement between the parties in relation to its subject matter, and replaces and extinguishes all prior agreements, draft agreements, arrangements, undertakings or collateral contracts of any nature made by the parties (whether oral or written) in relation to such subject matter.
- **Governing Law and Jurisdiction:** This Agreement (and any non-contractual obligations arising out of or in relation to this Agreement) shall be governed by and will be interpreted in accordance with English law. All disputes arising out of or relating to this Agreement (or any non-contractual obligations arising out of or in relation to this Agreement) shall be subject to

the exclusive jurisdiction of the English courts.

Annex 3

Terms & Conditions – Lullabellz x VIBE x PLT Prize Draw

Promoter: **LULLABELLZ LTD** with its registered office at 113 Pollard St, Manchester, M4 7JA.

1. Entrants to this prize draw must be residents of the UK, the Channel Islands or the Isle of Man and must be aged 18 years or over. Employees and officers of Jet2holidays Limited, Jet2.com Limited, Jet2 plc or any companies within the same group or any organisation professionally involved with the prize draw (or in each case, their close relatives) are not eligible to enter. An entrant may enter multiple times with one new entry per tag.

2. How to enter

2.1. To enter the Prize Draw entrants must:

2.1.1 Follow the @lullabellz, @PrettyLittleThing and @jet2vibe Instagram Accounts;

2.1.2 “like” the post relating to the Prize Draw on the Promoter’s Instagram Account; and

2.1.3 “Tag” one (1) friend (“Friend”) in the caption of the Prize Draw post on the Promoter’s, Pretty Little Thing’s and/or Jet2vibe’s Instagram Accounts that you’d take with you on holiday if you won.

2.2. Entries must be made between 18:00 on 26th January 2023 and 11.59pm on 3rd February 2023 (“Prize Draw Period”) to be valid. The Promoter’s computer is the official time-keeping device for the Prize Draw. Winner will be announced within one week after the expiry of the Prize Draw Period on the Promoter’s Instagram Stories (“Announcement Date”).

2.3. Entries received after the end of the Prize Draw Period will not be valid.

2.4. No bulk, third party or automated entries are permitted.

2.5. All entrants (including the winners) must comply with any reasonable directions given to him or her by the Promoter in connection with the Prize Draw. Failure to comply with such directions may result in an invalid Entry and/or withdrawal of the Prize.

3. Winner selection and contact

3.1. The winner will be selected randomly via a computer-generated process.

3.2. There will be one (1) lucky winner of the prize draw.

3.4. Within 24 hours of the end of the Prize Draw, the Promoter shall notify the winning entrant (the “Winner”) by direct message to their Instagram account. The Promoter will also tag them in an Instagram story (“Announcement Date”). The Promoter will ask the Winning Entrant for their name, email address, and mailing address (“Details”). Once the Details have been provided in the manner stipulated herein, the Promoter will provide further details regarding the Prize.

3.5. The Winner must provide the Details within 48 hours of the Announcement Date in order to claim the Prize.

3.6. Within one (1) week after the Announcement Date, the Promoter will e-mail the Winner and ask the Winner to provide details of their full name and the name of their chosen companion.

If the Winner fails to provide their Details to the Promoter within 24 hours of the Promoter direct messaging them on Instagram and asking them to provide the Details in accordance with clause 3.4 then the Promoter acting in its absolute discretion may:

3.6.1. make further attempts to contact that Winner; and/or

3.6.2. withdraw the Prize from that Winner.

3.7. If the Prize is declined by a Winner or is withdrawn from the Winner by the Promoter:

3.7.1. the declining or forfeiting Winner will continue to be subject to the provisions of these Terms and Conditions; and the Promoter may offer the Prize to a new Winner selected randomly by a computer-generated

process in accordance with this clause 3.

The Prizes:

2. The prize winner will win:

(a) A 7night holiday for 2 adults (aged 18 years or above at time of travel) in a Classic double room with panoramic view room on a bed & breakfast basis at the My Mykonos Hotel, Mykonos. This prize includes return flights for up to 2 people from any UK Jet2.com base which flies directly to Mykonos and allows the duration of the prize advertised, transfers to and from the overseas airport and the hotel AND 1 free item of checked baggage of up to 22kg per person. This prize must be booked by 31st March 2023 and taken and travel to and from the destination must be completed between one of the following date bands (including all return travel):

04/05/2023 – 25/05/2023 or

13/06/2023 – 18/07/2023 or

07/08/2023 – 14/08/2023 or

05/09/2023 – 15/10/2023 or

02/05/2024 – 23/05/2024 or

11/06/2024 – 18/07/2024 or

05/08/2024 – 12/08/2024 or

04/09/2024 – 13/10/2024

- (b) A year's supply of hair from Lullabellz (1 product order per month for 12 month) x 2. Excludes Lullabellz human hair.
- (c) £250 Pretty Little Thing voucher x 2
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(the "Holiday Prize" which is subject to the "Holiday Prize Terms" and "General Terms")

AND

(the "Lullabellz Prize" which is subject to the "Lullabellz Prize Terms" and "General Terms")

AND

(the "Pretty Little Thing Prize" which is subject to the "Pretty Little Thing Prize Terms" and "General Terms").

Holiday Prize Terms:

- Transfers to and from the airport in the UK are not included. No optional flight/board//transfer/ accommodation supplements or spending money are included in the prize. Travel insurance is not included. Winners are advised to take out their own insurance.
- If a prize is not booked by the applicable date, it will be deemed forfeited.
- The prize is subject to these terms and conditions ("Prize Terms") and the Jet2holidays' and Jet2.com's terms and conditions (together the "Terms and Conditions") which can be found at <http://www.jet2holidays.com/terms-and-conditions> and <http://www.jet2.com/terms> respectively. The holiday shall not constitute a 'package' under the Package Travel and Linked Travel Arrangements Regulations 2018 (the "Regulations") and the Regulations shall not apply, nor shall the applicable provisions of the Terms and Conditions which relate to the Regulations. In the event of any conflict between the Terms and Conditions, and these Prize Terms, these prize draw terms and conditions will take precedence.
- Prize flights are limited on the flights operated by Jet2.com and may be unavailable even if there is general availability on a particular flight.
- Jet2holidays reserves the right (but shall be under no obligation) to amend or cancel the flights or holiday for any reason without prior notice (which may include substituting the prize or any element of the prize with alternative dates/property/transfers/destinations at any time, to the equivalent prize value).
- Please note that flight schedules are not guaranteed.
- The prize and each element of the prize is non-transferable and may not be exchanged for cash. The prize may only be taken by the prize draw winner along with any accompanying passenger(s) notified to Jet2holidays in the relevant booking, subject to the maximum number

of passengers specified within the prize details. Flights must be taken by all passengers at the same time from the same airport. Once you have made your booking this cannot be amended.

- The prize duration may not be extended and no element of the prize may be changed by the winner. Additional passengers outside the maximum amount permitted in the prize details may not be booked onto the prize booking.
- All passengers must have a valid passport to travel, and must meet all relevant visa and/or other entry requirements including any medical/health screening requirements or similar.

LullaBellz Prize Terms

2 x 1 year's supply of LullaBellz. Each voucher is valid for £250 spend on Lullabellz.com which equates to a years supply of hair. Winner will receive the voucher via credit into their Lullabellz.com account. Excludes Lullabellz human hair.

Pretty Little Thing Prize Terms

2 x PrettyLittleThing Vouchers worth £250 credited to each winner into their PrettyLittleThing account.

General:

- Entrants' details will be used to administer the prize draw and award the prize. Details will be used in accordance with the Jet2holidays privacy policy (see <https://www.jet2holidays.com/privacy-policy>).
- Where Jet2holidays makes any changes to the prize (including dates of travel), no compensation or cash equivalent will be available. Jet2holidays will not be liable for any cancellations or changes to the prize draw or any prize, or for any loss or damage entrants or accompanying passengers suffer as a result of entering the prize draw provided that nothing in these terms shall exclude or limit the liability of Jet2holidays in relation to personal injury or death caused by Jet2holidays negligence or for fraud.
- Please note that Facebook, TikTok and Instagram are not responsible for any element of this promotion and has in no way sponsored, endorsed or administered this promotion.
- These terms are subject to English Law and by entering this prize draw you submit to the exclusive jurisdiction of the courts of England.