

Apple Subscriptions Core Offer – T&Cs

Short terms:

UK only. New/returning customers only. Cannot have already redeemed Apple service from Currys group. 01/10/25 until further notice. Standard monthly price starts after trial unless cancelled. T&Cs apply.

Full terms:

1. Get up to 3 months of Apple Music, Apple Fitness+ and Apple Arcade, with qualified product purchase at Currys or Carphone Warehouse.

Note: Returning Apple Music, Apple Arcade and Apple Fitness+ customers will only receive 2 months free.

2. Eligibility: This promotion is open to all UK customers aged 13 years or over (“Participants”). You must be a new or returning Apple subscription customer. This offer is not available to customers currently subscribed to these subscription services.

3. Promotional Period: The promotion is open for qualifying purchases made 01/10/25 until further notice.

4. Qualifying Purchase: Participants during the promotional period must make a purchase at Currys or Carphone Warehouse to receive the offer.

5. Requires compatible products; Apple Arcade and Apple Fitness+ is only available on iOS devices. Make sure your device is using the latest iOS, iPadOS, tvOS or macOS.

6. After free trial plan automatically renews unless cancelled. Standard monthly price applies. See latest Apple service pricing at [Only on Apple - Services - Apple \(UK\)](#). You can cancel at any time in Settings at least one day before each renewal date. If you cancel during your free offer period, you and your family members will immediately lose access to the services and the remainder of your free trial. You can’t reactivate this trial. Apple terms and Privacy Policy apply: see terms at [Legal - Privacy Policy - Apple](#)

7. Redemption: Participants are required to have an email address and a valid Apple ID to redeem the offer.

8. All qualifying transactions will receive an email with details on how to redeem the offer within 10 days of making the qualifying purchase. Participants must redeem the offer following the steps outlined in the email within 90 days. Any redemption after this date will not be accepted.

9. General: The free trial in this Promotion cannot be returned, exchanged for cash or for any alternative products.

10. The Promoter reserves the right to immediately disqualify anyone tampering with the operation of the website, for example redeeming without a correct and valid transaction receipt or person who is entering with false identity.

11. The decision of the Promoter is final, and binding and no correspondence will be entered into regarding the outcome of this promotion.

12. In the event of circumstances outside the reasonable control of the promoter, or otherwise where fraud, abuse, and/or an error (human or computer) affects or could affect the proper

operation of this promotion, and only where circumstances make this unavoidable, the Promoter reserves the right to cancel or amend the promotion or these terms and conditions, at any stage, but will always endeavour to minimize the effect to participants in order to avoid undue disappointment.

13. This promotion is governed by English law and subject to the exclusive jurisdiction of the English courts, unless you live in another part of the UK, in which case your local courts have jurisdiction.

14. The Promoter will only use the personal details supplied for the administration of the promotion, which will include an email to send you the redemption details, and for no other purpose, unless we have your consent. Your personal details will at all times be kept confidential and in accordance with current data protection legislation. Click [\[here\]](#) for the Promoter's Privacy Policy. If you would like to request access to your personal data, or have any inaccuracies rectified, please visit the promoter's privacy policy for details of how to contact us. By participating in the Promotion, you agree to the use of your personal data as described here.

15. By participating in the promotion participants are deemed to have accepted these terms and conditions.

16. If any of these clauses should be determined to be illegal, invalid or otherwise unenforceable then it shall be severed and deleted from these terms and conditions and the remaining clauses shall survive and remain in full force and effect.

Promoter: Currys Group Limited a company registered in England (registered number 504877) whose registered office address is 1 Portal Way, London W3 6RS, United Kingdom ("Currys");