

“Cyber Threats and Data Security in 2022” Webinar Terms and Conditions

These terms and conditions refer to the “Cyber Threats and Data Security in 2022” webinar (“**Webinar**”) voucher offer brought to you by Daisy Corporate Services Trading Limited, whose registered office is at Lindred House, 20 Lindred Road, Brierfield, Nelson, BB9 5SR and whose registered number is 02888250 (“**Daisy**”). Between 16:00 on 20 April 2022 and 17:00 on 23 May 2022 (“**Webinar Offer Period**”), Daisy is offering attendees the opportunity to receive a £10 Just Eat voucher when signing up to and attending the Webinar on 24 May 2022 (“**Webinar Offer**”).

To Enter: Provide details on the ‘webinar registration form’, which can be accessed via the web page <https://daisyuk.tech/veeam-webinar/>. You must leave your full name, company name, job title and email address in order to sign up. The closing date for receiving your entry is 17:00 on 23 May 2022. You must attend the webinar on 24 May 2022 in order to receive your £10 Just Eat voucher code.

The offer is open to UK residents aged 18 or over, who are customers or prospective customers of Daisy, and such entrants will require access to the Internet.

Daisy reserves the right to refuse participation from people who are employed by organisations who provide products, services or solutions that are competitive to those provided by Daisy.

Any entries after the expiry of the Webinar Offer Period will not be entered into the Webinar Offer. Daisy does not accept any responsibility for form submissions which fail to reach it before the closing date for any reason or which are incomplete or corrupted. Only one entry per attendee. The £10 Just Eat voucher will be sent after 24 May 2022 to the email address provided as part of the webinar sign up.

All form submissions must be made by the Webinar attendee themselves. Bulk submissions made from trade, consumer groups, third parties, or anyone other than Daisy customers or prospective customers will not be accepted. Incomplete or illegible submissions, submissions by macros or other automated means (including systems which can be programmed to enter), and submissions which do not satisfy the requirements of these terms and conditions in full will be disqualified and will not be counted. If it becomes apparent that an entrant is using a computer(s) to circumvent this condition by, for example, the use of ‘script’, ‘brute force’, masking their identity by manipulating IP addresses, using identities other than their own or any other automated means in order to increase that entrant’s submission for the Webinar Offer in a way that is not consistent with the spirit of the promotion, that person’s submission will be disqualified. Daisy reserves all rights to disqualify you if your conduct is contrary to the spirit or intention of the Webinar Offer.

The £10 Just Eat voucher is non-exchangeable, non-transferable and is not redeemable for cash or otherwise. No purchase necessary. Daisy reserves the right to replace the prize with an alternative prize of equal or higher value if circumstances beyond Daisy’s control makes it necessary to do so.

All right, title, and interest (including all copyrights and other intellectual property rights) in the contents of the Webinar (in both print and machine-readable forms) belong to Daisy or its third-party suppliers. The attendee or customer acquires no ownership of

copyright or other intellectual property rights or proprietary interest in the Webinar, or copies thereof. The attendee or customer may not use the Webinar or its contents in any fashion that infringes the copyright or proprietary interests therein. You must not licence, sub-licence, loan, sell, provide, distribute, display, transmit, disclose, copy, reproduce, or otherwise make available the Webinar content in any form, in whole or in part, to any person. You must not use any part of the webinar content for commercial purposes

The Webinar content that Daisy provides you is for general information only, it may not be up to date and is not intended to amount to advice on which you should rely. You must obtain professional or specialist advice before taking, or refraining from, any action on the basis of the Webinar. Although Daisy makes reasonable efforts to update the information in the Webinar, we make no representations, warranties or guarantees, whether express or implied, that the Webinar content is accurate, suitable, complete or up to date. All such information is provided "as is".

To the fullest extent permitted by law, Daisy does not accept any liability for any losses or damage whatsoever arising out of this Webinar Offer. However, nothing in these terms and conditions shall operate to exclude Daisy's liability for death, personal injury (as a result of its negligence), fraud or any other liability that cannot legally be excluded or limited.

For details about how Daisy will use your information please see Daisy Privacy Policy which can be found on <https://daisyuk.tech/privacy/>. Daisy's decision on all matters relating to this Webinar Offer is final and binding. Daisy reserves the right to amend these terms and conditions at any time and to change the offer at any time. Daisy shall not be liable for any failure to comply with its obligations where the failure is caused by something outside its reasonable control. Such circumstances shall include, but not be limited to, weather conditions, fire, flood, hurricane, strike, industrial dispute, war, hostilities, political unrest, riots, civil commotion, inevitable accidents, supervening legislation or any other circumstances amounting to force majeure. Daisy reserves the right to withdraw this Webinar Offer at any time, with or without notice. Daisy's failure to enforce any provision of these terms and conditions shall not constitute a waiver of that provision. The offer is governed by English law and by entering the Webinar Offer you submit to the exclusive jurisdiction of the Courts of England and Wales. E&OE.