

CALLAWAY UPRO \$100 MAIL-IN REBATE

With the Purchase of a New Callaway uPro GPS Device Between 2/1/10 - 7/31/10

Check here to	receive Callaway e-newsletters to le ation, special offers, promotions, tou	arn about exciting
Name		
Address (No P.O. Boxes)_		
City	State	Zip
Primary Phone		
Location where qualified pr	oduct purchase(s) made:	
Store Name		
For online purchases, include onli	no rotailar nama	

Offer valid for Callaway uPro devices purchased new at participating authorized U.S. retail locations. Mail-In Rebate form must be post marked by August 30, 2010 and received by September 15, 2010.

INSTRUCTIONS:

(see reverse for more details)

- 1. Complete this claim form in full.
- 2. For in-store purchases, attach original receipt to rebate form. For online purchases. attach vour online purchase confirmation AND packing slip to the rebate form. Photocopies of receipts or packing lists will NOT be accepted.
- 3. On a separate piece of paper, attach your original bar code showing model number that is printed on the original packaging and corresponds to your original receipt.
- 4. Make a photo copy of your submission for your records.
- 5. Review the official rules to be sure that your submission is valid.
- 6. Mail completed fulfillment form, original proof of purchase document(s) and original bar code in one envelope. Must be postmarked by August 30, 2010 and received by September 15, 2010.
- 7. Allow 10-12 weeks for claim processing. (60 days in NY/NC).

MAIL TO:

Callaway uPro 2010 Mail-In Rebate Dept. 10. offer 31122 P.O. Box 6104 Douglas, AZ 85655-6104

CALLAWAY UPRO - \$100 MAIL-IN REBATE OFFICIAL RILLES / TERMS AND CONDITIONS

THE CALLAWAY GOLF UPRO" EPS DEVICE – \$100 MAIL-IN REBATE PROMOTION ("PROMOTION") IS AVAILABLE AT AUTHORIZED PARTICIPATING LOCATIONS IN THE UNITED STATES ONLY (EXCLUDING PUERTO RICO) AND SHALL BE CONSTRUED AND EVALUATED ACCORDING TO CALIFORNIA LAW. VOID OUTSIDE OF U.S. AND WHERE PROHIBITED. MUST GET BY EARS OF AGE OR OVER.

PROMOTION BEGINS AT12:01 A.M. (PACIFIC TIME) ON FEBRUARY 1, 2010 AND ENDS AT11:59 P.M. (PACIFIC TIME) ON JULY 31, 2010 ("PROMOTION PERIOD"), PRODUCTS PURCHASED BEFORE OR AFTER THESE DATES ARE NOT ELIGIBLE FOR THIS PROMOTION.

SPONSOR: This Promotion is offered by Callaway Golf Sales Company, 2180 Rutherford Road, Carlsbad, CA 92008.

TERMS AND CONDITIONS: The recitals above and the following terms and conditions (collectively, "Official Rules") govern this Promotion. By participating in this Promotion, each participant agrees to these Official Rules.

1) Follow each of the steps below to participate in the Promotion and claim your \$100 mail-in rebate ("Rebate"):

- a) During the Promotion Period, purchase a new, Calleway uProid: PSS Device, "Qualifying uPro") from a participating authorized U.S. retail colorant ("Qualifying Location"). Offer accultude Calleway uPro 60" model PSS devices, to be unwere Calleway Golf com for a complete list of Qualifying Locations. Not all retailers selling Calleway uPro GPS devices are participating in this "Promotion. It is each participant" is responsibility to verify if a particular retailer is a Qualifying Location. Store amens must be clearly printed on receipt. Protases made from anyone other than a Qualifying Location are not eligible for this Promotion ("Non-Qualifying Purchases") and Rebate requests for such Non-callyling protases will be voil. Non-Cualifying Purchases also include, annount parters (purchases made on minime auction sites; (ii) purchases will be voil. Non-Cualifying Purchases also include, annount parters (purchases made on ordine auction sites; (ii) purchases will be voil. Non-Cualifying Purchases of used, refurbished or pre-owned uPro devices; (iv) purchases will be voil. Non-cualifying Location are purchases, consideration of the programs; (iii) purchases will be voil. Non-cualifying uPro purchases of used, refurbished or pre-owned uPro devices; (iv) products obtained through corporate or affiliate programs, loyally programs, and only in institutional or group purchases of used through corporate or affiliate programs, loyally programs, and only purchases through the purchases of the purchase of the purchases of the purchase of the purchases of the purchases of the purchase of the pur
- b) For In-Store Purchases: Obtain your original cash register receipt for the purchase of your Qualifying uPro ("Original Receipt"). Driginal Receipt must verify that purchase of Qualifying uPro was made during the Promotion Period. Except in any State where expressly prohibited by law, only an Original Receipt from a Qualifying Location will be honored; duplicates (even if printed by the Qualifying Location), photocopies, handwritten, altered or incomplete documents and the like will not be accepted. Please see an advinctory of the Original Receipt for your coords.
- c) For Dolline Purchases: Print a copy of your online purchase confirmation ("Dinline Purchase Confirmation") AllO bottom to original painty with expression ("Dinline Purchase Confirmation") and the original painty with a ritery say to blinine Purchase Confirmation must verify that the Qualifying with was purchased during the Promotion Period. Please keep a photocopy of the Dinline Purchase Confirmation and original Packkon (Si for vivour corords.
- 4) Carefully remove the original bar code (also referred to as a UPC har code) from your (subtying uPro purchase ("UPC Bar Code)) from the Code (she referred to as a UPC har code) from your (subtying uPro purchase ("UPC Bar Code)) from the Activation (Model No. 31001-01) in the bottom right hand corner of the side panel, (botty the original UPC Bar Code from the actual (subtying uPro purchased will be accounted; incomplete, onlyhood point (subtying uPC Bar Code fellow) will not be accounted.
- e) To claim a Rebate, mail the following (collectively, a "Completed Redemption Request") on or before August 30, 2010:
- i) A completed Claim Form (available at Participating Retail Locations or on-line at www.callawaygolf.com/upro2010rebateform);
- ii) Original Receipt (for in-store purchases), or Online Purchase Confirmation and Packing Slip (for online purchases); and
- iii) Original UPC Bar Code for each Qualifying uPro.

Completed Redemption Requests must be mailed in one envelope to: Callaway uPro 2010 Mail-In Rebate, Post 10, effor 21122

Dept. 10, offer 31122 P.O. Box 6104

Douglas, AZ 85655-6104

- 2) All Completed Redemption Requests must be postmarked on or before August 30, 2010 and received by September 15, 2010.
- 3) Incomplete, illegible, undeliverable and non-U.S. claims will not be honored (including U.S. Military without a U.S. darderss and any their Rebate claims without a U.S. address. Sponsors in an responsible for late, last, damaged light address and any their Rebate. The rehat process of the responsible for late or late o
- 4) Upon certification by Sponsor or its Agents that the Completer Redemption Request meets all the requirements of these Official Rules, the Relata will be sent in Participant via check. Relata checks will be in ILS Dollars. Relata checks returned to the Sponsor as "undeliverable" based on the address provided by the participant will not be resent. Sponsor reserves the right to they'll be validity of al claims and to designally any Promotion participant for symmitting a claim that is not in accordance with these Official Rules, or for tampering in any way with the redemption process. If Rebate check is not cashed within 90 days of issuance, it will be valid and consumer will not be entitled to receive any relate.
- 5) Allow 10-12 weeks for Rebate claim processing. Note: New York and North Carolina residents please allow 60 days for Rebate claim processing. If you have not received your Rebate check via mail within this timeframe, you have three colorons to make an inouity:

i) By mail: Reward Inquiry — Callaway uPro 2010 Mail-In Rebate Dept. 10, offer 31122 PO Box 6104 Douglas, AZ 85655-6104

ii) By phone: 1-866-538-1193 (Monday - Friday 10am - 3pm)

iii) By email: callawaygolf@pfcfulfills.com

Rebates are processed by a third party fulfillment company.

- 6) To the fullest extent allowed by law, by accepting a Rebate check, the Promotion participant releases Callaway Golf Sales Company, its parent, subsidiaries, and affiliates, its advertising and promotion agencies and the respective shareholders, directors, offices, distributors, employees and agencies of all such entities (collectively, the "Promotion Partices"), from all liability arising from or in connection with this Promotion and with the acceptance, possession, or use/missus of a Rebate check. Promotion participants acknowledge that one of the Promotion Participant acknowledge and participant and participant and participants are promotionally participants.
- 7) Terms and conditions and Rebates are subject to change. Sponsor reserves the right to modify or cancel this offer at any time. If this Promotine becomes unrealisely for any reason, Sponsor reserves the right to substitute a limit of could are parter value at its own discretion. Keep copies of all submitted materials because all submissions become the property of Sponsor and will not be returned. Attempting to claim a Rebate clack by using fraudolent solmbissions, obserome the property of Sponsor and will not be returned. Attempting to claim a Rebate clack by Charles and Sponsor servers the right to substantiate Claim Forms and request additional identification and/or documentation. Purchases of Qualifying Por returned for cash or credit refund are not eligible for this Promotion and, in the event of such return, Sponsor reserves the right to cancel or retain the amount of any Rebate check issued to you under this Promotion and/or to seek other means of reclamation of such Rebate. The Completed Redempting Request has no cash value.
- 8) Publicity, Data Collection and Privacy: To the fullest extent allowed by law, by participating in this Promotion, all participants consert to Sponser's collection, use and disclosure of personal information tay mythir party for the purposes of administrating the Promotion and, unless otherwise specified, for consumer research and marketing purposes, to the extent permitted by law, each participant agrees to Sponser's use of in Incher personal information, as described in Sponser's Periodic Privacy Policy located at: www.callawaypolf.com/en.cp/PrivacyPolicy located at: www.callawaypolf.com/en.cp/PrivacyPolicy placets and the personal information and section of the Sponser's and related companies direct mail and internet marketing databases. By participating in any manner, participants agree to be bound by the Official Rules of the Promotion.
- 9) Excluded Parties: Employees of Callaway Solf Sales Company and its parent, subsidiaries, affiliates, retail locations, suppliers, distributors, advertisin, promotion or any other agencies or entities involved with this Promotion amenibers of their families (parents, siblings, children, and their respective spouses) and/or those residing in the same bousehold (whether related or not) of each of the above are not eligible to participate in this Promotion.
 10) Unanticipated Errors and Tampering: Sponsor assumes no responsibility for computer system, hardware, soft-
- ware, or program mellunctions or other errors, failures, delayed computer transmissions or faulty network connections, whether human or technical in nature, Sponsor is not responsible for late, incorrect, lost, liegible, incomplete, stolen, damaged, misdirected claims, if, in Sponsor's opinion, there is any suspected or actual evidence of tampering with any portion of this Promotion, or if technical difficulties compromise any portion of the Promotion or the integrity of the Promotion, Sponsor reserves the right to suspend, modify or terminate the Promotion. CAUTION: ANY ATTEMPT BY AN ENTRANT OR ANY OTHER INDIVIDUAL TO DELIBERATELY DAMAGE ANY WESSITE, TAMPER BY THE THE CLAIMS PROCESS, OR OTHERWISE UNDERMINE THE LEGITIMATE OPERATION OF THIS PROMOTION ANY BEAL VIOLATION OF CRIMINAL AND CIVIL LOWS AND SHOULD SUCH AN ATTEMPT BE MADE, SPONSOR RESERVES THE RIGHT TO COOPERATE IN THE PROSECUTION OF ANY SUCH INDIVIDUAL(S) AND TO PURSUE ALL REMEDIES TO THE FULLEST EXTENT PERMITTED BY LAW.
- 11) Enforcement Procedures: Failure to enforce any term of these Official Rules shall not constitute a waiver of that provision. If for any reason, the Promotion is not capable to being executed as planned, or inflection by computer virus, bugs, ampering, unanabiting-differentiation states, and extend extended extended allowers and virus of Spotsor, corrupt or affect the administration, security, fairness, integrity, or proper conduct of this Promotion. Spotsor reserves the night at its sold discretion to discapably any suspect claims and to carrier, terminately, moley or suspend the Promotion. Spotsor was not to the support of the promotion of the promotion.
- 12) Taxes: Taxes and duties (where applicable) are the sale responsibility of the Promotion participants. All expenses not specified herein, including, but not limitent to local state, or federal taxes, are the sole responsibility of the Promotion participant. Participation in this Promotion constitutes each participant's agreement to pay all applicable taxes and comply with all laws.
- 13) Governing Law: This Promotion is governed by the laws of the State of California for the resolution of all claims and disputes.
- 14) Arbitration of Disputes: Any controversy or claim arising out of or relating to this Promotion shall be settled by binding arbitration in San Diego, California, in accordance with the procedural rules for commercial disputes set forth in the Competensive Arbitration Rules and Procedures of JAMS ("JAMS Rules and Procedures") then prevailing, and judgment upon the award rendered by the arbitrator(s) may be entered in any our th aving jurisdiction thereof. The arbitrator shall be selected present to the JAMS Rules and Procedures Upon Iling a demand for arbitration, all paraties to such arbitration shall have the right of discovery as provided under the California Code of Divil Procedure, Sections 1283, 06 et seq., which discovery shall be completed within 10 days after the demand for arbitration in aread, unless further exciteded by mutual agreement of the parties. The prevailing party shall be entitled to an award by the arbitrator of reasonable attorneys fees and other costs reasonably incurred in connection with the arbitration of the parties.
- 15) Conflicts: To the extent of a conflict between the terms of these Official Rules and the terms contained on any marketing or promotional materials, entry forms or abbreviated rules, these Official Rules shall apply and control.
- © 2010 Callaway Golf Company. The Chevron Device, uPro, and Callaway Golf are trademarks and/or registered trademarks of Callaway Golf Company. All rights reserved.