



X-22 & X-22 TOUR \$100 MAIL-IN REBATE

With the Purchase of a New 8 pc. Set of Callaway X-22 or X-22 Tour Irons

Offer valid on purchases between 10/1/09 till 12/31/09.
Please print. Incomplete information will invalidate this claim form.

E-mail Address: _____

Check here to receive Callaway e-newsletters to learn about exciting product information, special offers, promotions, tour news and more!

Name _____

Address (No P.O. Boxes*) _____

City _____ **State** _____ **Zip** _____

Phone _____

Location where qualified product purchase(s) made:

Store Name (or website) _____

City _____ **State** _____ **Zip** _____

Offer valid for Callaway X-22 or X-22 Tour irons purchased new at participating U.S. retail locations.
Mail-In Rebate form must be post marked by January 30, 2010 and received by February 10, 2010.

INSTRUCTIONS:

(see reverse for more details)

1. Complete this Rebate Form in full.
2. For in-store purchases, attach original receipt to rebate form. For online purchases, attach your 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 (found on the 8 iron) or serial number that corresponds to your original receipt.
4. Make a photo copy of your submission for your records.
5. Review the official rules on reverse side to be sure that your submission is valid.
6. Mail completed rebate form, original proof of purchase document(s) and original bar code in one envelope. Must be postmarked by Jan. 30, 2010 and received by Feb. 10, 2010.
7. Allow 10-12 weeks for claim processing.

MAIL TO:

Callaway X-22 Mail-In Rebate
P.O. Box 481936
Charlotte, NC 28269

CALLAWAY® X-22™ IRONS & X-22 TOUR™ IRONS - \$100 MAIL-IN REBATE OFFICIAL RULES

THE CALLAWAY GOLF® X-22™ IRONS & X-22 TOUR™ IRONS - \$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 BE 16 YEARS OF AGE OR OVER.

PROMOTION BEGINS AT 12:01 A.M. (PACIFIC TIME) ON OCTOBER 1, 2009 AND ENDS AT 11:59 P.M. (PACIFIC TIME) DECEMBER 31, 2009 ("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 following terms and conditions govern this Promotion. By participating in this Promotion, each participant agrees to these terms and conditions:

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, complete Callaway® "X-22" or "X-22 Tour" Iron Set (complete set is comprised of eight (8) matching X-22 series irons - for example, 3 through pitching wedge ("Qualifying Set") from a participating authorized U.S. retail location ("Qualifying Location"). The Qualifying Set must be purchased in a single transaction and must be documented on the same invoice or sales receipt. Hybrids, woods and other iron models/series do not constitute part of a Qualifying Set. Go to www.CallawayGolf.com for a complete list of Qualifying Locations. Purchases made from anyone other than a Qualifying Location are not eligible for this Promotion ("Non-Qualifying Purchases") and Rebate requests for such Non-Qualifying Purchases will be void. Non-Qualifying Purchases also include, among others (i) purchases made on online auction sites; (ii) purchases made outside the United States; (iii) purchase of incomplete iron sets or club purchases made in multiple transactions; (iv) purchases of used or pre-owned iron sets; (v) purchases or redemptions made via member referrals or VIP programs; (vi) wholesale, governmental, institutional or group purchases; (vii) products obtained through corporate or affiliate programs, loyalty programs, employee purchase programs or points programs; and (viii) purchases without a valid receipt or order confirmation and packing list in the case of online purchases. Only actual purchases of Qualifying Sets purchased from a Qualifying Location may participate in this Promotion. Promotion valid for purchases made by consumer end-users only and not for products purchased for re-sale or promotional/charity/tournament or other group events. Limit one Rebate per Qualifying Set with a limit of three Rebates per transaction and a maximum limit of six Rebates per person/household during the Promotion Period. While supplies last at retail. No substitutions or rain checks. Rebates cannot be sold or transferred.

b) **For In-Store Purchases:** Obtain your original cash register receipt for the purchase of your Qualifying Set ("Original Receipt"). Original Receipt must verify that purchase of Qualifying Set was made during the Promotion Period. 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 keep a photocopy of the Original Receipt for your records.

c) **For Online Purchases:** Print a copy of your online purchase confirmation ("Online Purchase Confirmation") and obtain the original packing slip ("Packing Slip") from the box once your Qualifying Set arrives. Your Online Purchase Confirmation must verify that the Qualifying Set was purchased during the Promotion Period. Please keep a photocopy of the Online Purchase Confirmation and original Packing Slip for your records.

d) Carefully remove the original bar code located on the 8 iron (also referred to as a UPC bar code) from your Qualifying Set purchase. Only the bar code from the actual Qualifying Set purchased will be accepted; alternate, photocopied, illegible or unreadable UPC bar code labels will not be accepted. If the original UPC bar code has been removed prior to purchase, the serial number located on the 8 iron must be provided in writing. Serial numbers may be subject to verification.

e) To claim a Rebate, mail the following (collectively, a "Completed Redemption Request") on or before January 30, 2010:

i) A completed Claim Form (available at Participating Retail Locations or on-line at www.callawaygolf.com/ironrebateform); and

ii) Original Receipt (for in-store purchases), or Online Purchase Confirmation and Packing Slip (for online purchases); and

iii) Original bar code or serial number if bar code is unavailable (located on the 8 iron) for each Qualifying Set.

f) Completed Redemption Requests must be mailed in one envelope to: Callaway X-22 Iron Mail-In Rebate, P.O. Box 481936 Charlotte, NC 28269

2) All Completed Redemption Requests must be postmarked on or before January 30, 2010 and received by February 10, 2010.

3) Incomplete, illegible, undeliverable and non-U.S. claims will not be honored (including U.S. Military without a U.S. address). Sponsor is not responsible for late, lost, damaged illegible or incomplete redemption requests, nor is it responsible for any computer or Internet errors which might prevent claiming from receiving their Rebate. The rebate processor will send the rebate check to the address supplied by the consumer. Callaway Golf is not responsible for rebate checks that are mailed but not received. Purchase date is determined by date printed on Original Receipt or Online Purchase Confirmation. Omission of any necessary information in a Completed Redemption Request will result in a postcard notification of illegibility ("Illegibility Notice") by Sponsor's Agent and will require re-submission of a Completed Redemption Request postmarked within 7 days of the date of the Illegibility Notice.

4) Upon certification by Sponsor or its Agents that the Completed Redemption Request meets all the requirements of these Official Rules, the Rebate will be sent to Participant via check. Rebate checks returned to the Sponsor as "undeliverable" based on the address provided by the participant will not be resent. Sponsor reserves the right to verify the validity of all claims and to disqualify any Promotion participant for submitting a claim that is not in accordance with these Official Rules, or for tampering in any way with the redemption process.

5) Allow 10-12 weeks for Rebate claim processing. If you have not received your Rebate check via mail by April 30, 2010, you have three options to make an inquiry:

i) By mail: Reward Inquiry - Callaway X-22 Mail-In Rebate PO Box 481936 Charlotte, NC 28269

ii) by phone: 1-800-866-665-7012

iii) By email: X22Rebate@retailsportsmarketing.com

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, officers, distributors, employees and agencies of all such entities (collectively, the "Promotion Parties"), from all liability arising from or in connection with this Promotion and with the acceptance, possession, or use/misuse of a Rebate check. Promotion participants acknowledge that none of the Promotion Parties have made or are in any manner responsible or liable for any representation, guarantee or warranty, expressed or implied, in fact or in law, relative to any rebate awarded herein, including, but not limited to, its quality or fitness for a particular purpose.) By mail: Reward Inquiry:

7) Terms and conditions and rebates are subject to change. If this Promotion becomes unavailable for any reason, Sponsor reserves the right to substitute an item of equal or greater 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 check by using fraudulent submission(s) could result in federal prosecution under mail fraud statutes (Title 18, USC Sections 1341 & 1342). Sponsor reserves the right to substitute Claim Forms and request additional identification and/or documentation. Purchases of Qualifying Sets 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 recollection of such Rebate. The Completed Redemption 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 consent to Sponsor's collection, use and disclosure of personal information to any third party for the purposes of administering the Promotion and, unless otherwise specified, for consumer research and marketing purposes. To the extent permitted by law, each participant agrees to Sponsor's use of his/her personal information, as described in Sponsor's Privacy Policy located at: www.callawaygolf.com/en/gc/PrivacyPolicy.html and its Legal Statement located at www.callawaygolf.com/en/gc/PrivacyPolicy/LegalStatement. Participation in this Promotion constitutes consent to be added to Sponsor'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.

GENERAL TERMS AND CONDITIONS FOR PROMOTION: By participating in this Promotion, each participant agrees to the following additional terms and conditions:

9) Excluded Parties: Employees of Callaway Golf Sales Company and its parent, subsidiaries, affiliates, retail locations, suppliers, distributors, advertising, promotion or any other agencies or entities involved with this Promotion and members of their families (parents, siblings, children, and their respective spouses) and/or those residing in the same household (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, software, or program malfunctions 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, illegible, incomplete, stolen, damaged, misdirected claims. If in Sponsor's opinion there is any suspected or actual evidence of tampering with any portion of the 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 WEBSITE, TAMPER WITH THE CLAIMS PROCESS, OR OTHERWISE UNDERMINE THE LEGITIMATE OPERATION OF THE PROMOTION MAY BE A VIOLATION OF CRIMINAL AND CIVIL LAWS 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 of being executed as planned, or infection by computer virus, bugs, tampering, unauthorized intervention, fraud, action of entrants, technical failures or any other causes which in the opinion of Sponsor, corrupt or affect the administration, security, fairness, integrity, or proper conduct of the Promotion, Sponsor reserves the right at its sole discretion to disqualify any suspect claims and to cancel, terminate, modify or suspend the Promotion. In the event of any cancellation, termination, or suspension, notice thereof will be posted at www.callawaygolf.com. Sponsor will determine at its sole discretion if it will fulfill the eligible, non-suspect claims received as of the date of the termination, cancellation or suspension of the Promotion.

12) Taxes: Taxes and duties (where applicable) are the sole responsibility of the Promotion participants. All expenses not specified herein, including, but not limited 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: Taxes and duties (where applicable) are the sole responsibility of the Promotion participants. All expenses not specified herein, including, but not limited 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/right of discovery as provided under the California Code of Civil Procedure, Sections 1283.05 et seq., which discovery shall be completed within 80 days after the demand for arbitration is made, unless further extended by mutual agreement of the parties. The prevailing party will be entitled to an award by the arbitrator of reasonable attorneys' fees and other costs reasonably incurred in connection with the arbitration.

©2009 Callaway Golf Company. The Chevron Devco, X-22, X-22 TOUR, Callaway and Callaway Golf are trademarks and/or registered trademarks of Callaway Golf Company. All rights reserved.