

COMPETITION RULES IKWINBELGISCH

1. ORGANISER

This contest without obligation to purchase is organised by POMTON bvba, whose registered office is at August Michiels Straat 1, 2000 Antwerp and LiQ, whose registered office is at Stedestraat 51, 8530 Harelbeke, hereinafter referred to as: "the promoters".

Participation in the competition implies unconditional acceptance of the provisions of these rules and of any decision to be taken by the promoters in the context of this competition.

2. WHO CAN PARTICIPATE?

A. CONDITIONS OF PARTICIPATION

Participation in the competition is open to residents of Belgium aged 18 years or over. Since participation in the contest takes place online, no communication costs are charged. Participation is completely free.

B. INCOMPATIBILITIES

Are not allowed to participate in this competition: employees and self-employed workers of Pomton, LiQ, Xavies Granola, Baru, Betty & Albert and Wondr, as well as their immediate family members (spouses and relatives by marriage up to the first degree).

Any person who nevertheless appears on the list of candidates or winners, or even any person who wins a prize without fully complying with all the conditions of participation set out in the competition rules will automatically lose his or her prize, without compensation and without any right of recourse.

3. CONTEST PROCESS

As this competition has a knowledge question, the participant is asked to give the correct answer. In case more than one participant gives the correct answer, the winner will be determined by a selection question.

4. THE PRIZE

Transferability of the prize

The prize is nominative (strictly in the name of the winners) and cannot be transferred or sold. It is also forbidden to offer the prize free of charge or in an auction on Internet sites. Should it appear that the winner is nevertheless trying to sell the prize (e.g. by offering it for sale on a website, via a newspaper, etc.), the promoters have the right to withdraw the prize without any compensation or indemnity. The prize is then again available to the promoters and can be awarded to another participant.

The promoters may substitute the content of the prizes in whole or in part with an equivalent prize, should this prize not be available for any reason, without any right to compensation or indemnity on the part of the winner.

Promoters are not responsible for the non-delivery of any prize when the entrant has failed to provide adequate, complete or correct contact details when participating.

5. PERSONAL DATA

5.1 The participants acknowledge that their personal data as defined in Article 4, 1) of the General Data Protection Regulation will be processed in the context of the competition. The contact details that participants provide to promoters will only be used to contact them in case they have won a prize and will not be kept longer than necessary. In addition, the participant's IP address may be analysed in order to verify, in case of discussion or suspicion of match-fixing, whether participants are from The Netherlands or Belgium. Participants may inspect or correct their data free of charge by sending a request to that effect by letter to one of the promoters at the above-mentioned address, accompanied by a copy of their identity card.

In addition, an "opt-in" possibility is provided to be kept informed by the promoters and co-organisers by e-mail of their activities.

5.2 By participating, participants agree that if they win a prize, they may appear with their photo and name on the website and other online channels under the editorial responsibility of the promoters and other online channels of co-organisers, if any, as well as in the written press.

6. GENERAL PROVISIONS

The promoters are not responsible for any damage, injury or accident that may occur as a result of winning a prize and/or participating in a competition.

If the promoters are forced to postpone, shorten or withdraw a competition, change the competition rules or the competition format they cannot be held responsible in any way for this.

The promoters reserve the right to change, postpone, curtail or withdraw the competition or any part of it if programme, technical or organisational circumstances so require.

Should any provision of these competition rules be invalid and/or unenforceable, this shall not affect the validity of the remaining provisions or of these rules. The promoters shall replace this provision by a valid provision which corresponds as closely as legally possible to the spirit and content of the original provision.

Should the progress of this competition be disturbed by a technical incident, e.g. the website going offline, everything possible shall be done to neutralise these disturbances. However, the promoters shall not be held liable for any prejudice that may result from such technical incidents.

In case of abuse, deception or fraud, the promoters expressly reserve the right to exclude the participant(s) concerned from participation in this and/or any other competitions they organise.

These rules are published on the competition page and can be printed there if required. All additional publications in connection with the competition count as points of the Rules, unless clearly stipulated otherwise. All decisions of the promoters in connection with this competition are final and irrevocable.

An overview of the prizes paid may be requested by writing to one of the promoters at the above address, enclosing a sufficiently stamped envelope for return. Any complaints about the competition may also be made to the above address, after which the promoter will contact the participant. No correspondence will be entered into on other aspects of the competition.

7. APPLICABLE LAW AND COMPETENT COURTS

This agreement is governed by Belgian law. Any dispute relating to the competition and/or these rules must first be submitted to the promoters. If no solution can be found by mutual agreement, the dispute shall be submitted exclusively to the competent court in the district of Antwerp or Kortrijk.