CONTEST RULES « INSTAGRAM @DISNEYLANDPARIS @MIKO.GLACES 15th Partnership Anniversary UNILEVER »

ARTICLE 1: PURPOSE

Euro Disney Associés S.A.S., SIREN no. 397 471 822, registered in the Meaux Trade and Companies register, having its head office at 1 rue de la Galmy, 77700 CHESSY, FRANCE (hereinafter the "Organising Company"), is organising a game (hereinafter the "Game") on its Instagram @disneylandparis (https://www.instagram.com/disneylandparis/) and @miko.glaces (https://www.instagram.com/miko.glaces/) (hereinafter the "Pages"), from 19 April 2024 3 PM (hereinafter the "Opening date") to 30 April 2024 9 AM, which are the subject of these rules.

ARTICLE 2: TERMS AND CONDITIONS OF REGISTRATION AND PARTICIPATION

This free and no-purchase-necessary game is open to any legal adult except members of the Organizing Company and their immediate family members.

Participants must take the following steps in order to play:

- 1. Log into their personal Instagram account (no participation by post) (hereinafter, the "Profile");
- 2. Go to one of the Pages;
- 3. In the post relating to the game, answer the following question: "Tell us in the comments which ice cream and attraction you enjoy the most at Disneyland® Paris!»

All Profiles that are incomplete, false, fake or completed in a way that is in breach of these rules will be removed from the Game.

Any person leaving a comment will take part in the Game (hereinafter the "Player")

A Player can only create one Profile, under penalty of being removed from the Game. The Organising Company may carry out any necessary checks in regard to this, and will make an independent assessment as to whether the elements of the Profile created seem to indicate that the person has created more than one Profile (in particular by comparing each of the elements included in the Profile).

ARTICLE 3: LINK WITH INSTAGRAM

This promotion is not managed or sponsored by Instagram. Your information is communicated to the Organising Company, and not to Instagram. The information that you provide will only be used to manage the Game. Participants acknowledge that Facebook neither sponsors nor manages the game in any way whatsoever, and thus has no responsibility in regard to the organisation or performance of the promotion.

ARTICLE 4: GAME PROCEDURE

As part of the promotion being held from 19 April 2024 3 PM to 30 April 2024 9 AM on the Disneyland Paris and Miko Instagram pages, the Organising Company is organising a game based on a prize draw from among legitimately registered Profiles under the terms of registration and participation set out in Article 2.

ARTICLE 5: NAMING OF WINNERS

The winner will be drawn from among the Profiles by a member of the Organising Company on 30 April 2024. The names of 1 winning Player will be drawn, with each receiving the prize as described below (hereinafter, the "Winner").

Winner will receive a private message from the Organising Company confirming the nature of the prize that they have won, within 45 days of the Closing Date, on condition that the Organising Company has sufficient time to check the legitimacy of the potentially winning Player's registration, as necessary.

The Winner's name may not be communicated by telephone, letter, email or any means of communication other than the aforementioned private message.

ARTICLE 6: DESCRIPTION OF THE PRIZES

The winners will each receive:

Two 1-Day / 2-Parks undated tickets valid for a visit to both Disney® Parks until April 30, 2025; subject to prior registration of the chosen visit date (subject to availability) in our booking system: www.disneylandparis.com/en-gb/register-tickets/- Unit value of €130
A Disneyland® Paris gift card worth €50, valid until November 10, 2024."

ARTICLE 7: DELIVERY OF THE PRIZES

The Winner will receive its prize at the address communicated in their response to the private message sent to them by the Organising Company, it being understood that the communication of their address is only for the purposes of sending the prize that they have won and will not be stored by the Organising Company.

The prize must be accepted as is and cannot be transferred, resold, refunded or exchanged for any other object or in return for money.

The Organising Company furthermore reserves the right to replace the prize with one of equivalent or higher value.

ARTICLE 8: LIMITATION OF LIABILITY

Participation in the Game entails the knowledge and acceptance of the features and limitations of the Internet, in particular with regard to technical performance; response times for checking, examining or transferring information; the risk of interruption and, more generally, the risks inherent in any connection to the Internet involving the transmission of information; the lack of protection of certain data against possible misappropriation; and the risks of infection by any virus circulating on the network.

Therefore, the Organising Company may in no circumstances be held liable in situations including but not limited to:

- the transmission and/or receipt of all data and/or information via the Internet,
- any malfunction in the Internet network that prevents the proper performance and functioning of the Game.
- the failure of any receiving equipment or lines of communication,
- the loss of any paper letter or email and, more generally, the loss of any data,
- the functioning of any software,
- the consequences of any virus, computer bug, anomaly or technical defect,
- any damage caused to the computer by a Player,
- any technical malfunction or hardware or software defect, of any kind whatsoever, that may prevent or restrict the possibility of taking part in the Game or that may harm the Player's system.

Each Player is responsible for taking all suitable measures to protect their own data and/or software stored on their computer equipment against harm. Any person connecting to the Page or any Players participating in the Game shall do so under their sole responsibility.

Given the features and limitations of the Internet, in particular with regard to technical performance, the Organising Company reserves the right, at its own discretion, to modify, curtail, extend, temporarily interrupt or cancel the Game at any time, without this granting Players the right to compensation or damages of any kind.

ARTICLE 9: COMPLIANCE WITH THE RULES

The rules of the game apply to all Players. Participation in the Game implies the full acceptance of these rules, which shall be presumed for all Players taking part in the Game.

The Organising Company reserves the right to take legal action against anybody cheating or attempting to cheat.

The Organising Company furthermore reserves the right to disregard the participation of any Player breaking the rules, without said Player having the right to any claim whatsoever.

The Organising Company shall not, however, be held liable in any way towards the Players due to any acts of cheating that may be committed.

ARTICLE 10: DISPUTES - CHALLENGES

Disputes or claims relating to this Game may only be considered for a period of two months from the Closing Date.

All practical difficulties in the application or interpretation of these rules will be independently settled by the Organising Company.

ARTICLE 11: APPLICABLE LAW

These rules are governed by French law.

ARTICLE 12: VIEWING THE RULES, LOCATION OF COMPLETE RULES

The complete rules can be viewed on and printed from the Page at any time.

A written copy of the rules is sent, free of charge, to any person requesting them. This request should be sent by post to Euro Disney Associés S.A.S., Service Alliances Corporate & Partenariats, 1 rue de la Galmy, 77000 Chessy, France. The postal expenses linked to the request for the rules shall be reimbursed upon simple, written request made at the same time as the request to receive the rules, accompanied by the requesting Party's bank details, based on the low-priority postage rates in force at the time of the request. Only one request shall be granted per household with the same name and address.

The complete rules are held by SELARL EVIDENCE, a licensed court bailiff located at Chelles (77500), 75 avenue du Général de Gaulle, France.

ARTICLE 13: REIMBURSEMENT OF PARTICIPATION FEES

All Players may be reimbursed the expenses they have personally incurred in participating in the Game, upon written request. This flat-rate reimbursement shall correspond to the cost of connecting to the internet for the average time necessary to participate in the Game: 0.005 euro cents (incl. VAT) per minute for three minutes.

Reimbursement requests should be posted to Euro Disney Associés S.A.S., Service Onsite Communication, 1 rue de la Galmy, 77000 Chessy, France, accompanied by the supporting documentation listed below, at latest 60 days after the Closing Date as postmarked.

The postal and photocopying expenses linked to the reimbursement request shall also be reimbursed upon simple, written request made at the same time as the reimbursement request, based on the low-

priority postage rates in force at the time of the request and eight (8) euro cents (incl. VAT) per photocopy.

Only one reimbursement request per participating Profile shall be considered.

Players must support their request with the following documents:

- on plain paper: surname, first name, postal address, date of participation in the Game
- bank details
- photocopy of the Internet bill that clearly shows the costs for which reimbursement is requested.

Furthermore, any reimbursement can only take place, by definition, if the Player has actually paid out these expenses. These conditions in particular exclude packages with unlimited Internet access or connections made as part of a monthly fixed-hours package subscribed by internet users.

The Organising Company furthermore reserves the right to carry out any checks that it would deem useful, to request any supporting evidence, and to initiate any legal action, as necessary.