

RULES OF THE GAME

POP QUIZ – Roquette Beauté @ InCosmetics 2019

Article 1: Organization

Roquette Frères SA with a capital of 8 812 908 €, hereinafter referred to as "The organizer", whose head office is located 1 rue de la Haute Loge 62136 Lestrem France, registered under number RCS Arras 357200054, organizes a free game with no obligation to buy from 02/04/2019 at 09:00 to 04/04/2019 at 15:30. At the InCosmetics Global 2019 tradeshow, Roquette Beauté organizes on its booth a pop quiz on a tablet. . The winners will be drawn each day and will be able to win different prizes.

Article 2: Participants

This free game with no obligation to buy is exclusively open to adults, professional visitors and exhibitors at InCosmetics 2019, at the start of the game, residing in mainland France (Corsica included). Are excluded from the game people not responding the above conditions, as well as the staff of "The Organizer", and any person who directly or indirectly participated in the design, realization or management of the game as well as their spouses and members of their families: ascendants and direct descendants or other relatives living or not under their roof "The organizer" reserves the right to ask any participant to justify the above conditions. Anyone who does not fulfill these conditions or refuses to justify them will be excluded from the game and will not be able to benefit from his prize if he wins. Only one entry per person (same name, same email address) is allowed. "The organizer" reserves the right to carry out any verification for compliance with this rule. Participation in the game implies full acceptance of these rules.

Article 3: Terms of participation

Participants must visit the Roquette Beauté # A28 booth at InCosmetics Global 2019, Porte de Versailles from April 2nd to 4th. They must play on tablets made available to answer the quiz. Only participants who have correctly answered the 3 questions in the quiz will be able to participate in the draw. The participant must completely and correctly complete the information form to validate his registration. The player is informed and agrees that the information entered in the registration form is worthy proof of his identity. Any participation made contrary to the provisions of these rules will render the participation invalid. Any participant suspected of fraud may be removed from the competition by "The organizer" without him having to justify it. Any incomplete, incorrect or unreadable identification or participation, intentionally or unintentionally, or carried out in any form other than that provided for in this Regulation shall be considered null and void. The same sanction will apply in case of multi-participation.

Article 4: Prizes

The prizes for winners are distributed as follows:

- 1st prize: Airpod Apple (179 € TTC) Details: Draw on 03/04 at 12h30

- 2nd lot: Airpod Apple (179 € TTC) Details: Draw on 04/04 at 12h30
- 3rd batch: JBL Flip III speaker (79 € TTC) Details: Draw on 02/04 at 15h30
- 4th batch: JBL Flip III speaker (79 € TTC) Details: Draw on 04/04 at 15h30
- 5th lot: Nature & Découverte Essential Oil Diffuser (36,32 € TTC) Details: Draw on the 02/04 at 12h30
- 6th batch: Essential Oil Diffuser Nature & Discovery (36,32 € TTC) Details: Draw on 03/04 at 15h30

Total value of prizes : 588,64 € TTC.

The value of the prizes is determined at the time of writing of these rules and cannot be contested as to their evaluation. All costs incurred after the game including the maintenance and use of these lots are entirely the responsibility of the winner.

Article 5: Designation of the winners

Several draws will determine the winners. Several times a day: 2 daily draws: at 12:30 and 15:30 on 02, 03 and 04 April 2019.

Conditions to participate in the draws: Only the persons having correctly answered the 3 questions of the quiz will be able to participate in the draw of the prize.

Article 6: Announcement of winners

- The winners will be informed by e-mail at the address indicated when registering for the contest
- Winners will also be notified via Twitter.

Article 7: Delivery of prizes

The prizes will be awarded to the winners at the Roquette Beauté stand. If the winners do not show up on the stand, the prize will be sent by post to the coordinates provided by the participant. In case of return not delivered, the prize will remain available to the participant for 15 days. After this time, he will no longer be able to claim it. The winners undertake to accept the prizes as proposed without the possibility of exchange, in particular for cash, other goods or services of any kind whatsoever, or transfer of the benefit to a third party. Similarly, these prizes cannot be the subject of requests for compensation. "The organizer" reserves the right, in case of occurrence of an event beyond its control, particularly related to its suppliers or unforeseeable circumstances, replace the advertised lots with lots of equivalent value. The winner will be kept informed of any changes.

Article 8: Use of participants' personal data

The participants' information is recorded and used by the organizer to memorize their participation in the competition and to allow the allocation of the prizes. Participants may, for legitimate reasons, object to the processing of their personal data in the context of this game. They also have a right of opposition to their being used for commercial prospecting purposes, apart from participation in this competition, which they can claim as soon as their participation in the contest is registered. sending by postmail to "The organizer" whose address is mentioned in Article 1. The winner(s)

authorize "The organizer" to use for advertising or public relations their contact details (name, surname), on any medium whatsoever, without giving them any remuneration, right or advantage, other than the award of their prize. In accordance with the Data Protection Act and its latest version, as well as Regulation No. 2016/679 of the European Parliament and Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and the free movement of such data, the participant may exercise his right of access, rectification, deletion of data, limitation of treatment, his right to portability of data, his right of opposition, as well as his right to withdrawing his consent by writing to "The organizer" whose address is mentioned in Article 1.

Article 9: Rules of the game

The rules of the game are deposited at the SELARL ACTA - PIERSON and ASSOCIATES holder of a office of bailiff domiciled 15 rue de Sarre PO Box 15126 57074 METZ Cedex 3, France. The rules of the contest are accessible on the site Roquette.com as well as in paper version on the stand of Roquette Beauté during the show. It may be sent free of charge to any person who makes the request to "The organizer." "The organizer" reserves the right to extend, shorten, modify or cancel the game at any time, particularly in case of force majeure, without any claim being made by the participants. The amended by amendment (s), will be deposited, if necessary to SELARL ACTA - PIERSON and ASSOCIATES holder of an office of bailiff domiciled 15 rue de Sarre PO Box 15126 57074 METZ Cedex 3 France.

Article 10: Industrial and intellectual property

The reproduction, the representation or the exploitation of all or part of the elements composing the game, this included regulation are strictly forbidden. All trademarks, logos, texts, images, videos and other distinctive signs reproduced on the site and on the sites to which it allows access via hypertext links, are the exclusive property of their owners and are protected as such, by the provisions of the Intellectual Property Code for the whole world. Their unauthorized reproduction constitutes an infringement punishable by criminal penalties. Any reproduction, total or partial, unauthorized of these marks, logos and signs constitutes are an infringement punishable by penal sanctions. Participation in this game implies full acceptance of these rules by the participants.

Article 11: Liability

The responsibility of "The organizer" cannot be held in case of force majeure or fortuitous event beyond its control. "The organizer" cannot be held responsible for delays, losses, theft, damage to mail, lack of readability of postage stamps. It also cannot be held responsible and no appeal can be brought against him in case of occurrence of events of force majeure (strikes, bad weather ...) partially or totally depriving participants of the opportunity to participate to the game and / or winners the benefit of their prizes. "The organizer" as well as its service providers and partners will in no way be held responsible for any incidents that may occur in the use of prizes by beneficiaries or their guests as soon as the winners have taken possession of it.

Similarly, "The organizer", as well as its service providers and partners, cannot be held responsible for the loss or theft of prizes by the beneficiaries once the winners have taken possession. Any additional cost necessary to take possession of the prizes is the sole responsibility of the winners, without them being able to claim any compensation from "the organizer", or the companies providing services or partners.

Article 12: Litigation & Complaint

These rules are governed by French law. "The organizer" reserves the right to decide without appeal any difficulty that may arise regarding the interpretation or the application of the present rules, it being understood that no dispute will be admitted on the terms of the game, the results, the prizes or their reception, later than one month after the end of the game. Except in case of obvious errors, it is agreed that the information resulting from the game systems of "The organizer" Have probative force in any dispute as to the connection elements and the computer processing of the said information relating to the game. Any complaint must be sent within one month after the end date of the game to" The organizer ". After this date, no claim will be accepted. Participation in the game entails full acceptance of these rules.

Article 13: Evidence Agreement

By express agreement between the participant and "the organizer", the systems and computer files of "The organizer" are solely binding. The computerized registers, kept in the computer systems of "the organizer", under reasonable conditions of safety and reliability, are considered as proof of the relations and communications between "the organizer" and the participant. It is therefore agreed that, except in the case of manifest error, the "Organizer" may rely, in particular for the purposes of proof of any act, omission or omission, on programs, data, files, recordings, operations and other elements (such as follow-up reports or other reports) of a kind or in computer or electronic format or medium, prepared, received or kept directly or indirectly by "the organizer", in particular in its computer systems. The elements considered thus constitute proof and if they are produced like means of proof by "the organizer" in any contentious or other procedure, they will be admissible, valid and opposable between the parts in the same way, under the same conditions and with the same probative value as any document that would be drawn up, received or kept in writing. Transactions of any kind made using the identifier and code assigned to a participant, following registration, are irrefutably presumed to have been carried out under the responsibility of the participant. The deposit of these contest rules has been made via the website: <https://www.reglementdejeu.com>.