Contest rules with purchase obligation

One randomly refunded order per day from 03/31/24 to 04/01/24

ARTICLE 1 - ORGANIZER AND DURATION OF THE CONTEST

DriftShop, headquartered in Berrwiller, Alsace (FRANCE), registered in the COLMAR Trade and Companies Register under number 498 478 304 (hereinafter referred to as the "Organizing Company") is organizing from 03/31/2024 to 04/01/2024 (inclusive), a game with a purchase obligation entitled: "One randomly reimbursed order per day from 03/31/24 to 04/01/24" (hereinafter referred to as the "Contest"), the winners of which will be selected by random draw according to the methods described in these rules.

ARTICLE 2 - CONDITIONS FOR PARTICIPATING IN THE COMPETITION

- 2.1. The competition is open to any person, resident in France or abroad, regardless of nationality, with the exception of customers with a business account, staff of the organizing company and their families, and all persons involved in the preparation of the competition.
- 2.2. Participation in the competition implies irrevocable and unreserved acceptance of the terms and conditions of the present rules.
- 2.3. The competition is limited to one entry per order placed. Participation in the competition is strictly personal and nominative. Only one prize will be awarded per day during the operation, i.e. two prizes in total.
- 2.4. Failure to comply with the conditions of participation set out in the present Rules will invalidate the Participant's participation.

ARTICLE 3 - PRINCIPLE OF THE COMPETITION/ENTRY PROCEDURES

This game takes place on the DriftShop website, on the dates indicated in article 1. Each participant must meet the conditions of the game in order to have a chance of winning the prize.

They must place an order on the DriftShop.fr or DriftShop.com online store during the dates indicated and click on the "I'm taking part" button in the order confirmation email (acknowledgements).

As the Game is accessible in particular on the Facebook platform, www.facebook.com, under no circumstances will Facebook be held responsible in the event of a dispute relating to the Game. Facebook is neither the organizer nor the sponsor of the operation. The personal data collected during the Contest is intended for the organizing company in accordance with article 12 of the present rules.

As the Game is accessible via cell phone (Smartphone), under no circumstances will Apple, Microsoft, Google or any other mobile application platform be held liable in the event of a dispute relating to the Game.

ARTICLE 4 - SELECTION OF WINNERS

The Organizer will designate the winners by drawing lots from among all those who have registered. A random computerized draw will take place within 15 working days. Each winner

will be contacted directly by e-mail by the Company within 15 days of the draw in order to send or communicate his or her prize.

ARTICLE 5 - PRIZES

Prize list:

- 1 order refunded randomly on March 31, 2024 in the form of a voucher valid for 1 year for a future order on the driftshop.fr or driftshop.com website.
- 1 order refunded randomly on April 1, 2024 in the form of a voucher valid for 1 year for a future order on the driftshop.fr or driftshop.com website.

ARTICLE 6 - DELIVERY AND USE OF PRIZES

The Organizer of the contest will only contact the winners by e-mail and will inform them of the procedures to follow to access their prize. No mail will be sent to participants who did not win; only winners will be contacted. Winners must reply within one week of this e-mail being sent, providing their full contact details. If no reply is received from the winner within one week of the e-mail being sent, the prize will be forfeited and the winner will not be entitled to any indemnity, endowment or compensation whatsoever. In this event, the prizes will be awarded to a substitute designated in the draw for the session concerned. Winners must comply with the present rules. Should they fail to meet the criteria set out in these rules, their prize will not be awarded and will be forfeited to the Organizer. To this end, participants authorize all checks concerning their identity, age, contact details or the loyalty and sincerity of their participation. Any false declaration, false indication of identity or postal address will result in the immediate elimination of the participant and the acquisition of the prize by the Organizer. The prize is to be used during the period indicated in accordance with the terms and conditions subsequently communicated to the winner.

ARTICLE 7 - CHANGE OF GAME DATES AND INCREASE IN THE NUMBER OF PRIZES

The organizing company may not be held liable in the event of force majeure or events beyond its control if it is forced to cancel the present Contest. It also reserves the right to extend or limit the participation period, to postpone or modify the conditions, and cannot be held liable in any way whatsoever.

Additions and modifications to these rules may be published during the Game. They will be considered as annexes to the present rules. Any changes will be the subject of prior information by any appropriate means after the amendment has been filed with the bailiff's office holding the present rules.

ARTICLE 8 - USE OF WINNERS' IDENTITY

Your personal data is processed by the Organizing Company, acting as recipient and data controller, in accordance with applicable European and French data protection regulations.

By completing the form and sending the documents required to ensure your participation in our game, you consent to us processing and collecting your personal data. The personal data collected is mandatory. If you do not provide the required data, you will not be able to participate in the game.

It is exclusively intended for the Organizing Company for the sole purpose of taking into account your participation in the game, managing the winners, awarding prizes and to meet

legal and regulatory obligations. Your data may also be used for commercial prospecting purposes, subject to your consent.

Your personal data will be transferred to our marketing and communication departments, as well as to service providers and subcontractors that the Organizing Company may call upon for the purposes of organizing and/or managing the game. These subcontractors are located in the European Union.

Your personal data will be immediately deleted once the game has ended or will be kept for a maximum of 3 years if you have agreed to the use of your data for commercial prospecting purposes. This period may be extended in the event of litigation in order to protect our interests.

You may withdraw your consent at any time.

You have rights of access, rectification, deletion and portability of your data, of limitation and opposition to the processing of your data, as well as the right to define directives relating to the fate of your personal data after your death. To exercise these rights, please send your request to contact@driftshop.fr. You also have the right to lodge a complaint with the French Data Protection Authority (Commission Nationale Informatique et Libertés).

ARTICLE 9 - LIABILITIES

Participation implies knowledge and acceptance of the characteristics and limits of the Internet, the lack of protection of certain data against possible misappropriation or piracy and the risk of contamination by any viruses circulating on the network. The organizing company declines all direct or indirect liability in the event of misuse or incident related to the use of the computer, Internet access, maintenance or malfunction of the Game servers, telephone line or any other technical connection, or the sending of forms to an incorrect or incomplete address.

It is the responsibility of all participants to take all appropriate measures to protect their own data and/or software stored on their computer equipment against any attack.

The organizing company will make its best efforts to allow access to the Game. The organizing company may, at any time, notably for technical, updating or maintenance reasons, interrupt access to the site and to the Game. The organizing company shall in no event be liable for such interruptions or their consequences. No compensation may be claimed in this respect.

In addition, the organizing company cannot be held liable in the event of problems with the delivery or loss of postal or electronic mail (particularly with regard to the delivery of prizes). Any prize sent by the organizing company to a winner that is unclaimed or returned for any other reason by the postal services will be lost for the winner and will remain the property of the organizing company. The organizing company may not be held responsible for the malfunctioning of the Internet network, nor for any delay, loss or damage resulting from the postal and management services.

The Organizer may not be held liable for the impossibility of contacting each winner, nor in the event of loss, theft or damage to the prize in transit. Nor can the Organizer be held liable for any errors in the name, address and/or contact details provided by entrants.

Furthermore, the Organizer declines all responsibility for any incidents that may occur during the enjoyment of the prize awarded and/or due to its use and/or its consequences, in particular the enjoyment of a prize by a minor, who remains under the full and total responsibility of a person with parental authority. The Organizer reserves the right, if circumstances so require, to shorten, extend, modify, interrupt, postpone or cancel the contest, without incurring any liability. However, any modification will be the subject of an amendment which will be posted on the site and sent free of charge to any person who has requested the rules in writing in accordance with the provisions of these rules. The Organizer declines all responsibility in the event of malfunctions preventing access and/or the smooth running of the contest, notably due to external malicious acts. The use of robots or any other similar means to participate in the competition, whether mechanically or otherwise, is prohibited, and any violation of this rule will result in the definitive elimination of the creator and/or user.

The Organizer may cancel all or part of the contest if it appears that fraud has occurred in any form whatsoever, in particular computer fraud in connection with participation in the contest or the determination of the winners. In such a case, it reserves the right not to award prizes to fraudsters and/or to prosecute the perpetrators of such fraud before the competent courts.

The organizing company reserves the right to extend, shorten, modify or cancel its operation at any time, particularly in the event of force majeure, without participants being entitled to claim any compensation. The rules, modified by amendment(s), will be deposited, if necessary, with SELARL ACTA - PIERSON et ASSOCIES, a bailiff's office domiciled at 15 rule de Sarre BP 15126 57074 METZ Cedex 3.

ARTICLE 10 - INTELLECTUAL, LITERARY AND ARTISTIC PROPERTY RIGHTS

The images used on the Game site, the objects depicted, the trademarks and trade names mentioned, the graphic elements, the computer elements and the databases making up the Game site are the exclusive property of their respective owners and may not be extracted, reproduced or used without the written authorization of the latter, under penalty of civil and/or criminal prosecution.

ARTICLE 11 - PERSONAL DATA

The organizing company, which manages the game-contest, implements computer processing for the purpose of managing the game. The organizing company is responsible for processing any personal data that may be collected.

The personal data collected will be used solely to process the order and organize the game. The competition implies the creation of a user account and the placing of an order. If the participant has chosen to do so by ticking the corresponding box when creating his/her account, his/her email address will be used to send him/her the newsletter. The data collected will be stored in accordance with the general terms and conditions of sale and the privacy policy. https://www.driftshop.fr/politique-confidentialite.html.

Participants are informed that when they access the game website, a cookie may be stored on their computer's hard drive. This is a small computer file that records their browsing on the game website. Cookies are used to identify each participant so that they can access

information more quickly, without having to re-enter it. Under no circumstances can they damage data stored on the participant's computer.

Participants may refuse to accept cookies, or choose to be notified when a cookie is stored on their hard drive, by configuring their browser software (participants are invited to refer to their browser's terms of use regarding this functionality). Once this setting has been made, the participant will still be able to access the Game website and take part in the Game.

In accordance with the French Data Protection Act of January 6, 1978, as amended, and European Regulation 2016/679 of April 27, 2016 on the protection of individuals with regard to the processing of personal data, you have the right to access and rectify information concerning you, as well as the right to object, to limit processing and to erasure within the framework permitted by the European Regulation.

Participants may access their personal information by sending an e-mail to: contact@driftshop.fr

If, after contacting the Company, the participant considers that his or her rights with regard to Data Processing, Data Files and Individual Liberties have not been respected, he or she may lodge a complaint with the CNIL.

ARTICLE 12 - JURISDICTION AND INTERPRETATION OF THE RULES

Any dispute concerning the interpretation of the rules will be settled by the organizing company.

Participation in this contest implies unreserved acceptance of the present rules in all their stipulations, the ethical rules in force on the Internet (etiquette, charter of good conduct, etc.) as well as the laws and regulations in force on French territory and in particular the provisions applicable to games and lotteries in force. No telephone or written request concerning the interpretation or application of these rules, the mechanisms or terms of the Game or the list of winners will be answered. In the event of a dispute, only a registered letter with acknowledgement of receipt sent within 30 days of the end of the Contest will be accepted. Except in the case of obvious errors, it is agreed that the information resulting from the Game systems of the organizing company have probative force in any dispute as to the elements of connection and computer processing of said information relating to the Game.

Prior to any legal action related to or in connection with the present rules (in particular their application or interpretation), participants undertake to make an amicable and free-of-charge appeal to the organizing company.

Participants are subject to French regulations applicable to games and competitions. Any dispute that cannot be settled amicably will be submitted to the competent courts of the organizing company's head office, except in the event of public policy provisions to the contrary.

The rules of the game have been filed with SELARL ACTA - PIERSON et ASSOCIES, a bailiff's office located at 15 rue de Sarre BP 15126 57074 METZ Cedex 3. It may be sent free of charge to any person who requests it from the organizing company.