

CONTEST REGULATIONS

Budapest Semi-Marathon

Article 1: Organisation

Liligo Metasearch Technologies, a simplified joint stock company (*société par actions simplifiée*) having share capital of €314,246.90, whose registered office is located at 9 Rue Rougemont, 75009 Paris, registered with the Paris Trade and Companies Registry under number 483 314 134, hereinafter referred to as "Liligo" is organising a free contest with no purchase required from 13 April 2016 at 10:00 a.m. to 17 April 2016 at 9:00 a.m. (Paris time).

Article 2: Participants

This free contest with no purchase required is exclusively open to persons aged 18 or over on the start date of the contest, who live in mainland France, Spain, Germany and the United States.

Persons who do not fulfil the criteria laid down in these regulations and Liligo staff members, and any person who directly or indirectly participated in designing, implementing or running the contest and their spouse and family members: direct ascendants and descendants or other relatives living in their home or otherwise.

Only one entry per person (same name, same address) is authorised. Liligo reserves the right to carry out any checks which it deems appropriate to ensure compliance with this rule.

Liligo reserves the right to ask any participant to provide proof of the criteria laid down hereinabove. Any person who fails to fulfil these criteria or refuses to provide proof shall be excluded from the contest and shall not be entitled to collect his/her prize in the event of a win.

Entering the contest shall imply full acceptance of these regulations and French laws and regulations applicable in this respect.

Article 3: Terms and conditions of entry

In order to enter the contest, the participant must connect to the following URL address: https://docs.google.com/a/odigeo.com/forms/d/1ExEYMsF5ykIB416pt68WvTEXWDBSoWUxRhx92ES_ZCk/viewform and reply to several compulsory questions. Each entry must be finalised before 17 April 2016 at 9.00 a.m. (Paris time).

Each participant must provide a valid e-mail address. "Temporary" e-mail addresses (such as @yopmail.com, etc.) are expressly excluded for the purpose hereof and shall entail immediate disqualification of the participant.

Only one entry for the contest shall be authorised per person. Any participant who uses different e-mail addresses shall be disqualified.

The winner shall be chosen by drawing lots from among the participants who selected the correct reply.

Any entry carried out in breach of the provisions of these regulations shall entail disqualification and the impossibility of winning any prizes awarded. Any participant who is suspected of committing fraud may be excluded from the contest by Liligo without Liligo being required to provide any proof thereof. More generally, any attempt to disrupt the normal running of the contest shall entail disqualification of the participant. Any incomplete, incorrect or illegible identification or entry, whether voluntary or otherwise, or carried out in any other form than provided in these regulations shall be treated as null and void. The same sanction shall apply in the event of more than one entry by the same participant.

Article 4: Prizes

The prizes shall be awarded in accordance with Article 7 of these regulations.

The prizes in the contest are: Four (4) vouchers worth €500 (incl. VAT) (five hundred euros) each to be used for plane, train, bus or car sharing tickets, on the basis of one (1) voucher per country, as follows:

- One (1) voucher awarded to a participant residing in mainland France,
- One (1) voucher awarded to a participant residing in Germany,
- One (1) voucher awarded to a participant residing in Spain,
- One (1) voucher awarded to a participant residing in the United States of America.

The value of the prizes shall be determined when these regulations are drafted and cannot be disputed with regard to the valuation thereof.

The vouchers are valid for plane, train, bus or car sharing tickets for a departure and return in the year following the announcement of the winner. The prizes are valid for a booking exclusively made by the winner. This booking may cover six (6) passengers aged 18 or over at most within the limit of €500 (five hundred euros) per booking. The voucher may only be used once. Therefore, if the total amount of the voucher (€500) is not used for this booking, the remaining amount shall not be owed and cannot be claimed by the winner. The voucher shall be valid for three (3) months with effect from the announcement of the winner. After this three (3) month period, it may not be used by the winner.

Article 5: Naming the winners

Lots shall be drawn to select participants on 18 April 2016 at 11:00 a.m. (French time).

Article 6: Announcing the winners

The names of the winners shall be announced on the Twitter account for liligo.com and in '*Magazine Du Voyageur*' available on the website liligo.com.

Article 7: Awarding the prizes

The prizes shall be sent to the e-mail address stated by the participants.

In the event of an undelivered e-mail, the prize shall remain available for the participant during a period of 15 days. After this time limit, he/she shall no longer be entitled to claim it.

The prize shall be accepted as it is announced. It may not be exchanged for the value in cash or any other product or service whatsoever, be taken back or be the subject of compensation or a financial equivalent. The resale or transfer of prizes using any means whatsoever is strictly prohibited. No change (of date, price, etc.) due to any reason whatsoever may be requested to Liligo. It is stipulated that Liligo shall not provide any service or warranty, and the winnings consist uniquely in the award of the prize laid down hereinabove. Therefore and unless expressly provided otherwise, the description of the prize, all overhead expenses relating in particular to travel expenses to the destination, accommodation expenses, meal expenses, transfer expenses, etc. shall be borne by the winner. No refund shall be owed in this respect.

In any event, the prizes shall be used in accordance with the terms and conditions disclosed by Liligo.

When the prizes are awarded, Liligo reserves the right to replace the prize by a prize worth an equivalent value or replace the prize by the payment of the value thereof in cash by using the Euro as the reference currency, if obliged by external circumstances, without giving rise to any compensation in this respect. The winner shall be informed regarding any changes.

Article 8: Use of the participants' personal data

In accordance with the provisions of the French Data Protection Act of 6 January 1978, as amended by the Act of 6 August 2004, data collected to participate in the contest is exclusively intended for Liligo.

Data collected for this purpose is compulsory to enter the contest. Therefore, persons who wish to delete this data before the expiry date of the contest may not participate therein. Moreover, any participant in the contest shall have a right to consult, correct or delete his/her personal data by simply sending a request in writing to Liligo at the address stated in Article 1.

Participants may consent to their personal data being used for commercial canvassing purposes, when they register to enter the contest by ticking the appropriate box.

The winner(s) shall authorise Liligo to use their details (surname, forename) for advertising or public relations purposes on any medium whatsoever, without this granting him/her/them any remuneration, right or benefit whatsoever, other than the award of his/her their prize.

Article 9: Contest with no purchase required

In view of the current state of offers of services and techniques, the majority of Internet service providers offer Internet connection for no charge or for a flat-rate fee. Therefore, it is expressly stipulated that any access to the contest (such as, in particular, connection by cable, ADSL or dedicated link) may not give rise to any refund, insofar as the subscription with the Internet service provider is taken out by the Internet user for his/her general use of the Internet and he/she does not incur any additional costs or expenses in connecting to Liligo's or its partners' websites to enter the contest.

Any expenses refund requests for entering the game must be made at the latest within 90 (ninety) days (the postmark shall be authoritative), after the Internet user's connection date and contain the required documents as soon as they become available.

Connection expenses (excluding connection via ADSL, cable or dedicated link) to the website to enter the contest shall be refunded on request sent exclusively by letter enclosing the supporting documents requested hereinbelow. Liligo undertakes to refund connection expenses up to the amount of a flat-rate fee equal to three (3) minutes' connection and postage costs for the refund request. The request shall be sent by post to the following address:

Liligo Metasearch Technologies

Jeu Concours Semi-Marathon de Budapest [Budapest Semi-Marathon Contest]

TSA 90033

75 441 Paris Cedex

Expenses incurred by entering the contest shall be refunded to the participants on cumulatively producing or specifying:

- 1) his/her surname, forename, postal address and e-mail address
- 2) the name of the contest and the website from which it can be accessed
- 3) the start date and expiry date of the contest
- 4) a photocopy of both sides of his/her identity card
- 5) a photocopy of the telephone operator's and/or Internet service provider's detailed bill. This photocopy shall act as proof of his/her address.
- 6) a bank account or post-office bank account details form
- 7) the date and time of the communications on the website and, in particular, the time of entering and leaving the contest section. Liligo temporarily stores in memory the dates and times of entering and leaving the contest section throughout the term of the contest up until the winner is named and up until the expiry of the time limit for disputes.

No refund request sent by e-mail shall be taken into account.

Postage costs incurred to request a refund shall be refunded at the second-class post rate in force for a letter in the European Union on request in writing included with the refund request. A refund request shall be processed on average within one (1) month by bank transfer.

Any request, which does not include all of the elements specified hereinabove, is sent after the date stated hereinabove, is unreadable, contains incorrect contact details or which fails to comply with the terms and conditions hereinabove, shall be automatically rejected and dismissed.

Article 10: Contest regulations

These regulations have been filed in the practice of *Maître* Emmanuel MÉRARD, Selarl Alexandre & Associés, 52 Rue René Goscinny, B.P. 91211, 16006 Angoulême Cedex. The regulations may be consulted on the following website: www.liligo.com

The regulations may be sent for no charge (stamp refunded on request) to any person who makes a request to Liligo.

In the event of a discrepancy between the version of the regulations filed with the bailiff and the version of the regulations available online, the version filed with the bailiff shall prevail. Similarly, the version filed with the bailiff shall be authoritative with regard to information disclosed on the contest website, which conflicts with these regulations.

Liligo reserves the right to extend, amend or cancel the contest at any time, in particular in the event of force majeure, without the participants being entitled to claim any compensation.

Article 11: Industrial and intellectual property

Reproducing, displaying and using all or part of the elements comprising the contest, including these regulations, is strictly prohibited.

All trademarks, logos, text, images, videos and other distinctive signs reproduced on the website and the websites which can be accessed by hypertext links from the website, are the exclusive property of their owners and are protected worldwide in this respect by the provisions of the French Intellectual Property Code. Unauthorised reproduction thereof constitutes infringement which is punishable by criminal sanctions.

Article 12: Liability

Entering the contest implies understanding and acceptance of the features and limits of the Internet, including in particular technical performance, response time for consulting, requesting or transferring information, downtime risks, connection risks, lack of protection of certain data against misappropriation and risks of contamination by viruses circulating on the Internet. Liligo shall not accept liability, in particular, for any dysfunctions affecting the Internet, any configuration problem or problem linked to a given browser.

Liligo shall not warrant that the website from which the contest is accessible shall be operational at all times, contain no computer errors or faults. Liligo shall not accept liability on these grounds.

Moreover, it shall not accept liability for technical dysfunctions affecting the contest, if the participants are not able to connect to the contest website or enter the contest, if data relating to registration is not received due to any reason whatsoever not attributable to Liligo, is received thereby in an unreadable or unprocessable format or in the event of e-mail delivery problems. Participants may not claim any compensation in this respect.

Participants shall be exclusively liable for entering the contest. Liligo shall not accept liability for any material or immaterial damage caused to participants, their computer equipment and data stored thereon, or any direct or indirect consequences deriving therefrom, in particular from their personal, professional or commercial activities.

Liligo shall not accept any liability if, in the event of force majeure, it is required to cancel, shorten, extend, postpone this contest or amend the terms and conditions thereof. In any event, it reserves the right to extend the period for entering the contest. However, prior notice using any appropriate means must be given regarding these changes.

Liligo shall not accept liability for any delays, losses, theft, damage to letters in transit, illegibility of postmarks due to the postal services. In addition, it shall not accept liability and no action may be taken against Liligo in the event of occurrence of force majeure events (strikes, bad weather, etc.)

unforeseen accidents or action by a third party, partially or fully preventing in particular the participants from being able to enter the contest and/or the winners to collect their prizes.

Liligo, its service providers and partners shall not under any circumstances accept liability for any incidents which may occur in the use of the prizes by the beneficiaries or their guests with effect from the winners entering into possession thereof. Therefore, Liligo shall not accept liability for any damage sustained during travel or booking. In this case, the winner must directly contact the carriers or travel agencies with which the bookings were made. In any event, if any liability is incurred by Liligo, such liability may not exceed the value of a prize, i.e. €500 (five hundred euros).

Similarly, Liligo, its service providers and partners shall not accept liability for the loss or theft of prizes by the beneficiaries with effect from the winners entering into possession thereof. Any additional costs required to enter into possession of the prizes shall be fully borne by the winners without the latter being entitled to claim any compensation from Liligo, its service providers or partners. Liligo shall not accept any liability for any incapacity which prevents the winner from benefiting from the prize or travel, in particular abroad, including non-compliance of their travel documents or formalities.

Article 13: Disputes and claims

These regulations are governed by French law.

Liligo reserves the right to settle any dispute, subject to no appeal, which may arise relating to the interpretation or application of these regulations. No claims shall be accepted, in particular relating to the terms and conditions of the contest, results, prizes or awarding of the prizes, one (1) month after the expiry date of the contest. Any claim must be sent within one (1) month following the expiry date of the contest to Liligo. After this time limit, no claim shall be accepted. Except in the case of glaring errors, it is agreed that the data generated by Liligo's contest systems shall have evidential value in the event of a dispute regarding the connection and computer processing of said data relating to the contest.

It is expressly agreed between the participant and Liligo that only Liligo's computer systems and files shall be authoritative.

Therefore, it is agreed that, except in the event of a glaring error, Liligo may rely on, in particular for the purpose of proving any act, fact or omission, programmes, data, files, recordings, operations and other elements (such as monitoring reports or other statements) stored on computer or electronic format or medium, created, received or stored directly or indirectly by Liligo.

Article 14: Governing law

These regulations shall be governed by French law. In the event of an unresolved dispute relating to the application of these regulations, the dispute shall be referred to the French courts with jurisdiction which shall have unfettered discretion to form an assessment.

The original version in French of these regulations may have been translated into other languages. The translation is for information purposes only. In the event of a dispute relating to the content or interpretation of these regulations or in the event of incoherence or discrepancy between the French version and any other foreign language version hereof, the French version shall prevail. The French version is available on our website (by selecting French) or may be sent to you by e-mail on request.

If one of the provisions of these regulations is invalid, you shall continue to be bound by the remaining provisions of these regulations. In this case, the invalid provision shall nevertheless be

applied insofar as permitted by law by taking into account the content and purpose of these regulations.