

# **RULES OF THE GAME “Summer 2025 Competition”**

## **From July 1, 2025 to July 31, 2025**

### **Article 1 - Organizing company**

APRR, a public limited company with a capital of 33,911,446.80 euros, registered with the DIJON Trade and Companies Register under number 016 250 029, having its registered office at 36, Rue du Docteur-Schmitt, in Saint-Apollinaire (21850), France (hereinafter the “Organizing Company”) is organizing a game entitled “Summer 2025 competition” (hereinafter the “Game”) with the Company QUALIFIO, a foreign company not registered with the Trade and Companies Register, having its registered office at 25 PL 1DE L'UNIVERSITE, 1348 Ottignies-Louvain-la-Neuve, Belgium (hereinafter the “Service Provider”).

### **Article 2 - Game Start and End Dates**

The Game runs from July 1, 2025 to July 31, 2025 during the summer period.

### **Article 3 - Participants**

Participation in the Game is free and open to any natural person with the capacity to act, aged at least 18, with an electronic device with an internet connection allowing them to register for the Game by clicking on the link provided for this purpose on the Fulli social networks, on the Fulli.com website or on the Fulli mobile application (hereinafter referred to as the “Participant”).

To participate, each Participant must have a valid, permanent, and not a temporary, email address. Temporary and/or anonymous email addresses, as well as email addresses from domains created and/or registered for the Game, will be considered invalid.

Participants authorize verification of their identity, age, and postal address.

Excluded from any participation in this Game: the staff of the Organizing Company having participated in the development and management of this Game, as well as members of their family (same name, same postal address).

Any fraud, or attempted fraud, manifested by the commencement of execution and committed with a view to unduly collecting a prize, non-compliance with the Rules, or any malicious intention to disrupt the running of the Game, may give rise to the eviction of its perpetrator, the Organizing Company and/or the Service Provider reserving the right to initiate legal proceedings against him.

Similarly, if it is proven that the running of the Game is disrupted by third parties, but that a Participant is complicit in these actions, his/her participation will also be considered null and void and legal action may be taken by the Organizing Company and/or the Service Provider against him/her.

### **Article 4 - Terms of participation in the Game**

Participation in the Game implies and carries with it the Participant's unreserved acceptance of these rules in their entirety (hereinafter the “Rules”).

Only one (1) entry per person and per email address will be taken into account for the entire duration of the Game.

The Organizing Company and/or the Service Provider reserve the right to carry out any checks they deem useful in order to ensure compliance with the provisions of the Regulations.

The Participant's registration on a given date gives access to the Game to try to win a prize in a draw.

To participate in the Game, Participants must follow the following steps:

1. Click on the link to access the Game, this link is available on Fulli's social networks, the Fulli.com website and the Fulli mobile application,
2. Opening of a Game presentation page,
3. Play the fun mini-game offered,
4. Complete all the information requested on the Provider's website (gender, first name, last name, date of birth, email, postal address, opt-in to the Game rules, opt-in to Fulli [optional], opt-in to partner [optional]) in order to register and have a chance to be drawn in the draw,
5. Opening of a page specifying the terms and date of the draw and inviting Participants to subscribe to Fulli's social networks.

At the end of these steps, a confirmation of participation reminding the draw date will be generated for each Participant on the participation interface.

Any method of participation other than that mentioned above is excluded.

It is mandatory for the Participant to expressly accept the entirety of the Rules available during the Game registration process and on the Fulli.com website in the "News" section (<https://www.fulli.com/actualites>). However, the Participant is not obliged to accept that his/her contact details be transmitted as part of canvassing.

## Article 5 - **List of Prizes at stake**

This list sets out the various prizes that can be won by Participants (hereinafter "Prizes") provided by various partners specified below (hereinafter "Partner Establishment").

### **MISTER AUTO**

- Four fifty-euro vouchers per winner for a total of seven winners with a total value of one thousand four hundred euros including all taxes.

### **MEGEVE**

- Six days of "Evasion Mont Blanc" ski passes for 2 people, with a total value of 617 euros including all taxes.

### **EUROPAPARK**

- One night in one of the six themed hotels at Europa-Park with buffet breakfast + one day of access to Europa-Park + one day of access to Rulantica per person for a total value of eight hundred and seventy-six euros all taxes included.

### **SHINE**

- 1 vehicle cleaning product kit with a unit value of two hundred and twenty euros and twenty cents and another vehicle cleaning product kit with a value of one hundred and ninety-five euros and forty cents all taxes included.

## **LA COMTOISERIE**

- One night for two people + breakfast for a total value of one hundred and fifty euros all taxes included.

## **NG PRODUCTION**

- Two tickets for Elie Semoun on 11/14/25 in Chalon-sur-Saône with a unit value of forty euros all taxes included.

## **NG PRODUCTION**

- Four tickets for Helldebert on 7/11/25 in Montbéliard with a unit value of fifty-two euros per adult ticket and forty-two euros per child ticket, all taxes included.

The values indicated for the above-mentioned Prizes correspond to the public price including all taxes, currently practiced or estimated on the date of drafting of these Rules. This value is subject to variations for which the Organizing Company or the Partner Establishments are not responsible. The Prizes awarded cannot be contested by the winner.

The winnings awarded are non-transferable and may not be exchanged or given back in full or in part, in kind or in cash, by the Organizing Company, the Service Provider or the Partner Establishments of the Game. However, in the event of force majeure as defined by law and case law, the Partner Establishments reserve the right to replace any of the Prizes awarded with a new Prize of equivalent value.

Any claim relating to the Endowments must be made directly to the Partner Establishment.

## **Article 6 - Determining the winners**

The Prizes that can be won are identified previously in Article 5. All Prizes will be awarded on August 6, 2025 following the draw which will be carried out at 12 noon by the Organizing Company among the Participants using an online draw platform ( <https://www.tirage-au-sort.net/#result> ).

The technical identifiers used to anonymize the identity of the Participants, which will have been previously assigned to each Participant when they registered for the Game, will be entered into the online draw platform.

The winners of the Game will be the Participants whose technical identifiers have been drawn.

A confirmation email will be sent within forty-eight (48) hours following the draw to the email address provided by the winner.

Losers will not be notified of their lack of winnings.

Depending on the Prize won, additional information may be requested from the winner to enable the Partner Establishment offering the Prize to deliver said Prize to them by post or electronically depending on the nature of the Prize won.

In the event that delivery of the Prize to the randomly drawn winner is impossible due to the communication of incorrect information by the Participant, the Partner Establishment will inform APRR, which will contact the said winner in order to attempt to correct this information. If the winner does not respond within fifteen (15) days, APRR will designate a new winner by a new random draw.

## **Article 7 - Responsibility**

The Organizing Company cannot be held responsible for any malfunction of the "Internet" network preventing the smooth running of the Game, in particular due to external malicious acts. The Organizing Company cannot be held responsible in the event that one or more Participants are unable to connect to the Game site due to any technical fault or any problem linked in particular to network congestion.

The Organizing Company shall not be liable in any capacity whatsoever for any costs (in particular Internet connection costs) which may be incurred as a result of participation in the Game.

The Organizing Company shall not be held liable for the loss, damage, destruction, or non-delivery to the winner in question of any Prize. Only the Partner Establishment in question may be held liable.

## **Article 8 - Personal data**

Participants' information is subject to personal data processing for which APRR is responsible. The purposes are the management of the Game (data collection, drawing, awarding and sending of Prizes) and commercial prospecting, if applicable.

The legal basis for this processing is consent.

The recipients of the data are the authorized service of APRR, QUALIFIO (subcontractor which manages the Game platform), and the Partner Establishments where applicable (for sending the Prizes and/or commercial canvassing if consented to).

The data collected for the purpose of the Game are mandatory. They will be kept for a maximum of one (1) month after the end of the Game.

For commercial prospecting, the data will be kept for a maximum of three (3) years in the absence of opposition from the Participant (unsubscribe link present in the communications).

In accordance with regulations, Participants have the right to access, erase, oppose, rectify, and limit data processing. To exercise these rights or for any questions about these processes, Participants can contact APRR via [this form](#), specifying the processing concerned.

## **Article 9 - Applicable law and competent jurisdiction**

If one or more provisions of these Regulations were declared null and/or unenforceable, the other clauses would retain their full force and scope.

Participants unreservedly acknowledge that the simple fact of participating in the Game obligatorily subjects them to French law, in particular for any dispute which may arise from the Game or which is directly or indirectly linked to it, without prejudice to any rules of conflict of laws which may exist.

Any dispute arising from the Game will be subject to an attempt at amicable settlement between the parties. Failing agreement, the dispute will be submitted to the competent courts in accordance with the provisions of the Code of Civil Procedure.