



General conditions of participation for "FiPME" competitions

1. lottery provider

The provider of the lottery is the company "First international Play Money Exchange OÜ" based in "Tallinn". It is hereinafter referred to as the "lottery provider".

2. Scope and acceptance of the general conditions of participation

The following general terms and conditions apply to participation in the lotteries organised on the website, in media and at events of the lottery provider.

The lottery provider reserves the right to set up special conditions of participation for individual lotteries. These can be viewed on the respective promotion website. By participating in a competition, the participant expressly and bindingly accepts the following general conditions of participation:

3. eligibility to participate

Natural persons who are at least 14 years of age are eligible to participate. Persons who have not yet reached the age of 18 require the consent of their legal representative to participate. Employees of the publishing house, employees of cooperation partners of the respective competition and all persons who are or were involved in the implementation of the respective competition are excluded from participation. The same applies to

for first and second degree relatives (§15 German Tax Code) of these persons and their partners in a marriage-like community.

4. procedure & participation in the lottery/selection mechanics/winning

Participants will be informed of the procedure for the respective competition in the text of the invitation to tender and, where applicable, in special conditions of participation (see section 1). This concerns, among other things, the start and end of the competition, the participation and selection procedures, and any questions or tasks that may be asked in connection with the prize.

If the requirements/tasks required for the respective competition have been fulfilled by the participant or if the lottery ticket has fallen on him/her, the company will confirm the prize after the deadline of the competition.

5. prize

In the case of non-cash prizes, a cash payment of the prize is excluded. The prize claim is not transferable. Winnings provided by cooperation partners or prize sponsors are offered

the lottery provider only in their name. In such cases, the lottery provider is not responsible for the timely and complete distribution of the prize, nor for material defects or defects of title or for the insolvency of the cooperation partner and the resulting consequences for the lottery.

6. exclusion of participants

The lottery provider reserves the right to exclude participants from participation in the lottery. This applies in particular to culpable violations of the conditions of participation or in the event that participants manipulate or attempt to manipulate the participation process or the game or use other dishonest means. The lottery provider may exclude participants for whom the justified

There is a suspicion that they may be involved in criminal offences, in particular in a defamatory or seditious manner.

7. exclusion from the distribution of profits

Minors who have not reached the age of 14 are excluded from the distribution of profits. If the lottery organiser subsequently establishes that the participant has realised a reason leading to exclusion within the meaning of Clause 6 or was not entitled to participate within the meaning of Clause 3, the lottery organiser may exclude the participant from the distribution of the prize.

8. publication of names; promotion

The company may publicly announce the full name of the winners on its websites and social media channels, as well as for advertising purposes on/in digital & print media, unless the company has explicitly objected to publication. The Winner agrees to provide, within reasonable limits, free of charge for image and text promotions on the Internet or printed publications.

9. cancellation of the competition

The lottery provider reserves the right to cancel or terminate the lottery at any time. This applies in particular in cases of force majeure or if the competition cannot be carried out or continued for other (organisational, technical or legal) reasons. In such a case the participants are not entitled to any claims against the lottery provider.

10. legal action

The judges' decision is final.

11. exclusion of liability

The lottery provider is not liable for damages due to malfunctions of technical equipment, for delays or interruptions of transmissions or for damages in connection with the participation in the lottery or with the acceptance and use of the prize, unless the lottery provider or its vicarious agents act with intent or gross negligence.

12. ratio / tender details / written conditions of participation

If the content of information on the website (e.g. in cross posting, "sharing") differs from the above General Terms of Participation, the provisions of the General Terms of Participation or the written prize descriptions on www.fipme.de shall apply exclusively with regard to the differing information.

13. severability clause

Should one or more of the above clauses be or become void, ineffective or unenforceable in whole or in part, the remaining terms and conditions shall remain effective. A corresponding valid clause shall take their place. The same applies in the event of a gap in the regulations.

© 2020 First international Play Money Exchange OÜ
Pärnu mnt 158-88
11317 Tallinn
Estonia
Info@fipme.net
+372 517 6037

