

Competition rules

1. Introductory provisions: These rules regulate conditions and course of the competition, which is addressed to the operator's customers.

2. Competition operator: The competition's operator is a trading company TOMKET s.r.o., with registered office at Vojtěšská 245/1, Prague 1, ID: 25123998.

3. Participants of the competition:

3.1. Any person older than 18 years automatically becomes a participant in the competition, as long as they properly paid and received the order from the online shop "eshop.TOMKET.com" for at least 4 pieces of TOMKET and/or Linglong tires during the duration of this competition.

3.2. Persons who are in a relation to the operator (working or other similar relationship) and relatives of these persons are automatically excluded from this competition. Any prize will not be handed over to these persons.

4. Date and place of the competition: The competition takes place in two parts, the first part runs from October 1, 2018 to November 30, 2018, when computer draws 5 winners of 2 tickets to Juventus FC match in the Italian football league (Serie A). Exact term and match will be specified. The second part will run from January 1, 2019 to April 30, 2019.

5. Prize: 10 prizes are 2 tickets for the Italian Juventus FC football match. Exact term and match will be specified.

6. The course of the competition: 6.1. Each customer meeting the specified conditions will participate in the competition. Every customer who properly pays for the specified goods during the duration of the competition will be included in the draw. (see point 3).

6.2. The winners will be notified by the operator no later than 10 days after the draw. Notification will be done via phone call, SMS or email depending to the customer's contact details in the registration.

6.3. Winners must prove that their identity is corresponding to the billing information they have entered while making an order in the operator's online shop.

6.4. Winners will be posted on the operator's e-shop website.

7. Other terms, rights and obligations:

7.1. The operator is not responsible for the correctness of the customer's personal data. If the data provided by the customer is incorrect, not up-to-date and/or the operator will be unable to notify the customer because of incorrect email address and phone number, the operator is not responsible for this. The prize will remain the property of the operator and will not be handed over to the winner.

7.2. The operator reserves the right to unilaterally modify the rules of the competition, shorten or extend the duration of the competition or cancel the competition at any time, without giving any reason and without compensation. Such changes do not affect already drawn winners, which will receive their prize according to the rules at the time of the draw. Changes in the competition are effective from the day they are made available on the operator's website.

7.3. The operator is authorized to check compliance with the conditions of competition by the participants. All issues, complaints and possible disputes related to the competition are assessed and finally resolved by the operator.

7.4. Operator is entitled to exclude any participant from the competition in case they violated the rules or have not met the conditions necessary for a win. In this case, the winner will not be awarded the prize. If the prize has already been handed over and it is retrospectively found that the participant has not met the necessary conditions or has violated the rules, the operator is entitled to require the participant to refund this prize.

7.5. The operator is not responsible for the performance of third parties related to the draw of winners and the prize. Warranty and other terms and conditions relating to the prizes are governed by the terms of their suppliers and generally binding legal regulations of the Czech Republic. Claims for defects must be claimed by the winner with the supplier of prize, who is responsible for processing complaints.

8. Protection of personal data: In accordance with Regulation (EU) No 2016/679 of the European Parliament and of the Council on the Protection of Individuals with regard to the Processing of Personal Data (hereinafter referred to as "the Regulation"), as amended from 25 May 2018, the Operator hereby informs the Participants (hereinafter referred to as "subjects of personal data") about the processing of their personal data, based on the following legal titles and for the following purpose - participation in a public competition.

Legal title: legal requirement - performance of contractual obligation under Article 6 (1), Art.

b) Regulation

Data subject: Participant in a public competition

Purpose: a contractual relationship based on a public competition

Scope: Necessary to meet the Company's obligations, in particular name, surname, contact details (phone number, email address), address

Deposit period: (i) for the duration of the public competition,

(ii) to the extent necessary beyond its expiration for the duration of any limitation period for any claim by the Company and / or by the Subject of personal data and for the period of time specified by the law.

Beyond the above mentioned, the contestant has the right to have their personal data in the context of a public competition no longer processed. In such a case, however, this means the automatic termination of his participation in the public competition, which the participant acknowledges.

Subject's personal data will be processed automatically by the Company's employees.

The competition operator performs individual automated decision making including profiling.

Personal data may, to the extent strictly necessary, be forwarded / made available for processing to these third parties,

- The notary or the person making the draw,

The competition operator informs a participant of the competition as a data subject that under the conditions set out in the Data Entity Regulation against the operator of the competition:

(a) has the right of access to his or her personal data:

- (b) has the right to rectify or erase them in cases envisaged by the Regulation;
- (c) has the right to limit the processing of his personal data by the operator of a competition when:
 - i. The data subject denies the accuracy of the personal data for the time necessary for the operator to verify the accuracy of the personal data;
 - ii. processing is unlawful and the data subject rejects the deletion of personal data and instead requests restrictions on its use;
 - iii. the competition operator no longer requires personal data for processing, but the data subject is required to identify, exercise or defend legal claims;
 - iv. The data subject has raised an objection to processing under Article 21 (1) of the Regulation until it has been ascertained whether the legitimate reasons for the competition operator outweigh the legitimate reasons of the data subject;
- (d) When it is probable that a particular breach of personal data will result in a high risk to the rights and freedoms of natural persons, the operator shall notify the breach without undue delay to the data subject.
- (e) The right to portability - only for personal data processed on the basis of a contract or consent, and for that purpose automated.
- (f) Right of objection - only for the processing of personal data on the basis of a legitimate interest of the Company or for the fulfillment of a task carried out in the public interest

In order to exercise their rights, the Subject of personal data may contact the competition operator by writing at company's address or e-mail address: info@tomket.com

The subject of personal data also has the right to contact the Office for Personal Data Protection or to file a complaint with the Office for Personal Data Protection.

In this way, the Subject of personal data has been informed of its rights and protection under Article 13-22 of the Regulation.