



(/en/challenges/openvisionnaire)

OpenVisionnaire Challenge by Richemont

Use new technologies to benefit the high luxury market!

 Share

Rules (/en/challenges/openvisionnaire/agreements?lang=en)



Rules

OpenVisionnaire Challenge

The Challenge is sponsored by Richemont International SA, Route des biches 10, 1752 Villars-sur-Glâne, Switzerland (the “Sponsor”).

The aim of these Rules is to set out the terms and conditions governing your participation in the Challenge. Please read these Terms and Conditions carefully. By participating in the Challenge you accept these Terms and Conditions and agree that a legally binding contract incorporating these Terms and Conditions is formed between you and the Sponsor.

1. TERM

The Challenge begins on April 5th and ends on July 15th. The Challenge will be accessible 24 hours a day on the dedicated Challenge website operated by Agorize at <https://richemontchallenge.agorize.com> (“the Challenge website”), subject to possible IT maintenance operations and malfunctions. Dates and times in these Rules refer to Coordinated Universal Time (UTC).

2. AGREEING TO THE RULES

Any eligible person who is registered on the Challenge website and enrolls to participate in the Challenge (“**Participant**” or “**You**”), is required to read and accept these Rules. By reading and accepting these Rules, You:

- enter into a valid and enforceable contractual relationship with Sponsor regarding participation in the Challenge. The registration and enrolment in the Challenge do not set up any subordination relationship between the Sponsor and the Participant, and,
- fully and unconditionally agree to comply with these Rules. Participants express their agreement by checking an online box while enrolling for the Challenge.

In case of non-respect of these Rules, the Participant will be immediately disqualified from the Challenge and no prize will be awarded.

3. REGISTRATION AND PARTICIPATION IN THE CHALLENGE

To take part in the Challenge, we must have received your completed registration by June 2nd, 23:59 (UTC +2).

To register, the Participant must first have created a user account on the Challenge website, and must have truthfully and accurately completed required information, such as full name, email address, etc.

Any registration based on inaccurate, false or incomplete information will result in the Participant’s disqualification. Refusing collection, recording and use of their personal data that is strictly necessary to performing the Challenge will result in the Participant’s disqualification. Participant is solely responsible for the information he/she provides while its registration. Any intentional or non-intentional mistake, anomaly or inconsistency, regarding this information, may result in the Participant’s disqualification. Sponsor reserves the right to proceed all necessary verifications regarding the Participant’s identity, postal and/or email address.

Deletion of a Participant’s user account on the Challenge website will be deemed as a withdrawal from the Challenge. In this case, the Participant, regardless of whether the deletion results from the Participant’s personal act or not, will not participate in the Challenge, and will not obtain any compensation.

You must also have accepted the Rules as well as the **Terms and Conditions of Use** (<https://www.agorize.com/en/terms>) and the **Privacy Policy** (<https://www.agorize.com/en/privacy>), during the creation of your user account and your registration to the Challenge.

Registration for and participation in the Challenge is free, with no purchase or payment obligation.

4. ELIGIBILITY

The Challenge is open and offered solely to:

Students. Any individual aged eighteen (18) years and/or with full legal capacity, who (i) is currently enrolled at a post-secondary institution or (ii) has recently graduated from a post-secondary institution less than 2 years before the current scholar year, with a student card to prove it. Each Student may only participate once in each Challenge. If the participant is a minor, you must provide this authorization (<https://s3-eu-west-1.amazonaws.com/v3-doc-agorize-com/docagorize/ParentalconsentletterEN.docx>) signed by a parent or guardian in the name of the minor.

All the documents that may confirm the Participant’s eligibility will be required prior to awarding any prizes (e.g. identity document, registration certificate, student card etc.).

The Challenge is not open to employees and representatives of the Sponsor and Agorize and the members of their families.

The Challenge is void in countries where it is prohibited or restricted by law.

5. PURPOSE OF THE CHALLENGE AND PARTICIPATION

Participation in the Challenge must be as a team:

Teams. Individual Participants may elect to form a team (the “Team”) of 2 to 4 members maximum. Each Team member must accept these Rules, by clicking a hyperlink through the Agorize interface. Sponsor may disqualify any Team (and all its members) in the case where any one member has not accepted or violates these Rules.

The goal of the Challenge is for Participants to submit contributions (or projects) meeting the requirements determined by the Sponsor in the Challenge brief, and that are formalized by deliverables. The brief includes information regarding various deadlines, details of the prizes, Sponsor requirements etc. (the “Brief”). The Brief is accessible through the Challenge website.

6. DELIVERABLES

During the Challenge, Participants may upload any documents or other materials (such as texts, presentations, videos, etc.) relating to their project to the Challenge website in response and as a solution to the Sponsor’s Challenge (the “Deliverable”).

To be eligible, Deliverables must:

- address the specific issue set out in the Brief,
- be in a common digital format, such as, DOC, DOCX, PDF, PPT, PPTX, KEY, ODT, MP3, MPEG, MOV, MP4, and,
- be in English, and in general terms must to comply with these Rules.

If a Deliverable cannot be downloaded, is not in the right format or is incompatible, illegible, or unintelligible, the Deliverable will be disqualified.

By submitting a Deliverable, Participants represent and warrant that:

The Deliverable includes exclusively contributions from a Team;

- Otherwise, if content from a third party has been used in the development of the Deliverable, all rights, authorizations and agreements necessary to submit the Deliverable and grant the rights mentioned herein have been obtained. The existence of uncredited third-party contributions in the Deliverable will result in the disqualification of the Deliverable and the related Participants;
- No other individual and/or entity is entitled to claim any rights from the use of the Deliverable; and
- The content of the Deliverable does not and will not infringe or violate any rights of any third party or entity, including, without limitation, intellectual property rights, privacy, competition law, confidentiality, or any contractual or extracontractual right. All deliverables suspected of any law(s) and/or any third party’s right will be ineligible.

Participants are responsible for and shall bear any costs or expenses associated with preparing and submitting Deliverables. Participants assume all risk of damaged, lost, late, incomplete, invalid, incorrect or misdirected Deliverables.

7. CHALLENGE PROCESS

Challenge Rounds. The Challenge consists of one participation round and one final round (the “Round/s”):

- **Participation Round.** Deliverables will be accepted from 5th of April 2019 to 2nd of June 2019 at 23:59 (UTC+2). At the end of this Round, up to 10 winning Deliverables will be selected to proceed to Round Two.
- **VivaTech event.** Deliverables submitted before the 5th of May 2019 at 23:59 (UTC+2) will be reviewed by a jury of Richemont’s experts. Up to 10 selected teams will be invited to pitch their projects and be mentored on Richemont’s booth on the 17th of May 2019.

- **Mentoring and Final Round.** Deliverables submitted a day before the final event will be reviewed by a jury of Richemont's experts during the final event.
- **Final Event:** Participants will pitch their projects in front of a jury using their deliverables as support. The 3 winning teams will be rewarded.

Deliverable. If a Participant does not upload a Deliverable on the Challenge website before the deadline, this will be considered as a withdrawal from the Challenge. The Participant may not join the Challenge, and may not obtain any compensation from the Sponsor.

Selection Criteria. Deliverables will be judged according to the Selection Criteria, described below. You agree and acknowledge that the Challenge relies on your creativity, capacity, ability, and ingenuity to solve difficult problems. The Challenge does not depend, even partially, on chance or luck, and therefore should not be considered as a lottery. Under no circumstances are factors such as appearance, religion, membership in a trade union, political opinions or sexual orientation considered.

Notification to Participants. Once selection has been completed, Participants will be notified by email, phone, or by other means, at Sponsor's discretion, of the results of each Round. The Sponsor will be free to alter the dates on which results are released should this become necessary due to the number of projects to be assessed. The ranking decided by the final jury will be announced on the day that presentations are made and will identify the Participants that are finalists.

1. Participation Round

All participation Round Deliverables must be received by Sponsor before June 2nd, 23:59 (UTC+2). Deliverables must meet the specifications set out in Section 6, above, and include a 5 to 10 slide presentation of their Project in PPT or PDF format.

Vivatech Event

To participate to this selection step, the Participants must submit their deliverables on the platform before May 5th, 23:59 (UTC+2).

Investment voting

A jury will review the files and will choose up to the 10 best projects between May 6th, 12:00 (UTC+2) and May 8th, 23h59 (UTC+2). Participants will be informed of the results of this selection by May 10th, 23h59 (UTC+2). They will be invited to join Richemont's booth on the Vivatech event on May 17th to pitch their project and benefit from mentoring to improve their ideas.

At the end of this participation Round, voting will proceed as follow:

Investment voting

"Investment" voting will take place from June 4th, 12:00 to June 7th, 23:59 (UTC+2).

The voters (Sponsor members) (the "Voters") may evaluate Deliverables and participate in a vote by investing "play money" in the Participant's Deliverables.

Except as otherwise provided below, up to the ten (10) Deliverables that received the most investments (i.e., play money) at the end of the round will win the investment vote and proceed to the next round.

Any attempt to cheat, use fake profiles, use third-party applications that enable false voting linked to cheating, or engage in duplicate voting of which the Sponsor becomes aware will entitle the Sponsor to disqualify the project that received these votes, and that Project's Participants will not receive any prize or award. The Sponsor's decision regarding disqualification is final and its decision may not be contested by Participants involved in the project in question or in any other Participants.

Participants will be informed of the results of the Round One by June 11th, 23h59 (UTC+2).

2. Mentoring and Final Round

Participants who have been selected to participate in the Final Round will be directly notified by the Sponsor. In the event a Participant does not answer after the Sponsor has tried to contact him/her by email and by phone, the Sponsor reserves the right, at its sole discretion, to disqualify this Participant. This disqualification shall not entitle the Participant to claim any kind of compensation from the Sponsor.

A team from Richemont will be dedicated to accompany the finalist teams to further their projects and train for the final pitch.

3. Final Event

The Final Round consists of an oral presentation of the selected projects by the Participants. Participants must prepare a Deliverable which meets the specifications set out in Section 6 and which include:

- A ppt describing their Project and presenting the problem it tackles, the proposed solution, its impact and its business model. The presentation will have to last 4 minutes maximum.
- Participants can also submit their project under the form of a video (4 minutes maximum) – optional
- Prototypes can also be proposed to show their concrete proposition – optional

All Deliverables must be received by Sponsor the day before the final event.

At the end of the Final Round, the jury will choose the winning projects and will rank the finalists.

Criteria based voting

“Criteria based” voting will take place during the Final Event.

The voters (Sponsor members) (the “Voters”) may evaluate and select the Deliverables based on their content and the following criteria:

- **Innovation:** How innovative is the solution in its use of new or existing technology to solve the problem described in the Brief? Are there other solutions available and if so, how does this differentiate from them?
- **Relevancy:** How well does the Deliverable respond to the specific need set out in the Brief?
- **Feasibility:** How feasible is the solution to put into practice? Does the solution make sense financially? Will the solution be sustainable over the long term?
- **Impact:** What is the scale of customer impact? How broad is the impact? How many people will your solution reach? How significant is the impact?

The 3 Participants with the highest score at the end of this vote will win this vote and be rewarded as described on section 8.

Like voting : « Coup de cœur » winner

“Like” voting will take place during the Final Event.

The voters (Sponsor members) (the “Voters”) may evaluate a Deliverable and participate in a vote by “liking” the Deliverable.

The Team with the highest number of “likes” at the end of the selection will win this vote and win the prize described in Section 8.

If the Deliverable that received the most “likes” during the vote is also one of the projects ranked by the Criteria based voting, the Participants will win the prize according to their rank + the “coup de coeur” winner.

8. PRIZES

The prizes to be awarded to Challenge winners are subject to all of the following. They are awarded to the winners of the Challenge and are subject to compliance with the following cumulative conditions:

- The Deliverables comply with Section 6;
- Each Participant of a winning project, complies with Sections 9 and 11;
- It can be proven that the winning Participants fulfil the conditions of eligibility of Section 4.

No prize will be awarded to winners who do not fulfill all the above conditions.

Subject to these Terms and Conditions, once confirmed by Sponsor, the winner(s) will receive the following prize(s) (the "Prize(s)"):

- Grand Prize: a Smartwatch Summit MontBlanc (900 EUR VAT included) or the equivalent in gift voucher;
- Second Place Prize: a Customized Baume Watch (500 EUR VAT included) or the equivalent in gift voucher;
- Third Place Prize: a MontBlanc augmented paper (200 EUR VAT included) or the equivalent in gift voucher;
- "Coup de Coeur" Prize: 2 days in Sponsor's world to meet the innovation and development teams and exchange about the theme and the Participant's project.

Each member of a Participant Team will receive its own Prize.

No assignment or transfer of Prizes is allowed by a winner. If a potential winner cannot be reached, is unable to accept the Prize or any portion of the Prize for any reason, Sponsor shall have no further obligation to such potential winner. Sponsor will not replace any lost or stolen Prizes after being awarded to winners. Winners will accept the Prize "as it is". Sponsor disclaims any warranty regarding the Prizes. The Prizes will be delivered in Switzerland, and it is the winners' responsibility to declare for Prize importation in their final destination countries.

In the event a Participant (a winner) cannot be reached, by email or by phone, for more than three (3) weeks after the first attempt to reach them was made, he/she will be deemed as having waived their right to claim the Prize and will not be entitled to any prize or any kind of compensation.

If the Prize as initially planned is unavailable, Sponsor will be free to substitute another prize of similar value. Any such decision is at Sponsor's sole discretion.

Any Participant who does not fulfill the conditions of Participation as provided in the Rules during their registration and/or at any time during the Challenge will be summarily disqualified from the Challenge without prior notice and will not be entitled to any prize. In the event that a prize is awarded to a Participant who does not meet the conditions of Participation when registering or throughout the duration of the Challenge, Sponsor reserves the right to require the Participant to return the awarded Prize.

9. COMMUNICATION

The Participant acknowledges and consents that Sponsor may, throughout the world, use the Challenge for publicity, including for Sponsor's advertising or other marketing purposes, (by any means and through any format (website, advertising banners, social networks, newsletter, press release) now known or unknown to date, free of charge and without limit of time.

In particular, you consent the using, by Sponsor, of your name and surname, your city and region of residence, the name of the institution in which you studied or in which you obtained your diplomas and other biographical information, your image, the information regarding the Prize (if you are a winner) and any other personal data that you submit with your Deliverables as well as the content of your Deliverables relating to the Challenge.

As an example, each Participant authorizes the Sponsor using the photographs taken during the Final to disseminate them via any communication medium.

Such use does not entitle the winner to any other payment than the Prize he/she received. The Sponsor agrees to cease using of the aforementioned elements in connection with the Participant at the end of the aforementioned period.

10. CONFIDENTIALITY

Sponsor has no obligation to keep the information contained in the Deliverables confidential. In general terms, when submitting any Deliverables, the Participants understand, agree and accept that any information contained therein may be publicly disclosed by the Sponsor.

If you are a prize winner, Sponsor may request that you execute a confidentiality/non-disclosure agreement for the purpose of entering into negotiations regarding the further development of your project, as described in your Deliverable. Such confidentiality/non-disclosure agreement will be directed to your Deliverable and all intellectual property that it may contain.

Furthermore, Participants acknowledge that Sponsor may currently or in the future be developing information internally, or receiving information from other parties, that is similar to the information contained in any of the projects. Accordingly, nothing herein shall prohibit Sponsor from independently acquiring, developing, or having developed for it, products, concepts, systems, services, or techniques that are similar to or compete with the products, concepts, systems or techniques contemplated by or embodied in any Deliverable.

The Participants recognize that other Participants, individuals or entities may have provided Sponsor or others, or made public, or may in the future submit, or make public, content that is the same or similar to any piece of information contained in any of the projects. Hence, the Participants acknowledge, agree and accept that Sponsor shall have the right to use such same or similar materials, and that the Participants will not be entitled to any compensation arising from Sponsor's use of such materials.

11. INTELLECTUAL PROPERTY

Definitions. For the purposes of this section:

- "Intellectual Property Rights" refers to all patents, utility rights, rights to inventions, copyright and related rights; trade marks and service marks; business names and domain names; rights in get-up and trade dress; goodwill and the right to sue for passing off or unfair challenge; rights in designs; database rights; rights to use, and protect the confidentiality of, confidential information (including know-how and trade secrets); and all other intellectual property rights, in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals or extensions of, and rights to claim property from, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world. (the "Intellectual Property Rights");
- "Previous Rights" refer to any Intellectual Property Rights and/or any associated know-how held by the Participants before the start date of the Challenge (the "Previous Rights");
- "Creations" refer to any software (including source and object code software), database, technical specifications, text, design, model, information, knowledge, method, process or product, as well as any resulting elements and/or processes likely or otherwise to be protected according to national and/or international laws or conventions on intellectual property developed by any Participant as a part of any submitted deliverable throughout the Challenge (the "Creations").

Warranty of non-infringement. When submitting any Deliverable, at any stage of the Challenge, each Participant guarantees to Sponsor that he/she is the co/owner and/or co/holder of the Intellectual Property Rights regarding all or part of the Creations contained in the Deliverables submitted at any stage of the Challenge, and that he/she has obtained all rights and permissions regarding all pre-existing Creations and any elements of the Deliverables for which he/she does not hold the relevant rights.

Each Participant guarantees that his/her Deliverables, Creations and other contributions to the Challenge: (i) are based only on the Participant's ideas and are unprecedented; (ii) do not infringe upon the copyright or any Intellectual Property Rights of any third party; (iii) as well as all pieces of contributions and information communicated in the submission presentation documents are accurate, reliable and complete; (iv) do not constitute a misuse of any confidential information of a third party and, (v) are not contrary to applicable law, and comply and will continue to comply with all applicable laws and regulations. It is compulsory for Participants to indicate the source of any pre-existing Creations of whichever nature and on whichever support that are included in any submitted deliverable. Any Deliverable involving several Participants constitutes a collaborative work and it should be treated as such in accordance with the applicable regulation in force.

Any Participant suspected by Sponsor of plagiarism may be investigated, and, if deemed appropriate by Sponsor (at its absolute discretion), disqualified from the Challenge.

Liability. Sponsor cannot be held liable for any infringement of the above provisions by Participants. Each Participant shall indemnify Sponsor against any disturbance, action, claim, opposition and demand or eviction attempt from any third party in connection with any Creation in the Deliverables (Intellectual Property Rights included).

By accepting these Rules, Participants who are winners of the Challenge accept to grant Sponsor a license regarding the intellectual property rights included in any of the Deliverables and to the Creations submitted during the Challenge. The license is a perpetual non-exclusive, worldwide, transferable within the Sponsor's group of enterprises and fully settled in exchange for the respective awarded Prizes.

This licence shall include the right to reproduce (wholly or in part), display (wholly or in part), analyse, adapt, modify, disseminate, translate and use including commercial use any elements which are part of the Deliverables and Creations, as well as any Previous Rights which reveals necessary for the appropriate enjoyment of the described licence.

Participant agrees that, in the course of the Challenge, Deliverables, Creations and all other Participant contributions to the Challenge may be altered, developed, abandoned or modified by Sponsor during the different phases of the Challenge.

12. MODIFICATION OF RULES, SUSPENSION AND CANCELLATION OF THE CHALLENGE

Update of the Rules. The Sponsor reserves the right to amend these Rules at any time, including the Challenge duration in case of operational imperatives, without prior notice to Participants regarding the enforcement or the validity of these amendments. Participants are encouraged to consult these Rules regularly. Participants expressly waive all claims or disputes related to any amendment to these Rules by the Sponsor.

Should any paragraph of these Rules be declared or judged illegal, unenforceable or void by a court decision, the paragraph in question will be considered null and void, but all other unaffected paragraphs will be enforced within the limits of the law.

Challenge Cancellation or Suspension. The Sponsor reserves the right in its discretion, to (i) cancel, terminate, modify or suspend the Challenge and these Rules, for any reason, at any time and without any liability, and (ii) to limit or restrict participation in the Challenge. The Sponsor will not be held liable for the modification, cancellation or suspension of the Challenge and no compensation or remuneration will be due to the Participants.

Sponsor has no responsibility to return to the Participants any submission or other information submitted by Participants as part of the Challenge.

13. LIMITATION OF LIABILITY

The Sponsor will in no way be held liable in the event of breakdown or failure, regardless of the cause, of any telecommunications network used that causes Participants difficulty in or prevents Participants from identifying themselves on or gaining access to the Challenge website.

Participants agree that Sponsor, its affiliates and all of their respective officers, directors, employees, contractors, representatives and agents ("released parties") will have no liability whatsoever for, and will be released and held harmless by participants for any claims, liabilities, or causes of action of any kind or nature for any injury, loss or damages of any kind including direct, indirect, incidental, consequential or punitive damages to persons, including without limitation disability or death. Without limiting the foregoing, everything on the Challenge website and in connection with the Challenge is provided "as is" without warranty of any kind, either express or implied, including but not limited to, the implied warranties of merchantability, fitness for a particular purpose, and non-infringement. Sponsor shall not be liable to the Participant under or in connection with the Challenge for any indirect, economic or consequential loss or for any loss of profits, loss of business, loss of contracts, loss of use or loss of reputation. Some jurisdictions may not allow the limitations or exclusion of liability for incidental or consequential damages or exclusion of implied warranties, in which case such limitation or exclusion shall apply only to the extent permitted by the law in the relevant jurisdiction.

Participation in the Challenge implies acknowledgement and acceptance of the characteristics, limits and risks of the internet and related technologies, particularly with regards to performance, response time, security of software and computer equipment against various potential attacks, such as viruses, logic bombs or Trojans, and loss or misuse of data. As a result, the Sponsor will not be held liable in any way for any damage incurred by Participants arising from these characteristics, limits and risks, which Participants accept by registering and taking part in the Challenge.

The Sponsor will not in any case be held liable for damages resulting from faults with or delays in the submission of deliverables by Participants, including refusal to accept these deliverables as a consequence of their submission outside the deadlines set out in the Rules, from faults with or delays to the sending of any emails by the Participant sent as part of the Challenge, or from any alterations made to the deliverables independently of the Sponsor.

The Sponsor will not in any case be held liable for damages resulting from services provide by a third-party relating to the Prizes.

The Sponsor will not be held liable for the consequences of a Participant's disqualification from the Challenge as a result of their violation of these Rules.

14. PERSONAL DATA PROTECTION

Participation in the Challenge requires the communication of the Participant's personal data ("Personal Data").

Participant's personal data is subject to processing within the meaning of the regulations on the protection of personal data (The EU 2016/679 General Data Protection Regulation and the Council of 27 April 2016, known as GDPR) for which the Sponsor defines the purposes and means and is, as such, "Data controller" within the meaning of the GDPR.

The purposes of the processing are:

- To meet the organization of the Challenge needs
- To organize the intermediation between the Participant and the Sponsor, to ensure identification, communication and preservation of the exchanges with the Participant

In accordance with the provisions of the GDPR, the Sponsor undertakes to implement organizational and technical security measures in order to protect all Participant's Personal Data. The Sponsor undertakes to allow the exercise of their rights from GDPR. The Sponsor's wider HR Privacy Notice will apply to the Participant as if the Participant were considered to be a contractor of the Sponsor under the terms of the HR Privacy Notice.

15. CLAIMS

Any Participant's claims arising from the Challenge, should be addressed no later than thirty (30) days following the Challenge end date to valerie.bernard@richemont.com (<mailto:valerie.bernard@richemont.com>). All claims must include: (i) the Participant's complete contact details (name, address, email address and phone); (ii) the name of the Challenge; and (iii) a clear and detailed explanation for the claim.

16. GENERAL

The Challenge and these Terms and Conditions will be exclusively governed by and construed, interpreted and enforced pursuant to the laws of Switzerland.

In case of persistent litigation beyond a period of fifteen (15) days after the Participant has filed a claim, the Sponsor and the Participant undertake to submit their dispute to an amicable conciliation prior to any legal proceedings. The party wishing to initiate conciliation shall inform the other party by means of a registered letter with acknowledgment of receipt in which it will inform of its intentions and will explain the cause. If no agreement is reached between the parties within thirty (30) days after receipt of the registered letter, the parties regain their freedom of action.

In case of persistent disagreement on the application or interpretation of the Rules, and in the absence of an amicable settlement, any dispute that may arise between the parties, will be subject to the exclusive jurisdiction of the courts of the Canton of Geneva, Switzerland, to which the parties expressly grant jurisdiction, even in the case of multiple defendants, in summary proceedings, appeal by guarantee or by motion. T

These Terms and Conditions constitute the entire agreement between the parties and supersede and extinguish all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to the subject matter of these Terms and Conditions.

Nothing in these Terms and Conditions shall be construed as creating a partnership or joint venture of any kind between the parties or as constituting or authorizing either party as the agent of the other party for any purpose whatsoever. The Participant shall not have the authority or power to bind Sponsor.

If any provision of the Terms and Conditions is found by any court or administrative body of competent jurisdiction to be invalid or unenforceable, this shall not affect the other provisions of the Terms and Conditions which shall remain in full force and effect.

The Participant shall execute, or cause to be executed, all such other documents and do, or cause to be done, all such further acts and things (consistent with these Terms and Conditions) as Sponsor may from time to time reasonably require.

[SITEMAP \(/EN/SITEMAP\)](/EN/SITEMAP)

[TERMS OF SERVICE \(/EN/TERMS\)](/EN/TERMS)

[PRIVACY POLICY \(/EN/PRIVACY\)](/EN/PRIVACY)

English ▲

Richemont - Agorize (<https://www.agorize.com>)