

Sweepstakes Regulations

Game for the launch of Gamesplanet LAB: Win a set of prizes worth 5000Euros.

Article 1: Organisation of the Game

The organisation: Metaboli SA registered in the “Registre de Commerce et Des Sociétés” under number 438915415, whose registered office is: 27 rue de la Ville l’Evêque – 75008 Paris.

Is organizing a free contest with no purchase necessary, Hereinafter “Organizer”.

Article 2: Object of the Game

To celebrate the launch of its new crowdfunding platform dedicated to video games, GAMESPLANET LAB, provides you with the chance to get a prize in return to support the projects on the site; to the value of 5000 Euros. To take part on this competition you have to simply to submit a valid e-mail address on which we may contact you after the draw.

Participants will then be invited to fill a form in order to participate in the game.

A winner will be chosen at random from the participant’s pool, hereinafter “Participants”

To take part on this promotion the participant must accept the Terms and Conditions on its entirety, hereafter “the Regulations”.

Article 2.1: Access to Promotion (Entry)

The promotion is to be accessed by the URL

- <http://lab.gamesplanet.com>

This promotion or competition is in no way sponsored, endorsed or administered by, or associated with, Facebook therefore no liability

Article 3: Date and Time Frame

The game will take place between the 21/06/2012 to the 03/07/2012.

The organizer reserves the right to prolong the promotion time or to postpone the date announced at any time.

Article 4 Conditions and Validity

4-1 Conditions of Entry

The contest is open to all adults resident within the European Union.

This competition is not open to: all members associated with organisation of the contest and his member of immediate families; employees of the Organizer or its subsidiaries.

Competition entry limited to one entry per player per draw.

4-2 Validity of Entry

All fields on the form must be fully completed and validated.

Any information provided concerning identification, address or authority to access , or other fields within the form that are found to be inaccurate will result to the disqualification of the relevant entry.

The Organisers reserve the right to cancel the draw or any entry of the draw that does not comply with the regulations, including any bulletin incomplete or illegible.

Article 5: Appointment of Winners

The Draw

Once the entry date has passed, the draw will take place on the 16/07/2012.

Any entry containing any information or statements found to be false, incomplete or not bidding to the rules in this document, will be considered null and another draw will take place to find a new winner.

Article 6: Appointment of Prizes

The allocations are as follow:

First Prize: A reward from project Magrunner worth 5000 Euros in value.

Second Prize: A reward from project Day One worth 5000 Euros in value.

Article 7: Information or publication of winners

- The winners will be informed by E-mail to the address provided in the entry form

Article 8: Claims or Remissions of Prizes

Prizes will be send to the address provided by participants in the entry form.

If the entry form does not include an address, the winner will be invited by email to provide this information to enable the organizer to deliver the prize.

If no response is given within the period of 7 days the prize will be lost and given to another entrant drawn or designated by the jury.

Incorrect e-mail address, incorrect postal address

If the address is incorrect or does not match that of the winner; or if any other reason related to technical problems does not allow to correctly direct the mail information, the organizer cannot be in any way responsible. Similarly, It is not the duty of the organizer to search for the winner if it cannot be reached due to an invalid e-mail address or illegible, or incorrect postal address.

Prizes not Claimed

Winners which are unreachable, or non-responsive for longer than seven days from first contacted, are not entitled to any prize, restitution or compensation of any kind.

Prizes awarded are personal and not transferable. In addition, the lots shall in no circumstances be subject to any dispute by winners, or of an exchange or other compensation of any kind.

Article 9: Promotional Operations

By accepting this prices the participant is giving the organizer the right to use his/her name, image, company name and e-mail address to promote through the medium and way of its discretion, without no other form of compensation other than the prize he/she has won.

Article 10: Personal Data

Any personal data supplied by the entrants in connection to this competition will be stored and used by the organizer on its “participation” and its allocation of earnings.

According to the “Data Protection Act” of 6th of January 1978, All participants have the right to access, rectify or delete information about themselves; Each request should be sent to the organizer mentioned in Section 1.

Article 11: Liability

The Participant acknowledges and agrees that the only obligation of the organizer in respect of the Contest is to submit the draw and / or jury entries collected, provided that its participation is accordance with the terms and conditions of the Regulations, and give prizes to winners, according to the criteria and terms defined in this document.

The organizer will not be held responsible, but are not limited to any failure technical, hardware or software of any kind, the risk of contamination by viruses circulating on the network and the lack of protection of certain data against possible misuse

Participation in the competition implies the knowledge and acceptance of the criteria and limitations of the Internet both in terms of technical performance, response time for querying and transfer of information.

Article 12: Case of Force Majeure/Reserves

The organizer is not liable if, for a force majeure or issues beyond his control, the game has to be modified, curtailed or cancelled.

The organizer reserves the right to carry out any checks on its discretion relating to the rules, especially to rule out any participants whom has made a false, deceptive or fraudulent claim.

Article 13: Disputes

The regulations are governed by French law. Any difficulty in the application or interpretation of the Rules shall be decided exclusively by the organizer.

He will answer any queries or complaints about the phone application or interpretation of this Regulation. Any dispute or claim relating to the Game and / or the draw will be made in writing to the address of the organizer.

No dispute will be taken into account eight days after the close of the Game

Article 14:

This document has been written by Maitre Isabelle ARMENGAUD GATIMEL, Member of CPC

Didier GATIMEL – Isabelle ARMENGAUD GATIMEL - Arnaud de Montalembert d'Esse, Bailiffs, 40, rue de Monceau, 75008 Paris.

Reading the Rules of the game is available on the website deposezvosjeux.com under the regulations.