



REGULATIONS

#NATUREBIJOUXFETES40ANS

PRIZE DRAW

Article 1: Organisation

The "Les Chamanes" company, with a capital of 36,600 euros, hereafter the "Organiser", with headquarters at 279 Avenue d'Allemagne 82000 Montauban, registered with the Montauban Chamber of Commerce with number 424 761 419 00045, is organising a prize draw with obligation to purchase from 30/09/2022 to 09/11/2022 at midnight (time in metropolitan France).

Article 2: Participants

This prize draw with obligation to purchase is open to customers aged 18 and over on the date the competition begins, and who are residents of mainland France (including Corsica), French overseas territories or European countries.

Anyone failing to meet the above conditions will be excluded from the draw, along with any of the Organiser's members of staff, as well as anyone directly or indirectly taking part in organising or managing the draw, along with their spouse and members of their families, whether direct ascendants and descendants or other family members, living at the same address or elsewhere.

The Organiser reserves the right to ask participants to prove eligibility as described above. Anyone failing to respect these conditions or refusing to prove their eligibility will be excluded from the draw and will not be awarded the prize if their name is drawn.

There is no limit to the number of participations per person. A prize draw will be organised from Monday 14 November to choose the winner. Each participant must respect the regulations outlined below.

Participation in the draw involves full agreement with the present regulations.

Article 3: How to take part

Any customer making an order on the nature.fr website during the period from 30/09/2022 to midnight on 09/11/2022 will be automatically included in the #NATUREBIJOUX40ANNIVERSARY prize draw.

Participants are informed and accept that the details entered in the registration form on their account constitute proof of their identity.

Any failure to respect the present regulations will invalidate participation. Any participant suspected of cheating will be withdrawn from the prize draw by the Organiser without further notice. Any identification or participation that is incomplete, erroneous or illegible, whether deliberately or otherwise, or differing from what is outlined in the present regulations will be considered as null and void. The same penalty will be applied for multi-participation.

Article 4: Prize

The Organiser has made the following prize available: a stay for 2 nights in a treetop cabin at PELLA ROCA for 2 people, valued at 760 euros, and available from January 1, 2023 for a period of 2 years.

The prize includes: 2 nights in a treetop cabin with private spa and sauna, 1 breakfast, 1 super brunch replacing 1 breakfast, 1 House evening picnic basket for 2 people, 1 bottle of Champagne and the Love+ ambience, including silk rose petals on the bed and a full range of candles lit in the Spa in your cabin on arrival.

The prize does not include: transport, tourist tax ("taxe de séjour") to be paid on the premises, meals and drinks not included in the prize, leisure activities, personal spending.

The prize is limited to a single winner per household (same name, same address). The winner cannot request an exchange of any kind whatsoever or receive the equivalent cash sum.

The value of the prize is given at the time of writing of the present regulations, and the amount cannot be contested.

Any expenses incurred after the draw, particularly regarding maintenance or use of the prize, are the full responsible of the winner.

Article 5: Prize winner

The prize winner will be decided by drawing lots from Monday 14 November 2022.

Article 6: Announcement of winner

The winner will be contacted by the Organiser, 7 days after the draw at the latest, at the email address given in the registration form on the user's account or failing this by phone. If within one week of the email being sent, the winner has not replied by email or phone to confirm his or her acceptance of the prize and the conditions explained above, he or she will be definitively considered as giving up the prize and the prize will remain the property of the Organiser.

Article 7: Award of prize

The Organizer will deliver the prize to the winner by email. However, if the prize is sent by post, the Organizer cannot be held responsible for any late delivery of the prize or damage caused by the postal services. The Organizer cannot be held responsible for any damage resulting from any errors made by the participant in entering his or her email address. If the prize cannot be given to the winner due to reasons beyond the Organizer's control (for example, a mistake in the address given, incidents caused by the postal services), the prize will not be claimed and will remain the Organizer's property.

The winner promises to accept the prize as is, without the option to exchange it for cash, other goods or services of any kind or to pass on the prize to a third party. In the same way, the prize cannot be the subject for any request for compensation.

In the event of an incident outside the Organizer's control, particularly one linked to the Organizer's service providers or to unforeseen circumstances, the Organizer reserves the right to replace the announced prize with a prize of equal value. The winner will be informed of any changes.

Article 8: Use of participants' private data

The participants' details are saved and used by the Organizer to memorise their participation in the prize draw and to enable the prize to be attributed.

Participants can, for legitimate reasons, oppose processing of the personal data they have communicated within the terms of the prize draw. They also have the right to oppose their data being used for commercial purposes, outside their participation in the prize draw, which they can do after entering their data, by sending a letter to the Organizer at the address given in article 1.

The winner(s) agree for the Organizer to use their names for advertising or public relations purposes in any media, without giving rise to any remuneration, right or advantage of any kind, other than the award of the prize.

In compliance with the latest version of the Information Technology and Freedom law, as well as Regulation n°2016/679 passed by the European Parliament and Council dated 27 April 2016 relating to the protection of natural persons pertaining to private data-processing and the free circulation of these data (GDPR), the participant can exercise his or her right to access, rectify or delete these data, to limit data-processing, his or her right to data portability, the right of opposition, as well as the right to withdraw consent by sending a letter to the Organizer at the address given in article 1.

Article 9: Regulations

The regulations for the prize draw are deposited at the SELARL ACTA - PIERSON & ASSOCIATES, registered court bailiffs, located at 15 Rue de Sarre BP 15126 57074 METZ Cedex 3.

The regulations for the prize draw can be consulted from 30/09/2022 to 09/11/2022 on the nature.fr website.

They can be sent free of charge to anyone making the request from the Organiser.

The Organiser reserves the right to prolong, cut short, change or cancel the prize draw at any time, particularly in the event of force majeure, without participants being able to claim any indemnity. The regulations, modified by amendments, will be deposited if need be at the SELARL ACTA - PIERSON & ASSOCIATES, registered court bailiffs, and located at 15 Rue de Sarre BP 15126 57074 METZ Cedex 3.

Article 10: Industrial and intellectual property

Any reproduction, representation or use of all or part of the elements contained in the prize draw, including the present regulations, are strictly forbidden.

All trademarks, logos, texts, pictures, videos or other distinctive signs reproduced on the website, as well as on websites to which access may be given via hypertext links, are the exclusive property of their owners and are therefore protected by the clauses of the intellectual property code all over the world. Unauthorised reproduction represents an infringement that is subject to legal penalties.

Unauthorised total or partial reproduction of these trademarks, logos and signs constitutes an infringement and will be subject to legal penalties.

Participation in the prize draw involves the participant's full acceptance of the present regulations.

Article 11: Responsibility

The "Organiser" cannot be held responsible in the event of force majeure or events outside of the Organiser's control.

The Organiser cannot be held responsible for delays, loss, theft, damage to mail or poor legibility on postmarks caused by the postal services. Neither can the Organiser be held responsible, and no legal recourse taken, in the event of force majeure (strikes, bad weather, etc.) which partially or totally deprive participants of the possibility of taking part in the prize draw and/or the winner from receiving his or her prize.

The Organiser, service providers and partners cannot be held responsible for any incidents occurring when the winner or the winner's guests use the prize after it has been awarded.

Similarly, the Organiser, as well as service providers and partners, cannot be held responsible for the loss or theft of the prize by the beneficiary after it has been awarded. Any additional costs required to take possession of the prize are to be paid in full by the winner, without giving him or her the right to request compensation from the Organiser or from service providers or partners.

Article 12: Litigation & Complaints

The present regulations are subject to French law.

The Organiser reserves the right to decide without appeal on any difficulty that may occur about the interpretation or application of the present regulations, it being understood that no contestation will be accepted, particularly concerning the way the game is played, the results, the winnings or how they are received, beyond one month after the prize draw. Except for obvious errors, it is agreed that the information resulting from the Organiser's gaming systems will be considered as clear evidence in any dispute regarding the elements of connection and processing of the above-mentioned data relating to the prize draw.

All complaints must be sent within the month following the date of the end of the prize draw to the Organiser. After this date, no complaint will be accepted. Participation in the draw implies full agreement with the present regulations.

Article 13: Agreement on proof

The participant and Organiser explicitly agree that only the Organiser's I.T. systems and files will be admissible.

Computerised records kept in the Organiser's I.T. systems in reasonable conditions of security and reliability are considered as the proofs of relations and communications taking place between the Organiser and the participant.

As a result, it is agreed that, except for a clear error, the Organiser can make use, particularly as proof of any action, fact or omission, of programmes, data, files, recordings, operations and other elements (such as follow-up reports or other reports) in electronic or computer format, created, received or kept directly or indirectly by the Organiser, especially in the Organiser's own I.T. systems.

These elements constitute proofs and will be produced as means of proof by the Organiser in any dispute or procedure. They will be accepted, be valid and enforceable between the parties in the same way, in the same conditions and with the same force of proof as any written document drawn up, received or kept.

Operations of any kind carried out using the user name or code given to a participant, after registration, are irrefutably assumed to have been made under the participant's responsibility.

These regulations for the prize draw have been deposited via the website:
<https://www.reglementdejeu.com>.