

**Terms and Conditions for UEFA CHAMPIONS LEAGUE WOMEN'S FINAL TICKETS & A TRIP TO LISBON
Giveaway ("Competition")**

Please read these terms and conditions ("**Terms**") carefully. The Terms contain important information. By participating in this Competition, each participant declares to agree to the applicability of the Terms.

Competition

1. The Terms apply to the Competition by adidas International Marketing B.V ("**Promoter**").
2. These on the Event page in the adidas CONFIRMED App mobile application.

Requirements

3. The Competition is open to all individuals who are residents of the United Kingdom, Germany, France and Spain who have reached the age of 16 with the exception of the persons mentioned in the below Clause. Individuals of 16 and 17 years of age can only participate after consent of their parent(s), guardian(s) or legal representative(s). Promoter may request written proof of such consent. Individuals of 15 years or younger are under all circumstances excluded from participation. Individuals from the Netherlands can participate according to the terms and conditions published for their respective countries.
4. By participating participants declare to be a resident in a legal jurisdiction in which the Competition is offered and to be able to lawfully enter into contractual relations in such legal jurisdiction.
5. Participation is excluded for (a) employees of Promoter, any adidas Group entities or their agents and their first- and second-degree family members, as well as (b) anyone else who is directly or indirectly professionally connected with the Competition and their family members and (c) anyone who participates for non-private purposes.

Participation

6. The Competition will open on 06 February 2025 at 10:00 (CET) and close on 30 April 2025 at 17:00 (CEST) ("**Competition Period**"). All entries received after lapse of the Competition Period are excluded from participation and will not be taken into consideration.
7. Participating in the Competition takes place by:
 - a) **OPTION 1 Redeem adiClub Points:**
 - a. visiting the adidas App mobile application ("**App**") during the Competition Period; and
 - b. creating a free adiClub account if you are not already a member; and
 - c. logging in to your adiClub account; and
 - d. entering the requested personal data; and
 - e. reviewing and confirming the number of points that will be deducted from your Points to Spend balance (100 points for one Entry, 250 points for two Entries and 600 points for three Entries); and
 - f. accepting and adhering to these Terms unconditionally.
 - b) **OPTION 2 Do Not Redeem adiClub Points (Residents of Germany only):**
 - a. visiting the adidas App during the Competition Period; and
 - b. creating a free adiClub account if you are not already a member; and
 - c. logging in to your adiClub account to locate your adiClub ID number in your profile; and
 - d. sending an email from the email account associated with your adiClub account to adiClub-global@adidas.com that meets the following requirements which will count as 3 entries:
 - e. using "UEFA CHAMPIONS LEAGUE WOMEN'S FINAL TICKETS & A TRIP TO LISBON Giveaway" as the only text in the subject line; and
 - f. providing the following information as the only text in the email message body:
 - i. your given name and surname; and
 - ii. your adiClub ID number; and

- iii. typing "I agree to the UEFA CHAMPIONS LEAGUE WOMEN'S FINAL TICKETS & A TRIP TO LISBON Giveaway Terms and Conditions unconditionally."
- 8. No other means for entries will be accepted than set out in the above Clause. Incomplete entries are not valid and will not be accepted.
- 9. Maximum of three entries per person. If more than two entries are received, only the first three entries will be accepted.
- 10. The Competition is a competition without a purchase obligation.
- 11. Points deducted from the Points to Spend balance for participation will not be returned to your account unless you exercise your right to withdraw from the Competition prior to the close of the Competition Period. To withdraw, find the Event content and select Leave Event.

General rules of behaviour

- 12. Participants may not use the Competition for the expression of political or religious ideas.
- 13. Promoter has the right to refuse any entry which contains material which is offensive, insulting, injurious, obscene, offending, vindictive, indecent, perverted, immoral, aggressive, sexually oriented, racist, derisive, slanderous, discriminatory, or in any other way not in line with good taste and decency, or which Promoter deems in its sole discretion to be otherwise unacceptable.
- 14. Entries may not conflict with applicable law or regulations, the rights of third parties, nor may they incite, advocate or express pornography, obscenity, vulgarity, hatred, bigotry, racism or gratuitous violence.
- 15. Entries may not in any way harm Promoter, its affiliates, its agents and/or the brand of adidas (or any other brand of Promoter).
- 16. Participants may not upload, post, email or otherwise make available any material that contains software viruses or any other computer codes, files or programs designed to interrupt, destroy or limit the use of any software or devices on the App.
- 17. Participants cannot derive any rights from their participation and have no right to any payment or other compensation for their entry or their participation.
- 18. Promoter retains the right to exclude participants from participating in the Competition and to delete entries from the App if these are not in line with these rules of behaviour or are otherwise in conflict with the Terms.

Intellectual property rights

- 19. By participating in the Competition, participants agree to Promoter using free of charge participant's name, photograph, image, video, voice recording and general location for publicity and news purposes relating to the Competition and for a duration which is necessary for the organisation and publicity of the Competition. For purposes of this, participants agree that this assignment concerns any support or media whether existing currently or created in the future, and shall include as a non-limited list of examples: promotional documentation, newspapers, television, magazines, and books (both paper and electronic); Internet (including other websites, web casts, multimedia links and social networks) etc.
- 20. By participating in the Competition, participants agree to provide all additional information relating to the entry if so requested by Promoter.

Publication

- 21. It is prohibited to reproduce or publish anything relating to the Competition without the prior explicit written consent of Promoter.
- 22. Promoter is authorised to remove, shorten or amend entries in text or image on the App.

Prizes

- 23. The Competition provides for a chance to win a prize. There will be 1 prize consisting of a UEFA Champions League Women's final experience with a value of €3960. The Prize will consist of trip for two

people, including two economy class tickets to travel to Lisbon, Portugal on the same itinerary on 24 May 2025 (subject to change) for 1 night to attend the UEFA Women's Champions League final match at the The Estádio José Alvalade (including two tickets to the final match currently scheduled on 24 May 2025 (subject to change), return travel from Lisbon, Portugal, transport between the airport, the hotel and the event, 1 night's accommodation (double occupancy) , and 2 meals will provided by the Promoter in its sole discretion("Prize"). If the winner is under 18 years of age, he/she must be accompanied by an adult and use the second ticket for this purpose. The winner will be responsible for all other expenses, including but not limited to obtaining travel documents (such as visas and insurances), that are associated with the acceptance of the Prize. These expenses will not be reimbursed by the Promoter. For clarity, winner(s) and their companion(s) are solely responsible for obtaining visas. Promoter reserves the right to substitute ground transportation for flights if winner resides within a 3-hour train or car journey from The Estádio José Alvalade.

24. The winner(s) will be selected in a random draw to take place by an independent person or by a computer process on or around 15 minutes after the close of the Competition Period. Promoter will notify and instruct winner(s) how to claim a Prize by email within 7 days after the draw regarding delivery of a Prize.
25. The winner(s) can claim a Prize until 2 days after the notification as set out in the above Clause after which date the right to a Prize can no longer be exercised. A Prize will be dispatched to the winner(s) within 14 days after claiming a Prize.
26. It is the responsibility of the winner(s) to ensure that they are able to accept the Prize and make use of the Prize.
27. The winner(s) agree and accept - once the winner has redeemed the Prize - that all taxes or charges related to the Prize will be for his/her account.
28. No cash alternative to a Prize is available.
29. A Prize cannot be exchanged for another prize. A Prize is personal and non-transferable. The winner agrees not to sell, offer to sell or use the Prize for any commercial or promotional purpose (including placing a Prize on an internet auction site).
30. A Prize is indivisible and can only be accepted as granted.
31. Promoter reserves the right to modify or withdraw a Prize. The alternative prize will be of at least an equivalent or greater value.
32. Prizes that are not redeemed for whatever reason remain the property of Promoter. In case of a rejection of a Prize, the Prize also falls to Promoter.
33. If a winner cannot be contacted or fails to confirm acceptance of a Prize within 2 days of notification or cannot make use of a Prize for any reason, Promoter reserves the right to select an alternative winner and the original winner will forfeit the Prize.

Limitation of liability

34. Promoter is not responsible or liable for costs or expenses of participants in connection with or relating to participating in the Competition. The costs of the use of internet are for the account of the participants.
35. Promoter is not responsible and exclude any liability for (i) network- (cable, internet or other relevant networks), computer hardware or software disruptions of whatever nature which might lead to a limited, delayed or lost entry, (ii) other problems or calamities, of whatever nature, that are connected with the functioning of the network (cable, internet or other network), the Website or App, computer hardware or software, and (iii) mistakes in the entering or processing of personal data, except in case of gross negligence or wilful misconduct of Promoter.
36. Promoter is not responsible or liable for any incompatibility between technologies used, in the broadest sense, during the Competition and the hardware and software configuration used by the participants.
37. To the fullest extent allowed by applicable law, Promoter, and any agencies involved in the Competition are not responsible or liable for any loss, damages or injury caused by participation in the Competition.
38. Where the Prize is delivered to the winner by post, Promoter is not liable for the acts or omissions of any courier or mail delivery.

39. If a Competition, for whatever reason, progresses differently than foreseen or the Competition appears to be in conflict with applicable law, Promoter reserves the right to annul, terminate, amend or postpone the Competition without any liability of Promoter and without a right of compensation for the participants.

Exclusion of participants

40. At all times Promoter reserves the right to exclude participants with invalid or false entries or invalid or false personal information from participation.
41. Promoter reserves the right at its sole discretion to disqualify any individual found to be tampering with the operation of the Competition, or to be acting in any manner deemed by Promoter to be in violation of these Terms; or to be acting in any manner deemed by Promoter to be disruptive.
42. Promoter is authorised at all times on reasonable grounds to exclude or disqualify participants without a right of recourse against Promoter.
43. Promoter reserves the right to exclude participants in case of (or suspicion of) foul play, fraud, or any other breach of the Terms without a right of recourse against Promoter. Organised or collective participation of the Competition shall be regarded as a breach of the Terms.
44. This Competition is void where the Competition is prohibited. It is the responsibility of the participants to ensure their legal eligibility to participate.
45. No rights can be derived from the Competition or its result other than set out in these Terms.

Applicable law / disputes

46. The decision of Promoter is final and binding. No correspondence will be entered into relating to the result of the Competition.
47. If any Clause of these Terms is found by a competent court or other competent authority to be void or unenforceable, that Clause shall be deemed to be deleted and the remaining Clauses shall continue in full force and effect.
48. The Terms are governed by and construed in all respects in accordance with the laws of the Netherlands. Any and all disputes arising out of or in connection with the Terms shall in the first instance be submitted to and settled by the competent courts of Amsterdam, the Netherlands, provided that this shall not preclude or prejudice the right of the participant to take any legal proceedings in another court of competent jurisdiction in accordance with applicable mandatory law.
49. Promoter reserves the right at all times to amend the Terms without any liability to the participants or any third party. A revised version of the Terms will be published on the Website and App.
50. Promoter will execute the Competition in compliance with applicable law and regulations relating to betting and gambling. Complaints or questions relating to the Terms and the Competition can be submitted in writing to adidas International Marketing B.V., to the attention of the Legal Department, Hoogoorddreef 9a, 1101 BA, Amsterdam Z-O, the Netherlands.