

## Contest rules

### SCHMOOVE – SPONSORSHIP OPERATIONS ON SCHMOOVE.FR

The Company RAUTUREAU APPLE SHOES, a French Simplified Joint Stock Company with its registered office at 2, rue des Boutons d'Or 85130 – La Gaubretière, with a capital of 5 297 875 euros, registered in the Company Register of La Roche-sur-Yon at No. B302 640 008, represented by Ms. Camilla SCHIAVONE in her capacity as director general and duly empowered for the purpose hereof;

Hereinafter referred to as “the Organizer”

Hosts a SCHMOOVE – SPONSORSHIP OPERATIONS ON SCHMOOVE.FR

Hereinafter referred to as “the Game”

The terms and conditions of the Game are described below.

#### **Article 1 Purpose of the Game**

The Game is conditional on the purchase of a pair of SCHMOOVE shoes on the <https://www.schmoove.fr> website. It consists in participating according to the terms and conditions defined in article 2.

#### **Article 2 Terms of participation**

The Game is open to all natural persons residing in France, Andorra, Austria, Belgium, Bulgaria, Croatia, Czech Republic, Denmark, Estonia, Finland, Germany, Greece, Hungary, Ireland, Italy (excluding Vatican and San Marino), Latvia, Lithuania, Luxembourg, Monaco, Netherlands, Poland, Portugal (excluding Madeira and Azores), Romania, Slovakia, Slovenia, Spain (excluding the Balearic Islands, the Canary Islands, Ceuta and Melilla), with the following exceptions:

- The Organizer’s staff and their families,
- Any person having participated in the elaboration or the implementation of the Game,
- Minors.

The organizer reserves the right to request a certificate of employment, if necessary, from the winner, proving that he/she does not belong to one of the above categories. Only one entry is permitted throughout the duration of the competition.

The Game consists of participants holding a customer account for the SCHMOOVE brand, completing the form received by e-mail after making a purchase on the <https://www.schmoove.fr> website during the Game period, in order to participate in an instant win moment and try to win a Golden Ticket.

Participation in the Game implies the participants' unreserved acceptance of these rules in their entirety.

#### **Article 3 Date and duration**

The Game runs from 12 May 2023 at 9:00 am to 27 May 2023 at 6:00 pm (Paris time).

The organizer reserves the right to extend the participation period and to postpone any announced date.

#### **Article 4 Validity of participation**

Any participation in the Game will be considered invalid if the rules described in article 2 of these rules are not respected.

In addition, an analysis of the information relating to the participants will be carried out to ensure that the conditions for participation in the Game are complied with.

#### **Article 5 Designation of the winners**

The winners will be chosen by computer and randomly.

The same person may not be designated as a winner more than once.

#### **Article 6 Designation of the prizes**

There will be two (2) winners.

Each winner will be awarded a gift voucher equal in value to the amount of the pair of SCHMOOVE shoes purchased in the order that enabled participation in the Game.

In the event of an order of several pairs, the amount of the gift voucher will be equal to the amount of the pair with the lowest value.

It is specified that the prizes cannot be replaced or exchanged for any reason whatsoever or reimbursed in cash.

#### **Article 7 Information or publication of the winners' name**

Each participant will automatically receive an e-mail after his/her participation, via the address chosen for participation in the Game, allowing him/her to know if he/she has won or not.

#### **Article 8 Delivery or withdrawal of the prizes**

The gift voucher will be activated and can be used in shops or on the website <https://www.schmoove.fr> 30 days after the purchase of the pair of shoes that enabled the participation in the Game. The gift voucher will be valid for 30 days from this date and will be non-breakable and cannot be combined with current promotions.

The gift voucher will be deactivated in the event of partial or total return of the order that enabled participation in the Game.

Winners who have not used their gift voucher within the aforementioned period may not claim any other prize, compensation or indemnity of any kind whatsoever, and the organizer shall in no way be held liable towards the winner who has not used his/her prize.

The prizes awarded are personal and non-transferable. Furthermore, they may not under any circumstances be the subject of any dispute on the part of the winners, nor of an exchange or any other consideration of any kind whatsoever.

#### **Article 9 Promotional operations**

By accepting their prizes, the winners authorize the organizer to use their names, brands and company names for promotional purposes in any medium of its choice, without this reproduction giving rise to any right to remuneration or compensation other than the prize won.

### **Article 10 Personal data**

The winner's data collected in the context of participation in the Game are recorded and used by the organizer for the awarding of the prize.

The information collected from the winners to send their prize is recorded in a computer file by the organizer.

The data collected will only be used by the organizer in the context of the Game.

The data will be kept for 3 years after the end of the competition.

In accordance with the "Data Protection Act" of 6 January 1978, Participants have the right to access, rectify or delete information concerning them. Any request should be sent by post to the address of the Organizer RAUTUREAU APPLE SHOES, 2 rue des Boutons d'Or, 85130 LA GAUBRETIERE, or the following email address: [dpo@schmoove.fr](mailto:dpo@schmoove.fr).

In accordance with current European regulations, participants have the following rights:

- right of access (article 15 GDPR) and rectification (article 16 GDPR), update, completeness of Users' data;
- the right to block or delete Users' personal data (Article 17 of the GDPR), when they are inaccurate, incomplete, ambiguous, out of date, or whose collection, use, communication or storage is prohibited;
- the right to withdraw consent at any time (Article 13-2c GDPR);
- right to limit the processing of Users' data (Article 18 GDPR);
- right to object to the processing of Users' data (Article 21 GDPR);
- the right to portability of data provided by Users, where such data is subject to automated processing based on their consent or on a contract (Article 20 GDPR).

If you consider, after having contacted us, that your "Data Protection" rights have not been respected, you may submit a complaint to the French CNIL.

### **Article 11 Responsibility**

The Participant acknowledges and accepts that the sole obligation of the organizer in respect of the Game is to send random gift vouchers enabling the Participant to benefit from a free pair of SCHMOOVE brand shoes, provided that his/her participation complies with the terms and conditions of the Rules, in accordance with the criteria and procedures defined in these Rules.

The organizer shall not be held responsible, without this list being exhaustive, for any technical, hardware or software failure of any nature whatsoever, the risks of contamination by any viruses circulating on the network and the lack of protection of certain data against possible misappropriation.

Participation in the Game implies knowledge and acceptance of the characteristics and limits of the Internet in terms of technical performance and response times for consulting, questioning or transferring information.

### **Article 12 Force majeure / reservations**

The organiser cannot be held responsible if, due to force majeure or beyond its control, the game has to be modified, shortened or cancelled.

The organiser reserves the right to carry out any verification it deems useful, relating to compliance with the rules, in particular to exclude any participant who has made an inaccurate or misleading statement or has committed fraud.

### **Article 13 Disputes**

The Rules are governed by French law. Any difficulty in applying or interpreting the Rules will be decided exclusively by the Organizer.

In the event of any difficulty of interpretation between the French and English versions of these Rules, the French version shall prevail.

No telephone request or claim concerning the application or interpretation of these Rules will be answered. Any dispute or claim relating to the Game and the draw must be made in writing to the Organizer's address.

No account will be taken of complaints or questions received by e-mail. No dispute will be taken into account eight days after the end of the Game.

### **Article 14 Consultation of the rules**

A copy of these rules is available and can be consulted throughout the duration of the competition at the registered office of RAUTUREAU APPLE SHOES: 2 rue des Boutons d'Or 85130 LA GAUBRETIERE or at the following address: <https://www.schmoove.fr>.

A copy of the rules will be sent free of charge (postal charges reimbursed on the basis of a simple letter at the economy rate) on written request to the Organizer by post to the Organizer's address given above.