

Inetum contest

Challenge: Inetum x PSG Handball

From 22 October to 19 November 2021

Article 1: Organization of the Competition

Inetum, a limited liability company (*société anonyme*) with a capital of €133,141,542.00, registered in the Bobigny Companies and Trade Register under number 385 365 713, and with headquarters at 145 boulevard Victor Hugo, 94300 Saint-Ouen, is organizing a competition (hereafter referred to as "Competition") called Challenge: Inetum x PSG Handball

This operation is subject exclusively to these rules and regulations (hereafter "Rules and Regulations").

Article 2: Purpose of the Competition

The Competition will be announced on **22 October 2021** in **the internal newsletter *Vendredi Sport* and on the Group's social media (Facebook, Twitter and Instagram).**

The Competition will run for 1 month (4 weeks), i.e. from 22 October 2021 to 19 November 2021, and its content will be available in English, French, Spanish and Portuguese.

Competition process:

Any person aged 18 or above, whether internal or external to the Inetum Group, may enter.

Web users may only take part once, and can only be drawn once in the lucky draw.

A lucky draw will determine 6 winners from all the participants who answered the question and filled in the entry form (surname, first name, company, and email address). 3 winners from within Inetum, and 3 from outside.

6 winners will be announced. Each winner will receive a signed jersey of the Paris Saint-Germain handball team in the size of their choice.

Participation in the competition implies the full and complete acceptance of these Rules and Regulations.

Article 3: Date and duration

The Competition starts on 22 October 2021.

The organizer reserves the right to extend the participation period of participation and to postpone any date that has been announced, as well as the right to interrupt the Competition at any moment if conditions require it.

Article 4: Conditions for entering & validity of entries

Article 4-1 Conditions for entering

The Competition is open to any person from the age of 18.

No person who participated in organizing the Competition nor their direct family members may enter the Competition.

Article 4-2 Validity of entries

Any entry that is considered to be fraudulent will be cancelled and shall not be included in the lucky draw.

The organizer reserves the right to exclude any entry from the lucky draw and/or Competition that does not comply with the Rules and Regulations, for instance any incomplete or illegible answer. The organizing company reserves the right to exclude any fraudulent entries.

Article 5: Determining the winners

A lucky draw will take place among the participants with the best scores, and the results will be announced as soon as possible.

The lucky draw shall take place on 22 November 2021 on the website <http://my2lbox.com/fr/tirage-au-sort-liste>.

The organizer reserves the right to change the date of one or more lucky draws.

Any comment that includes an erroneous and/or incomplete declaration and/or does not comply with these Rules and Regulations and that is designated by the lucky draw shall be considered null and void, and another winner will be drawn.

Article 6: Description of Prizes

The prizes for the Competition are the following: 6 signed jerseys of the Paris Saint-Germain handball team in (in the size of the winner's choice).

Article 7: Notification or Publication of the winners' names

The winners will be notified by email.

Article 8: Awarding or collection of prizes

Inetum shall inform the winners of the details for collecting their prizes once contact has been made by email.

After a period of 7 days, if there is no reply to the email inviting the winner to give their contact details, the prize will be lost. It can then be awarded to another participant following a lucky draw if the organizing company decides to do so.

Incorrect email or postal address: (notification by email)

If the email address is incorrect or does not correspond to that of the winner, or if for any other reason due to technical problems the notification email is not sent correctly, the organizer can in no event be held responsible. Likewise, it is not the organizer's duty to search for the contact details of a winner who could not be reached due to an invalid or illegible email address, or an incorrect postal address.

Unclaimed prizes

Winners who could not be reached, or who have not replied within a period of 7 days to validate their prize (until 29 November 2021 at midnight or another date if the date of the lucky draw was changed by the organizer), may not claim any prize, compensation or indemnity whatsoever.

Prizes are awarded to a specific person and may not be transferred. Moreover, prizes may in no event be disputed by the winner, nor exchanged or converted in any way.

Article 9: Promotional campaigns

In accepting their prize, winners authorize the organizer to use their name, brand, company name and email address for promotional purposes on any medium of the organizer's choice, without leading to any remuneration or compensation other than the prize that has been won.

Article 10: Personal data

Personal data collected in the scope of entering and participating in the Competition shall be recorded and used by the organizer for the purposes of participation and awarding of prizes.

In accordance with the French Data Protection law ("loi informatique et libertés") of 6 January 1978, participants have the right to access, rectify and remove any information pertaining to them. Any request must be sent by email to the organizer's address indicated in Article 1.

Article 11: Liability

Article 11-1 Liability of the organizer

The liability of the organizer is strictly limited to the delivery of prizes that were effectively and validly won. Prizes attributed to the winners shall be managed by the organizer.

The organizer reserves the right to shorten, extend, postpone, modify or cancel the Competition and its Rules and Regulations if circumstances require it.

Under no circumstances shall it be held liable for this. Should such an event occur, the organizer shall put the technical means in place to inform participants via social media (and/or on the intranet site). The organizer shall endeavour to make the Competition accessible at all times, without however having any duty to succeed in doing so. The organizer may at any time, due to technical reasons, updates or maintenance, interrupt access to or cancel the Competition.

The organizer shall in no event be held liable for such an interruption or cancellation and the consequences thereof.

The organizer shall make every effort to ensure that the system for determining the winners complies with the Rules and Regulations of the Competition. The organizer shall not be held liable for - but not limited to - any technical, hardware or software failure of any nature whatsoever, nor for any risks of contamination by viruses circulating on the network, or for the absence of protection of certain data against any misappropriation.

Article 11-2 Responsibility of the participant

It is expressly stated that the participant shall be solely responsible for ensuring that the information they provide when entering the Competition, including their contact detail, is correct and allows them to participate in the Competition, and to receive a prize should they win it. Entering the Competition implies that the participant shall display a fair attitude in accordance with these Rules and Regulations.

The organizer reserves the right without prior notice to disqualify and refuse to award a prize to any participant who does not abide by these Rules and Regulations, for instance by fraud, and even to institute action against them in a competent court. Participation implies knowledge and acceptance of the characteristics and limits of the Internet regarding technical performance as well as the response time for consulting, examining or transferring information.

Article 12: Event of force majeure / reservations

The organizer shall not be held liable if, due to force majeure or any event that is outside of its control, the Competition has to be modified, cut short or cancelled.

The organizer reserves the right to modify these Rules and Regulations or dates, and shall in no event be held liable for it.

The organizer reserves the right to carry out any verification that it considers appropriate, regarding compliance with the Rules and Regulations, in particular to exclude any participant who has made an incorrect, misleading or fraudulent statement.

Article 13: Arbitration and governing law

These Rules and Regulations are subject to French law. Any issues in the application or interpretation of the Rules and Regulations shall be decided upon by the organizer. In the event of a dispute, courts falling under the Appeal Court of Paris shall have sole jurisdiction.

No reply will be given to any request or claim made by telephone regarding the application or interpretation of the Rules and Regulations. Any dispute or claim regarding the Competition and/or lucky draw must be expressed in writing to the organizer.

Disputes must be addressed within two days after the closing of the Competition in order to be considered.

Article 14: Costs of participating in the Competition

The cost of an Internet connection (fixed reimbursement of €0.15 tax included per connection calculated on the basis of a 3-minute connection at €0.05/minute) for participating in the Competition, as well as the current price of a second-class stamp (20g) will be refunded upon written request posted before or on 30/11/2021 (date as per postmark) to the Competition address.

The request for a refund must indicate the following:

- Surname, first name and full electronic address of the participant
- Date and time of the connection
- Photocopy the detailed bill of the telephone operator and/or Internet access provider. This photocopy shall serve as proof of address.
- Full bank details (RIB (Relevé d'Identité Bancaire) or RICE (Relevé d'Identité de Caisse d'Épargne))

The name and address of the person requesting the refund must be the same as on the bill of the telephone operator.

Noting that certain Internet access providers offer a free or fixed-price connection to Internet users, it is expressly stated that any access to the Competition website using a free or fixed-price connection will exclude any possibility of a refund, considering that the participant did not incur any expenses when connecting to the Internet to participate in the Competition.

The refund of the stamp used (second-class rate for 20g) can be obtained until 30/11/2021 inclusive (as per date of postmark) simply by sending a written request to the Competition address hereafter (Competition Address):
Inetum – Competition / DIRCOM – 145 avenue Victor Hugo, 94300 Saint Ouen, France

The request for a stamp refund must be attached to the request for the Rules and Regulations and must include the following: surname, first name, postal address and full bank details (RIB (Relevé d'Identité Bancaire) or RICE (Relevé d'Identité de Caisse d'Epargne) of the participant.

The Rules and Regulations of the operation will be sent free of charge to any person who requests it, in accordance with Article L. 121-7 of the French Consumer Law. The request may be sent to the Competition Address.