

**FULL RULES FOR THE
Fête des Lumières contest
ORGANISED BY IRIS S.A.**

These rules comprise 13 articles.

ARTICLE 1: ORGANISING COMPANY

IRIS S.A. whose head office is located at 1348 Louvain-La-Neuve rue du Bosquet 10, Belgium, and listed in the Nivelles Business Register, Registration Number BE0430824708 (hereinafter the "Organising Company"), is organising a free competition called "Calogero Contest" (hereinafter "The Competition").

Information supplied by the participants will be used only by the Organising Company.

The procedures for participation in the game and selection of winners are described in the present rules (hereinafter "The Rules").

ARTICLE 2: DURATION OF THE GAME

The competition takes place on the Internet from Monday 1 October at 0:01 hours to Wednesday 31 October 2018, inclusive, at 23:59 hours (hereinafter the "Duration").

The competition takes place in France (DOM-TOM not included) and Belgium.

ARTICLE 3: PARTICIPANTS

This game is exclusively for any person who has correctly completed the form present on <http://www.irislink.com/FR/c1876/Concours-Fete-des-Lumieres.aspx>. These people will automatically take part in the competition between Monday 1 October at 0:01 hours to Wednesday 31 October 2018, inclusive, at 23:59 hours (hereinafter the "Duration"), excluding corporate officers and employees of the Organising Company, of affiliated companies belonging to the Organising Company's group (which it controls, which control it, or under joint control with it), service providers or any person who participated in any capacity whatsoever to the design, organisation, or management of the game, or their spouse (through marriage, civil partnership, common-law relationship) and members of their families: direct ancestors and descendants or other relatives whether or not they live in the same household.

Moreover, because of the rule prohibiting gifts to public officials, any public official in whom powers of decision and enforcement concerning individuals and property are vested, most notably including civil servants, military personnel, and the personnel of public educational institutions may not participate in this Game in their official capacity, but only in a personal capacity like any person not holding such responsibilities.

ARTICLE 4: PROCEDURES FOR PARTICIPATION AND SELECTION OF WINNERS

This competition is announced via:

- The monthly newsletters. They comprise the web database to which the e-mailshot will be sent.
- Social Media – posts through the official page of IRIS
<https://www.facebook.com/irisocr/>

Participation in the Game takes place only the webform present on <http://www.irislink.com/FR/c1876/Concours-Fete-des-Lumieres.aspx> . The Organising Company authorises only one entry per person (same email and/or same IP), throughout the duration of the game.

For their entry to be validated by the Organising Company, each participant must fulfil the following criteria throughout the Duration of the game:

- The participant must have fill in the form present on <http://www.irislink.com/FR/c1876/Concours-Fete-des-Lumieres.aspx>

The participant which is the closest to the subsidiary question will win the prize. In case of ex aequo, the first completed form will be the winner.

Failure to comply with the above conditions shall render the winner ineligible.

Participants undertake to play fairly and in accordance with the Rules.

The Organising Company reserves the right to take legal action against any person who has cheated, rigged or otherwise disturbed the running of the game or attempted to do so. It does not, however, accept any liability whatsoever with regard to participants arising from any fraud committed. In particular, examples of fraud would include a participant entering and participating in the game under one or more false names or names borrowed from one or more third parties. Each participant must enter and play the game under his or her own sole name.

Any fraud leads to disqualification of the participant.

In case of breach by a participant, the Organising Company reserves the right to discard any entry from that participant, without the participant having any right to make any type of claim.

The deadline for entries to the game is Wednesday 31 October 2018, inclusive, at 23:59 hours. Any entry received by the Organising Company after that moment will not be counted.

The Organising Company reserves the right to carry out any checks on compliance with the present article and the whole set of rules, most notably to disqualify any participant who has committed any violation, but is not under an obligation to perform any systematic check of all participants, and can limit this check to participants on the list compiled by the Organising Company.

The Organising Company will not be obliged to give a prize if the winner has not complied with the Rules.

ARTICLE 5: PRIZES

The prize consists of:

- 1 night (from December 8 to December 9) for 2 person at MOB HOTEL Lyon Confluence (55 Quai Rambaud, 2nd arr., Lyon, 69002, France). Value 233€.

Price value is stated for information only. The Organising Company cannot be held responsible for any variation or price difference compared to the public price, of any nature whatsoever, on the day the Rules are published or the day when the prize is awarded.

ARTICLE 6: AWARDING OF THE PRICE

The winner shall be informed within one (1) week of the end of the contest (see Art. 4 of the Rules) that he/she has won the prize and will receive an e-mail confirming the win sent by the Organising Company, specifying the procedures with which they must comply to collect their prize.

Prize is awarded to the winner and may not give rise to any type of challenge or the awarding of a cash equivalent (total or partial), or its being exchanged or replaced by another prize, of any value whatsoever, for any reason whatsoever.

Moreover, for the prize, the Organising Company reserves the right to replace them totally or partially with other prizes of a similar nature and value and, wherever possible, similar characteristics, but without accepting any liability for this.

The Organising Company shall accept no liability for the non-awarding of prizes for reasons beyond its control, whatever they might be (most notably in case of incomplete or incorrect winner contact details). It is expressly agreed that the winner cannot claim their prize unless they comply with the procedures for awarding the prize.

Should that case arise, the Organising Company is free to dispose of the prize, to which the winner shall have permanently lost any claim.

Prize is awarded to named winner and may not be transferred to third parties.

ARTICLE 7: DATA PROTECTION

Personal data collected from participants in the context of the game are saved and used by the Organising Company to record their participation in the game and for the purpose of awarding the prize.

In accordance with the Data Protection Law dated 6 January 1978 as modified by the Law dated 6 August 2004 and the GDPR Law dated 25 May 2018 participants have a right to access, oppose, correct and delete named information concerning them collected in the context of the competition.

This right may be exercised free of charge upon simple written request to the Organising Company by sending a letter including last name, first name, postal

address and telephone number with an attached copy of your ID to the following address:

**IRIS SA
Fête des Lumières Contest
Rue du Bosquet 10
1348 Louvain-La-Neuve
Belgium**

Those who exercise their right to have their data deleted before the end of the game are deemed to have withdrawn their entry. Likewise, in case of a data deletion request submitted before the prize giving date, which would render the Organising Company unable to contact the winner, the winner is deemed to have forgone his or her prize.

ARTICLE 8: USE OF WINNER NAMES

Through their participation in this game, the winner authorises the Organising Company, in the context of its game-related communication, to use and publish their last name, first name, pseudonym, and country, without entitling them to any payment, rights, or benefits other than the awarding of the prize they have won.

ARTICLE 9: INTELLECTUAL PROPERTY RIGHTS

Reproduction, representation, or use of all or part of the elements comprising the competition, including the rules, are strictly prohibited. All brands, logos, texts, images, videos, and other distinctive signs reproduced on the website as an websites to which it may give access via hypertext links are the exclusive property of their owners and as such are protected worldwide by the provisions of the intellectual property code. Their unauthorised reproduction constitutes counterfeiting punishable by penal sanctions.

ARTICLE 10: LIMIT OF LIABILITY

The Organising Company cannot accept any liability for cases of force majeure or independent events outside its control (such as technical problems, losses or delays in the postal service, etc.) that disturb the organisation and management of the game.

The Organising Company cannot accept any liability if a case of force majeure or circumstances outside its control oblige it to modify, shorten, or cancel the game. In all cases the Organising Company reserves the right to extend the duration of the game and any date and/or time advertised, if circumstances require.

The Organising Company cannot be held liable if a participant's entry information does not reach it for any reason for which it cannot be held responsible (e.g. the user has problems connecting to the Internet for any reason, our servers are temporarily down for whatever reason, etc.) or if the entry arrives but is illegible or otherwise impossible to process (e.g. if the participant has inadequate hardware or software for the entry, etc.). Any information provided by the winner, especially his/her contact details, shall be considered void and not taken into consideration if it contains any

inaccuracy. The Organising Company cannot be held liable for damage of any type (personal, physical, property, financial, or other) occurring during a player's participation in the game.

For example, the Organising Company cannot be held liable in the following cases:

- If a participant was accidentally disconnected by the telephone or Internet service provider,
- If a participant forgets to input contact details,
- If a participant encounters any technical difficulties (bad line, handset in poor condition),
- If an electrical blackout or server incident occurs.

The Organising Company can also not be held liable for the fraudulent use of connection rights or a participant's eligibility to receive a prize.

Finally, the Organising Company refuses all liability for all incidents and/or accidents that may occur during the use of the prizes and/or through the fact of their use.

In case of dispute, the Organising Company and the Participant designate the Brussels Courts as the competent authority.

ARTICLE 11: ACCEPTANCE OF RULES

Participation in the game implies unreserved acceptance of the rules in their entirety, the rules of professional ethics in force on the Internet, as well as the laws, regulations (particularly tax-related), and other texts applicable in Belgium. The rules therefore apply to any participant who takes part in the competition.

The rules may be viewed and printed on the website www.irislink.com.

These rules may also be sent, free of charge, to any person who requests them during the Duration of the game by writing to the Organising Company at the address given in Article 15 of the Rules, indicating the name of the game.

No response shall be given to oral questions concerning the competition.

Any modification to the Rules may be notified in advance to participants by all appropriate means, most notably via the Organising Company's website, and shall give rise to a fresh deposit at the above-mentioned bailiff's office and shall enter into force from the moment it is published on line. Every participant shall be deemed to have accepted it through the very fact of participating in the game after the date of entry into force of the modification. Any participant who rejects the modification(s) must withdraw from the game.

ARTICLE 12: PROOF AGREEMENT

It is agreed that, except in the case of manifest error, the Organising Company may take advantage, most notably for use as evidence of any act, fact, or omission, of the

programs, data, files, records, transactions and other elements (such as tracking reports or other reports) of an IT or electronic nature or in such a format or on such a medium, which are generated, received or stored directly or indirectly by the Organising Company, particularly in its information systems.

Participants undertake not to challenge the admissibility, validity, or probative force of the above-mentioned elements of an IT or electronic nature, format or medium, based on any legal provision whatsoever which might specify that certain documents must be written or signed by the parties in order to constitute evidence. Thus, the elements concerned constitute evidence and, if produced in evidence by the Organising Company in any litigation or other proceedings, they shall be admissible, valid, and enforceable between the parties in the same way, under the same conditions, and with the same probative force as any document drawn up, received, or stored in writing.

ARTICLE 13: GAME ADDRESS

**IRIS SA
Fête des Lumières Contest
Rue du Bosquet 10
1348 Louvain-La-Neuve
Belgium**