
COCOON & AIR-INK CAMPAIGN – THE RULES

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1. Organising company

ANTALIS S.A. – n° 410 336 069 RCS Nanterre – 8 rue de Seine 92100 Boulogne-Billancourt, France (Henceforth referred to as the "*ORGANISING COMPANY*"), is organising a **DRAW** called the "COCOON AIR-INK CAMPAIGN" under the following rules.

2. Participants

The COCOON AIR-INK CAMPAIGN is reserved exclusively for business customers meaning any person of legal age which purchase or may be interested in purchasing paper products from the ANTALIS Group in the course and for the purpose of its professional activities (hereinafter called individually and collectively the "PARTICIPANT").

3. Principle of the Cocoon Air-Ink campaign

The COCOON AIR-INK CAMPAIGN consists of answering correctly the following question: "What is the Cocoon tagline?". There are three choices proposed and the Participant just need to click on one of the three choices. An answer is mandatory to submit the form and participate to the free prize DRAW. **If the answer is correct, the Participant will be part of the free prize DRAW. If the answer is wrong, the PARTICIPANT will not be part of it. The potential winners of the DRAW will be those who give the correct answer to the question.**

The COCOON AIR-INK CAMPAIGN is exclusively **based on chance**, which, alone, shall determine the winners. By participating in the COCOON AIR-INK CAMPAIGN, each PARTICIPANT accepts this principle and agrees to honestly try their luck. In general, any misbehaviour resulting in the distortion of the actual principle of the COCOON AIR-INK CAMPAIGN (methods, tricks, tactics serving to eliminate the element of luck, etc.) or any attempted fraud or cheating by an PARTICIPANT shall void all his/her entries.

4. Purpose of the Cocoon Air-Ink campaign

This COCOON AIR-INK CAMPAIGN is a prize DRAW intended to promote the partnership between the brand Cocoon exclusively owned and distributed by ANTALIS and the innovative product Air-Ink. It is also a brand awareness campaign for its recycled brand Cocoon.

5. Participation and acceptance of the rules of the Cocoon Air-Ink campaign

Participation in the COCOON AIR-INK CAMPAIGN is free and requires the PARTICIPANT to give the right answer to the question and register online by filling-in, ticking the acceptance box and validating the COCOON AIR-INK CAMPAIGN participation form available on:

www.airink.cocoon-paper.com

By filing-in, ticking the acceptance box and validating the COCOON AIR-INK CAMPAIGN participation form, the PARTICIPANT is deemed to accept the present COCOON AIR-INK CAMPAIGN rules without reserve.

Participation into the COCOON AIR-INK CAMPAIGN constitutes unrestricted and unreserved acceptance of all the clauses of these rules. The ORGANISING COMPANY shall be the final arbiter regarding any difficulties regarding their implementation. Except in the case of blatant error, it is agreed that information from the ORGANISING COMPANY's IT systems, or the one of its services providers, has probative force.

In the event that one of the clauses of these rules is declared null or non-applicable, this cannot in any case affect the validity of the other clauses of the rules that shall remain in force.

6. Cocoon Air-Ink campaign duration

The COCOON AIR-INK CAMPAIGN runs for 8 weeks from 17 January 2022 to 13 March 2022 inclusive.

7. Territorial scope

The DRAW is open only to PARTICIPANTS of the following countries: Belgium, Denmark, France, Germany, the Netherlands, Norway, Poland, Portugal, Romania, Spain, Sweden and Turkey.

8. Prizes

A. General information

A total of **48 prizes** will be allocated through one unique DRAW at the end of the campaign.

There will be 4 winners per country. Each winner will receive one (1) personalised poster + 1 Air-Ink pen (a total of 48 posters and 48 pens).

The value of a prize is less than fifty (50) euros. Prize cannot be exchanged for cash value or other ANTALIS products and services.

Prize awarding is subject to the draw as stipulated in sections 9 below and to prior authorization as stipulated in sections 10 and 11 below.

B. Incorrect electronic address, incorrect postal address

If the email address is incorrect or does not correspond to that of the winner, or if for any other technical reasons, the information email cannot be delivered to the correct recipient, the ORGANISING COMPANY will under no circumstances be held responsible. It is also not the responsibility of the ORGANISING COMPANY to search for the addresses of winners that cannot be reached due to an invalid email address or incorrect postal address.

If the PARTICIPANT did not indicate their postal address, they will be asked to provide this information in answer to an email from us, to allow the ORGANISING COMPANY to ship the prize. After a period of 7 days, if no reply is received to the email in which the winner is asked to communicate their address, the prize will be lost. It can then be attributed to another Participant whose entry is drawn according to the article 5 of these Rules.

C. Unclaimed prizes

Winners who cannot be reached, or who do not reply within 7 days to provide their address, cannot claim any prize, compensation or indemnity of any sort.

Prizes are personal and not transferable, except if the winner decides to give it to a charity. Moreover, prizes can in no way be contested by the winners, nor be swapped or exchanged for any counterpart of any kind.

9. DRAW

There will be one prize draw, at the end of the 8 weeks on Monday, 14th March 2022.

Each PARTICIPANT is recorded in a table and the winner is selected by fully-randomised draw using the random number generation method.

As one PARTICIPANT can only win once, the winning PARTICIPANT of a draw will be withdrawn from any subsequent ones.

10. Awarding of the prizes

To become a winner, the PARTICIPANT must:

- Answer the question with the right answer,
- File-in, tick the acceptance box and validate the COCOON AIR-INK CAMPAIGN participation form displayed on the dedicated airink.cocoon-paper.com,
- Be drawn during the DRAW, and
- Authorise the ORGANISING COMPANY and its affiliated companies to use its names, country, testimonies and photographs of the posters (see article 11 below)

The persons drawn will be personally informed about their possible win within thirty (30) days as from the DRAW.

They will be contacted by the ORGANISING COMPANY on their email address as filed-in in the participation form, and be requested to authorize by email the use of its names and photographs of the posters and/or testimonies in any media for a one-year duration from the end of the COCOON AIR-INK CAMPAIGN.

Such authorization is mandatory to qualify as a winner and be awarded with the prize.

Each winner will be announced on the social media of each country.

Then the prize delivery will be arranged and the prize will be delivered free of charge.

11. Publicity

Any winning PARTICIPANT authorises the ORGANISING COMPANY and its affiliated companies to use its names country, testimonies and photographs of the posters, thus without compensation other than that of the prize, for the purpose of communicating the COCOON AIR-INK CAMPAIGN in any media and territory for a one-year duration from the end of the COCOON AIR-INK CAMPAIGN.

12. Personal data protection

A. General information

Participation to the COCOON AIR-INK CAMPAIGN: In order to validate the participation of the PARTICIPANT to the COCOON AIR-INK CAMPAIGN, any PARTICIPANT must provide the

ORGANISING COMPANY with information including personal information by filling-in, ticking the acceptance box and validating the COCOON AIR-INK CAMPAIGN participation form.

The provision of data marked with an asterisk shall be mandatory for taking part in the COCOON AIR-INK CAMPAIGN. Provision of any other data shall be optional. Any refusal or omission to provide the mandatory data shall prevent the PARTICIPANT from taking part in the COCOON AIR-INK CAMPAIGN. The PARTICIPANT shall provide this information in a fully informed manner, for instance when keying it in him/herself. The provision of this information is carried out on a voluntary basis. Nevertheless, this communication is necessary to participate to the COCOON AIR-INK CAMPAIGN and to achieve the purpose of the COCOON AIR-INK CAMPAIGN stipulated in Article 3 above.

ANTALIS undertakes the manual and automated processing of the personal data so gathered based on its legitimate interest in organising, managing and communicating with PARTICIPANT in order to achieve the purpose of the COCOON AIR-INK CAMPAIGN and the PARTICIPANT consent granted by ticking the acceptance box and validating the COCOON AIR-INK CAMPAIGN participation form.

E-mailing and electronic communications for direct marketing purpose: When the PARTICIPANT validates the entry form to the COCOON AIR-INK CAMPAIGN, the PARTICIPANT will be asked to consent to receive marketing/commercial information or offer from or on behalf of ANTALIS and/or its affiliated companies by any electronic communication means, thus by ticking a dedicated box.

ANTALIS undertakes the manual and automated processing of the personal data so gathered based on the PARTICIPANT consent to receive marketing/commercial information or offer from or on behalf of ANTALIS and/or its affiliated companies by any electronic communication means.

OPT-IN: If PARTICIPANT has agreed to receive e-mailing and electronic communications for direct marketing purposes, ANTALIS and its affiliated companies will be then allowed to send digital marketing/commercial information, such as product information, commercial offer, information about an event, information about a project, or an invitation, for example.

Or, if applicable, DOUBLE OPT-IN: If PARTICIPANT has agreed to receive e-mailing and electronic communications for direct marketing purposes, PARTICIPANT will receive an email requesting him/her to click on a link to fulfil a confirmation procedure of his/her consent to agree to receive marketing/commercial information or offer from or on behalf of the ORGANISING COMPANY and/or its affiliated companies by any electronic communication means.

In order to unsubscribe, the PARTICIPANT will always be entitled to click on the unsubscribe link which will be included under any email sent by or on behalf of ORGANISING COMPANY, or to send an email to the ANTALIS Data Protection Officer at the following dedicated email address: dpo@antalis.com

Processing: This information is intended for ANTALIS S.A. – n° 410 336 069 RCS Nanterre – 8 rue de Seine 92100 Boulogne-Billancourt, France (hereinafter “ORGANISING COMPANY”), acting as Data Controller, in accordance with the EU Regulation 2016/679 on the Personal Data Protection and Law no. 78-17 of 6 January 1978 on information technology, data files

and civil liberties, as amended (hereinafter the “Data Protection Law”). For more information on the ANTALIS’ Privacy Policy, please go on the ANTALIS Group website www.antalism.com and click on “Privacy Notice”.

Personal data will also be processed, transferred to and/or accessed by recipients authorised by ANTALIS such as its affiliated companies and its service providers on a need-to-know basis only, for the same purpose as mentioned above. When those recipients are located in a country, that does not provide an adequate level of protection in the meaning of the Data Protection Law, and in order to transfer personal data in a secure way, ANTALIS ensures the so-called standard contractual clauses are executed in accordance with the Data Protection Law.

Personal data will be kept for a minimum of 2 years and may be retained for an additional period defined according to the applicable statute of limitation.

In accordance with the Data Protection Law, the PARTICIPANT has a right to access (free of charge), modify, rectify, erase, block and delete any of its Personal data, request an explanation and/or to object to the processing of its Personal Data for legitimate reasons. Finally, the PARTICIPANT can send “special directives” regarding the use of its data after its death. If you wish to exercise these rights, a request shall be sent to the following address: dpo@antalism.com

B. Query and right to lodge a complaint

Query about ANTALIS’ Privacy policy can be sent to the following dedicated email address dpo@antalism.com. In case responses are not satisfactory or if the personal data processing is legitimately alleged to be non-compliant with Data Protection Law, a complaint can be lodged with the relevant data protection supervisory authority of your country.

13. Technological incidents

The ORGANISING COMPANY cannot be held liable in case of non-delivery of the e-mail or in case of internet communication outage or alteration (network communication, network outage).

Participation into the COCOON AIR-INK CAMPAIGN implies knowledge and acceptance of the characteristics, limits and risks of the technologies used by the internet and related technologies, particularly regarding technical performance, response times to check, query or transfer information, outage risks and, more generally, the risks inherent in any connection or transmission, lack of protection of some data against any misappropriation and risks of contamination by any viruses present on the network, without it being possible for the ORGANISING COMPANY to be held liable as a result. Also, in case of technical malfunctioning of any kind, the ORGANISING COMPANY reserves the right, if necessary, to invalidate and/or cancel the COCOON AIR-INK CAMPAIGN, without it being able to be held liable as a result.

The ORGANISING COMPANY confirms that, taking account of the characteristics of the internet network, such as the free collection of the information diffused and the difficulty or even impossibility of controlling any use to which it could be put without their knowledge by third parties, it cannot be held liable for any misuse of this information. The ORGANISING COMPANY shall do its utmost to enable access to the COCOON AIR-INK CAMPAIGN, without

nevertheless being bound by an obligation to do so. It may, at any time, particularly for technical reasons, cut off access to the COCOON AIR-INK CAMPAIGN, without it being able to be held liable as a result.

14. Law applicable, disputes and disclaimer

All issues and/or questions concerning the construction, validity, interpretation and enforceability of these rules, or the rights and obligations of the PARTICIPANT and ORGANISING COMPANY in connection with the COCOON AIR-INK CAMPAIGN, shall be governed by, and construed in accordance with, the laws of FRANCE, without giving effect to any choice of law or conflict of law rules (whether of the laws of FRANCE or any other jurisdiction). Any and all disputes, issues, claims and causes of action arising out of or connected with this COCOON AIR-INK CAMPAIGN, or the prize awarded shall be resolved individually, without resort to any form of class action, and exclusively by the Tribunal of Commerce of Nanterre (FRANCE).

Any and all claims, judgements and awards shall be limited to actual out-of-pocket costs incurred, including costs associated with entering this COCOON AIR-INK CAMPAIGN, but in no event attorneys' or legal fees. Compensation for indirect, punitive, incidental and consequential damages shall be excluded.

The ORGANISING COMPANY disclaims all liability and cannot be, under any circumstances, held liable for any delays, any incident, accident or damage whatsoever occurring in the course of the delivery or the use of the prizes. In any case, the prize is offered "as is" with no warranty whatsoever from the ORGANISING COMPANY, whether implied or expressed, in relation to the prize, and ORGANISING COMPANY disclaims any liability, and PARTICIPANT waive any right against ORGANISING COMPANY in relation to the prize.

15. Filing of the rules and amendments

The full rules of the COCOON AIR-INK CAMPAIGN, plus any amendments, are filed at the office of Teboul & Associés, 25 bis, avenue Pierre Grenier, 92100 Boulogne-Billancourt, bailiff in Paris, France.

Any amendment is deemed to come in to force from its filing and shall be deemed to have been accepted by all PARTICIPANTS.

The original language of the Rules is English, even though the Rules are translated in several other languages. In any case, English language shall prevail on any other language.