

SSC PABOBO CONTEST RULES (FREE PRIZE DRAW)



Article 1: Organisation

Social Shopping Company sas, a company with share capital of € 40,000.00, with headquarters located at 8 rue Lemer cier, 75017 Paris, entered in the Paris Business Register under no. B519919690, hereafter referred to as the Organiser, organises on its website ConsoBaby UK a free contest with no obligation to purchase, with PABOBO prizes worth £141, from the 01/08/2018 to the 26/08/2018 at 12:59pm.

Article 2: Entrants

The aforementioned contest is aimed exclusively at persons who have reached the age of majority by the start date of the contest and who reside in the United Kingdom.

Users who do not meet the above conditions shall be excluded from the contest, as is the case also for staff members of the "Organiser" and any person who has directly or indirectly taken part in designing, producing or managing the contest, as well as their spouses, family members, direct ascendants and descendants, or other relatives.

The "Organiser" reserves the right to ask entrants to prove that the above conditions have been met. Anyone who does not comply with these conditions or refuses to provide proof shall be excluded from the contest and, if they win the contest, shall not receive the prize.

Only one entry is permitted per person (same name, same address).
The "Organiser" reserves the right to carry out any necessary checks regarding compliance with this rule. Entering the contest implies full acceptance of these terms and conditions.

The contest is free of charge with no obligation to purchase. There can be no additional payment over what it would normally cost to use the particular method of communication.

Article 3: How to enter

Entrants must go to the following URL:

- <http://www.consobaby.co.uk/competition>

Entrants must correctly complete the registration form in full to validate their registration. Entrants have been informed and henceforth accept that the information entered on the registration form constitutes full proof of their identity.

Any entry contrary to these rules shall void the entry.
Any entrant suspected of fraud may be eliminated from the contest by the "organiser" without any need to provide express reasons.

Any identification or entry that is, intentionally or unintentionally, incomplete, incorrect, illegible, or in a form other than that prescribed by these rules shall be considered null and void.
The same shall also apply in case of multiple entries.

Article 4: prizes

The contest prizes will be distributed as follows:

- Ten identical lots of PABOBO products, each consisting of:
 - 1 automatic nightlight, worth £14.10 each.

Winners will be able to choose the colours of the products (between pink, blue or white).

The value of the prizes is established at the time of drafting these conditions and cannot be disputed.

All costs incurred after the end of the contest, specifically those for the maintenance and use of these prizes, shall be borne entirely by the winner.

Article 5: Establishing the winners

Once the contest has ended, the prize draw will take place on 27/08/2018 at 4:00pm. The winners are chosen at random.

Article 6: Announcement of the winners

The winners will be informed by e-mail at the address indicated during contest registration.

Article 7: Delivery of the lots

The prizes will be sent to the postal address indicated by the entrants.

In case of return of the undelivered prize, the lot will remain available to the entrant for 15 days. After this period, the entrant will no longer be able to claim it.

The winners undertake to accept the prizes as proposed without the possibility of exchange, in particular with cash or other goods or services of any kind, or with transfer of the prize to third parties. Likewise, these lots cannot be the subject of claims for compensation.

The "Organiser" reserves the right, if an event should occur that is beyond its control, especially in connection with its suppliers or unforeseeable circumstances, to substitute the announced prizes with prizes of equal value. The winner will be informed of any changes.

Article 8: Use of the entrants' personal data

The entrants' information is recorded and used by the "Organiser" to maintain a record of their participation in the contest and to allow the awarding of prizes.

Entrants may, for legitimate reasons, object to the processing of their personal data in the context of this contest.

They also have the right to oppose the use of their personal data for commercial targeting objectives - without prejudice to their participation in this contest. They may exercise this right as soon as their participation in the contest is registered, by sending a notice by post to the "Organiser" at the address specified in Article 1.

In compliance with the Data Protection Act and European Regulation no. 679/2016, all entrants have the right to request that inaccurate, incomplete, ambiguous or obsolete information relating to them be

corrected, completed, clarified, updated or deleted by sending a notice by post to the “Organiser” at the address specified in Article 1.

Article 9: Contest rules

The “organiser” reserves the right to extend, shorten, modify or cancel the contest at any time, especially in cases of force majeure, without any compensation to the entrants.

Article 10: industrial and intellectual property

The reproduction, representation or economic exploitation of all or a portion of the elements comprising the contest, including these terms and conditions, is strictly prohibited.

All trademarks, logos, texts, images, videos and other distinctive markings reproduced on the Organiser’s website and on the websites that can be accessed through hyperlinks on the Organiser’s website, are the exclusive property of their respective owners and are protected as such by the provisions of the International Intellectual Property Code.

Their unauthorised reproduction constitutes an infringement punishable even as a criminal offence.

Any unauthorised reproduction, whether partial or complete, of such trademarks, logos and markings constitutes a violation punishable even as a criminal offence.

Entering this contest implies full acceptance of these terms and conditions by the entrants.

Article 11: Responsibility

The “Organiser” cannot be held responsible in case of force majeure or unforeseeable events beyond its control.

The “Organiser” cannot be held responsible for delays, losses, theft, the failure of couriers or a lack of legibility of postage stamps in the case of postal services.

The “Organiser” cannot be held responsible, nor can any legal action be taken against it, in case of force majeure events (strikes, bad weather, etc.) that deprive some or all entrants of the opportunity to participate in the contest and/or the winners from being awarded their prize.

The “Organiser” as well as its service providers and partners will not be held responsible in any way for any accidents that may occur in relation to the use of the prizes by the beneficiaries or third parties once the winners have taken possession of them.

Likewise, the “Organiser”, as well as its service providers and partners, cannot be held responsible by the beneficiaries for the loss or theft of prizes once the winners have taken possession of them.

Any additional costs necessary to take possession of the prizes are the sole responsibility of the winners, without them being entitled to request any compensation from the “Organiser”, its service providers or partners.

Article 12: Litigation and complaints

This rule is governed by the laws of the United Kingdom.

The parties agree that no dispute will be permitted regarding the procedures of the contest, the results, the prizes or how they are awarded, after one month has passed from the end of the contest.

Except in the case of obvious errors, it is agreed that, in case of disputes, the information available from the “Organiser’s” systems will have probative value with regard to the connection elements and computer processing of said information.

Complaints must be addressed to the “Organiser” no later than one month after the end of the contest. After this date no complaints will be accepted. Entering the contest implies full acceptance of these terms and conditions.

Article 13: Proof

By express agreement between the entrant and the “Organiser”, the computer systems and files of the “Organiser” will be the only ones considered valid. The electronic records, stored in secure and reliable conditions in the “Organiser’s” computer systems, will constitute proof of the relations and communications between the “Organiser” and the entrant.

The parties therefore agree that, except in cases of obvious mistakes, the programs, data, files, records, operations or other elements (such as follow-up reports or other notifications), in electronic format, prepared, received, kept directly or indirectly by the “Organiser” in its IT systems, will have probative value between the parties and if produced as a means of proof, will be admissible, valid and enforceable between the parties.

Any post-registration operation performed using the identifier and code assigned to an entrant is presumably and irrefutably made under the full responsibility of the entrant.