

Rules for Social Media Contests on Facebook, Instagram, YouTube, or Snapchat, or on Scratch Wars Website. Hereinafter Referred to as the “Social Networks”

1. Contests are organized by Notre Game s.r.o., Pernerova 293/11, 186 00 Prague 8 - Karlín, Czech Republic
ID No.: 04489039
E-mail: info@notre-game.com, www.notre-game.com

2. Contests always last for the period specified in the contribution on the “Social Networks”. **The Prizes are always defined for individual Contests in the contribution on the “Social Networks”**. The winner is always published on the “Social Networks” after the Contest is closed as specified by the Organizer.

3. Those who are interested in participating in a Contest **must be active users of the “Social Networks”**, and so they must have their own profile on them. All the Contests are valid in the area of the Czech Republic. If a participant is a citizen of another country or a citizen of the Czech Republic living abroad, the Contest Organizer is not obliged to deliver any potential Prize to them to an address outside the Czech Republic. If such a Contestant still takes part in a Contest, they bear in mind the fact that they can incur extra costs after winning the Contest to cover the delivery of their Prize to an address outside the Czech Republic.

4. Contests can be based on sharing photos, opinions, Contestant’s pieces of work. The point is mainly in originality, inventiveness, wit.

5. Contest winners shall be evaluated by the Scratch Wars internal committee on the basis of originality, inventiveness, wit, or fulfilment of all the Contest conditions.

6. The winner of an experience must meet all the criteria specified in individual contributions on the “Social Networks”.

7. The winner shall be notified of the Prize in a private message on their “Social Network”, or through public sharing of the winner’s name or nickname on the given “Social Network”. If the Organizer invites them to do so, winners are always obliged to send them their exact address and their name for the reason of sending a potential Prize. The Organizer shall not bear any responsibility for any delay in the delivery of information by the winners.

8. If the Organizer has reasonable suspicion of fraudulent, deceitful, or unfair behaviour of a Contestant or another person who helped or might have helped a Contestant to win a Prize, or if such behaviour occurs, the Contestant shall be excluded from the Contest; this applies similarly in the case of another act of

behaviour of a Contestant or another person who helped or might have helped a Contestant to win a Prize that is otherwise in contradiction to the Contest Rules or Terms and Conditions. Participation in a Contest may not be enforced by legal action.

9. A Prize won by a Contestant that is not possible to deliver for any reasons that are not on the side of the Organizer shall be forfeited to the Organizer. The Organizer shall not be responsible for any loss, damage, destruction, or non-delivery of the notice of the Prize, or for any loss, damage, destruction, or non-delivery of the Prize itself for reasons on the side of the Contestant or the provider of electronic communication services, the provider of postal services, or another delivery person.

10. There is no legal right to the Prize, and it is not possible to exchange it for cash or to demand alternative performance.

11. By participating in the Contest, the Contestant gives the Contest Organizer, Notre Game, their consent to the processing of their personal data for reason of organization of the Contest to the extent that is necessary for this reason, including consent to their publishing on www.scratchwars.com or on the "Social Networks" of Scratch Wars in compliance with Act No. 101/2000 Sb., on personal data protection, and Act No. 127/2005 Sb., on electronic communications, as amended. At the same time, the Contestant gives Notre Game their consent to sending information about the organized events and other activities, as well as business communications, to the provided e-mail address, in accordance with Act No. 480/2004 Sb., on some services provided by an information company, until this consent is recalled in writing, or for a period of three years, unless recalled earlier. The Contest Organizer is entitled to process the personal data provided by the Contestants for the duration of the Contest and for a reasonable period after its termination, but not longer than until the end of the third month after termination of the Contest. The Contestants are entitled to access the data, to request information about the processed personal data in writing, and if their rights have been breached, they can ask the Contest Organizer for an explanation or require the Contest Organizer to remove the defective condition, or they are entitled to address the Office for Personal Data Protection. The Contestants take into account the fact that they hold the rights under § 11 and 21 of Act No. 101/2000 Sb., on personal data protection, i.e., particularly the fact that provision of personal data is voluntary, that they are entitled to withdraw their consent at any time free of charge, and that they are entitled to correct, block, and erase their data. The Contestants can withdraw their above-mentioned consent at any time by sending a written request to the above-mentioned address of Notre Game. However, in such a case, they lose their right to the Prize, unless the Contest has been terminated.

12. The Organizer reserves the right to change the Contest Rules or Terms and Conditions at any time, including a change in the duration of the Contest, or to terminate the Contest at any time without compensation as of the day it is published on www.scratchwars.cz or on the "Social Networks" of Scratch Wars.

13. By registering for a Contest, i.e. by active involvement in and fulfilment of the Contest Terms and Conditions, the Contestant agrees to the Contest Rules

and Terms and Conditions in full.

14. Notre Game, s.r.o. organizes the Contest at its own initiative and independently of the portals of the “Social Networks”.