

RULES OF THE NEURAE ANNIVERSARY COMPETITION

"AUTOMATICALLY ENTERED WHEN PURCHASING ON NEURAE.COM"

ARTICLE 1 – THE ORGANISING COMPANY

SISLEY UK Ltd, a company incorporated and registered in England and Wales with company number 03499639 whose registered office is 33 Foley Street, 5th Floor, London W1W 7TL (hereafter the "Organising Body") is organising the Neuraé Anniversary competition, from 1st of April 2025 at midnight (GMT) until April the 30th 2025 at 11:59 pm, a competition based on the products of the "Neuraé" brand on the website <https://www.neurae.com/en-GB/> (the "Competition"), according to the terms and conditions set out in these rules.

ARTICLE 2 – PARTICIPATION

The Competition is open to any individual who is of legal age, excluding employees of the Organising Company and their families. In the event of a dispute, proof of identity may be requested.

To be entered into the draw:

Visit the website <https://www.neurae.com/en-GB/>;

- Purchase a product of Neuraé <https://www.neurae.com/en-GB/> between the 1st of April 2025 and April 30th 2025 at 11:59pm. Once your order has been confirmed, the consumer will automatically be entered into the draw.
- The competition is only available to consumers with a valid UK delivery address.

Any entry containing inaccurate or incomplete information, or any entry that does not comply with the entry requirements, will not be considered and will render the entry void and will not be applicable for the prize.

Only one entry per person is accepted during the Contest period: from April 1, 2025, at 12:01 a.m. (GMT) to April 30, 2025, at 11:59 p.m. (GMT).

All other methods of entry are excluded.

Participation in the Contest does not require any prior expense on the part of the entrant, of any kind.

Consequently, no reimbursement of any kind will be made at the expense of the Organising Company.

By participating in the Contest, the entrant accepts these rules.

ARTICLE 3 –PRIZES

3.1. Prizes

A participant can only win once.

In total, the Competition offers one (1) identical prize consisting of:

- Four (4) Harmonie Serums - £540 (each unit has a worth of £135) (price includes VAT https://www.neurae.com/en-GB/the-serum-resetting-and-transformative_-102100.html,

- One (1) Cream (with the choice between one Cream from Joie, Energie or Serenite) – (each unit has a worth of £115 (price includes VAT) <https://www.neurae.com/en-GB/our-products/by-product-type/the-creams/> ,
- Three (3) Refills - £279 (with the choice between one Refill from Joie, Energie or Serenite) – (each unit has a worth of £93) (price includes VAT) <https://www.neurae.com/en-GB/our-products/by-product-type/the-face-creams-refills/> ,
- Four (4) Emotion Booster Roll Ons (with the choice between one Refill from Joie, Energie or Serenite) - £180 ((each unit has a worth of £45) (price includes VAT) <https://www.neurae.com/en-GB/our-products/by-product-type/the-emotions-boosters/> ,

Each prize has a total value of £1,114

The prize cannot be exchanged for cash value at the winner's request, nor can it be replaced with another prize.

If circumstances require, the Organising Company reserves the right to replace the prize won with a prize of equivalent value or similar characteristics.

3.2. How the prize winners are chosen

The prize will be awarded following a randomised draw to be held on May 5th at 10:00 a.m. (GMT) to determine the winner.

The winner will be notified by email via the email address used to enter the Competition or by telephone, if the winner has provided their telephone number to the Organising Company, on May 5th at 11:00 a.m. (GMT).

The winner must provide their postal address in mainland United Kingdom to the Organising Company by email so that the prize can be sent to them.

The prize may no longer be claimed after a period of one month following the closing of the Competition. It is also specified that the awarding of the prize may not be postponed to a later date.

ARTICLE 4 – PARTICIPANT'S COMMITMENT, WARRANTIES AND RELEASE

The participant guarantees the Organising Company against any liability and all claims, of any nature whatsoever, which could result from his participation in the Competition or from the submission of a photograph or content which would violate the rights of a third party.

ARTICLE 5 – RULES OF THE COMPETITION

The rules of the competition are available electronically at any time during the Competition on the website <https://www.neurae.com/en-GB/> and may be sent to any person who makes a written request to the following address: Sisley "Sisley Competition" - Customer Services, 33 Foley Street, Sisley Paris, 5th Floor, London W1W 7TL

ARTICLE 6 – PERSONAL DATA

The information provided by participants in the Competition is intended for the Organising Company and will be processed electronically. The legal basis is your consent. The purpose of this data is to inform the winner of the Competition results and send them their prize. All data collected for the purposes of the Competition will be deleted at the end of the Competition, after the prize has been sent to the winner.

Data shared in order to sign up to Neuraé news will be kept for a maximum of three years from the last purchase/contact.

In accordance with general data protection regulations (notably the UK DATA Protection Act), participants who have supplied personal data have the right to access, rectify, delete, limit, port and remove consent to handle their data at any time by sending an email to the following address: bonjour@neurae.com, or by writing to: Sisley "Sisley Competition" - Customer Services, 33 Foley Street, 5th Floor, London W1W 7TL or by addressing an email to our Data Protection Officer at the following address: dpo@sisley.fr.

Participants also have the right to make a claim via a competent supervising authority.

ARTICLE 7 – LIABILITY

7.1. The Organising Company's liability is strictly limited to the organisation of the Competition and the delivery of prizes. Consequently (and without limitation), the Organising Company shall not be held liable:

- In the event of delays and/or loss of prizes during delivery due to postal services or our delivery partner, nor for total or partial destruction of prizes by this type of transport or in the event of a malfunction of these services, or for any other unforeseen circumstances;
- If a person provides inaccurate or incomplete contact information that prevents them from being informed of their win or from being sent any prize awarded.

7.2. The Organising Company reserves the right, if circumstances so require, to shorten, extend, modify or cancel this Competition, without incurring any liability as a result. Any modification to the terms and conditions of the Competition, its suspension or cancellation will be communicated to participants by the same means as those used for its promotion on the Internet

7.3. The Organising Company disclaims all liability in the event of a malfunction of the Internet network preventing participation in the Competition or disrupting the smooth running of the Competition.

7.4. Participation in the Competition implies knowledge and acceptance of the characteristics and limitations of the Internet, in particular with regard to technical performance, response times for consulting, querying or transferring information, the risks of interruption and, more generally, the risks inherent in any connection and transmission on the Internet, the lack of protection of certain data against possible misappropriation and the risks of contamination by possible viruses circulating on the network.

7.5. The Organising Company shall not be held liable for the risks inherent in any Internet connection.

7.6. The Organising Company disclaims all liability for any computer bug, technical malfunction, or anomaly that could cause damage to the participant's system, or for any failure of the communication line reception equipment that impedes the transmission of the participant's data.

7.7. It is the responsibility of each participant to take all appropriate measures to protect their own data and/or software stored on their computer equipment from any damage. Each participant's connection to the site and their participation are at their sole risk.

ARTICLE 8 – LITIGATION

The Competition is subject to English law. Participants are therefore subject to the English regulations that apply to competitions. Any litigation concerning the Competition that cannot be resolved amicably will fall under the jurisdiction of England.