

EIFFEL - FULL COMPETITION TERMS AND CONDITIONS

1. These Rules shall be binding on you when you enter the Eiffel Competition – Win a Trip for Two to Paris.
2. Air France will provide the winner with two return Economy class tickets from Johannesburg to Paris, including Airport taxes and surcharges.
3. The tickets are valid for departure from Johannesburg between 1 October 2022 and 31 March 2023, with a maximum validity of one month.
4. The class of travel will be Economy class and is subject to the availability of 'N' class seats.
5. Upgrades from Economy class are not permitted.
6. Date changes are only permitted subject to the same booking class being available.
7. One piece of checked luggage at 23kg, and 12 kg of hand luggage are permitted.
8. The tickets are non-transferable and non-reroutable.
9. Please refer to the French regulations pertaining to vaccinations and Covid-19 PCR testing at the time of travel.
10. Winners will be responsible to obtain their visas for travel at their own cost.
11. Winners' passports must be valid for a minimum of six months at time of travel.
12. The prize is non-transferable, non-refundable and cannot be exchanged for cash or other goods and services.
13. The following costs are to be paid by the Winner:
 - a. Travel cost to and from the airport.
 - b. Travel insurance.
 - c. Additional accommodation (over and above the 3 nights included in the prize).
 - d. Excess baggage.
 - e. Meals.
 - f. All taxes, fuel, levy and surcharge and all other travel related expenses and ad-ons.
 - g. Frequent Flyer points cannot be accrued as part of this prize.
 - h. Lounge access is not included in this prize.
14. Incomplete, incorrect or indecipherable entries will be void. Unless otherwise stated, photocopies (e.g. of entries or tokens) will not be accepted.
15. Entries received after the closing date of 15 September 2022 will be void and not entered into the draw.
16. If the winner is from any other city outside Johannesburg, connecting flights from the nearest airport to Johannesburg will be provided.
17. Videovision reserves the right, in its reasonable discretion, to add, amend, or waive any of the Rules and/or Terms and Conditions on reasonable notice to you.
18. In order to qualify as an entrant, the following conditions must be met:
 - a. View the film Eiffel in a cinema and retain your ticket as proof.
 - b. The winner will be required to scan or take a photograph his/her movie ticket as proof of viewing the film in a cinema, and email it to eiffel@videovision.co.za to validate the prize.
 - c. Failure to present a valid movie ticket purchased to view the film EIFFEL will result in disqualification and prize will be void.
 - d. The winner must be a resident of South Africa and in possession of a valid identity document.
 - e. The winner must be at least 18 years old.
 - f. The winner must provide correct and full personal details when entering the Competition.
 - g. Automated entries or syndicated entries are prohibited, and any use of such mechanisms, devices or schemes will cause disqualification of all such entries.
19. Videovision, United International Pictures, its distributors, retailers, advertising and promotional agencies, directors, partners, employees, agents, consultants, subcontractors, and their respective spouses, life partners, business partners or immediate family member are not eligible to participate in any Competition.
20. Only one entry per person will be permitted. Multiple entries from one person will cause disqualification.
21. Entries are limited to one entry per email address, Whats App number, IP address, telephone number.
22. Winner will be randomly selected using a system which randomises the pool of entries.
23. Videovision reserves the right, at its sole discretion, to disqualify any individual who tampers with the entry process or who provides false information.

24. By entering this Competition, you confirm and warrant that, to the best of your knowledge and belief, your general state of health is good and you have no medical condition that could be adversely affected by strenuous exercise or any of the events or activities planned or reasonably expected to be involved in the Competition. You confirm that you are not taking any medication at present and will not take any medication during the Competition.
25. You must take all reasonable steps to ensure your own health and safety when taking part in any events or activities forming part of the Competition or the Prize. Any behaviour or act or conduct by you which Videovision considers to pose any medical, security or safety risk including without limitation any abusive behaviour, whether physical or psychological will lead to your immediate disqualification.
26. You must notify Videovision of any medical or other condition which may render you unfit for travel or participation in the Competition as soon as you become aware of such a condition. Videovision reserves the right to forfeit your entry in the Competition or the prize without liability or compensation if, in its opinion, you could expose yourself or others to risk of illness or injury or to the cancellation, disruption, or curtailment of the Competition.
27. You agree not to carry on your person (or in your possession or control) or to purchase or consume during the Competition any illegal substance.
28. You agree to comply with all directions of Videovision or Videovision's representatives in respect of health and safety. Failure to do so may lead to immediate disqualification, or immediate withdrawal of the prize at Videovision's sole discretion.
29. The decision of the judge will be final in all matters relating to the Competition. Once the prize has been handed over in terms of these Rules and/or Terms and Conditions, the results of the Competition are final in all respects and no correspondence or negotiation will be entered into.
30. Videovision will be entitled to interview you, request proof of entry, verification of identity and of address. If you refuse to provide any of these details or participate in or answer all questions raised in any interview without good reason then your entry in the Competition will be treated as invalidated and the prize may be withdrawn.
31. Videovision will use all reasonable endeavours to notify prize winners via email and subsequently telephonically within twenty-eight (28) days from the end date of the Competition. If the selected winner does not answer his/her landline and/or mobile phone or respond to an email, Videovision will leave a message on the prize winner's landline or mobile phone (if possible). Videovision undertakes to try at least three (3) times on three (3) consecutive days to notify the prize winners. If Videovision is unable to contact the prize winner telephonically or is unable to leave a voice message telephonically, Videovision will send a notice to the contact details (i.e. via Whats App or e-mail) provided by the entrant.
32. Preferred dates of travel must be advised within sixty (60) days of Videovision notifying the prize winner. If the prize winner does not advise the preferred dates within sixty (60) days after having been notified as set out above, Videovision will have the right to do with the prize whatever it may deem to be reasonably fair.
33. If there is no availability of flights on the winners preferred dates of travel, Air France will advise suggested alternate dates.
34. If Videovision cannot continue with the Competition for any reason beyond its reasonable control, including errors in printing, production, distribution or errors made on air, or if it is required to do so by applicable laws. Videovision may end the Competition on condition that:
 - a. No prize winners have been determined.
 - b. Reasonable notice has been given beforehand to all entrants.
 - c. If the Competition is ended as set out above, no entrant will have any claim of any nature whatsoever against Videovision.
35. Videovision will not be liable for any travel, transport, accommodation, or any other costs incurred by the winner when the prize is handed over or received.
36. Prize must be redeemed in accordance with the dates and destinations and the number of passengers specified by Videovision. There will be no alternative destination to Paris as detailed in point 2 above as it is non-reroutable per point 8 above.
37. The winner must comply with the terms and conditions of all sponsors of the competition, including the airline and other transportation providers and host venues involved in the Competition and/or the prize.

38. There may be additional terms and conditions imposed by the sponsor of the prize/s which must be complied with. Videovision will not be responsible for the failure of any entrant to comply with such terms and conditions. In particular, you must comply with all health and safety guidelines and instructions and all applicable legal and regulatory requirements.
39. You are not entitled, nor authorised in any way, to commit Videovision to any contract, expense or cost entered into or incurred without its advance written acceptance of the same.
40. Passport control and in-country authorities will reserve the right to refuse entry.
41. If you are refused passage and or entry/exit to or from the country being visited, any additional costs incurred will be your sole responsibility.
42. Any flights, other transport, airport services, accommodation or other aspects of the prize, dates and times quoted by Videovision or its agents are for guidance only and are subject to change without notice with no liability arising therefrom. The winner must provide proof of sufficient financial resources to meet any financial commitment which he/she may incur in connection with the prize beyond those included in the prize itself.
43. The winner must comply with and will be responsible for attending to any inoculation and health regulations or visa requirements required for the destination.
44. It is mutually acknowledged that the interests and good reputation of Videovision are paramount and Videovision may, at its reasonable discretion, withdraw a place or require you to cease to have any involvement in the Competition if it believes it is in its the best interests or in the interests of its sponsors to do so.
45. Videovision reserves the right to immediately withdraw any entrant's place in the Competition or the prize if it believes the entrant to be in breach of any of their obligations, or representations and warranties, under the Rules and/or Terms and Conditions, or if you otherwise conduct yourself in a manner which is inappropriate or unsuitable (as determined in the reasonable discretion of Videovision). You shall be responsible for any additional costs in this respect (including the costs of your early return back to the country, if necessary).
46. In the event of disqualification, Videovision reserves the right to select another entrant to take part in the Competition.
47. Entrants undertake not to disclose, reveal, communicate or otherwise make public at any time any proprietary information relating to Videovision, its business, personnel, agents or officers to anyone.
48. An entrant may not publicise his/her involvement in the Competition or the fact that he/she has won a prize without the prior written permission of Videovision.
49. When prize winners accept their prize, they may choose not to be identified and may refuse to have their photograph taken and published in printed media or to appear on radio and television.
50. If the prize winner gives his/her written consent to be involved in any publicity in connection with the competition, Videovision will have the right to publish the winner's name and photographs (at no fee) in any and all media, including advertising, promotional, print, point-of-sale or public relations material. The nature of these publications and outlets will be determined at the sole discretion of Videovision.
51. The prize winner shall not, without the specific prior written consent of Videovision, publish or disclose any information in connection with the Competition or the prize (in particular, without limitation to a representative of the media, in whatever form). The prize winner and any entrant shall not be entitled to give interviews or be involved in articles or reports in respect of the Competition or the prize with any third party. All rights in relation to the Competition and the involvement of any and all entrants therein shall vest exclusively with Videovision.
52. Unless otherwise stated, there will be no reply to entries to the Competition. The entrant to the Competition is the individual submitting the media (i.e. the person who owns the mobile device, telephone or who can be reached at the relevant email address which was used to enter the competition).
53. For the avoidance of doubt, all rights in the name and title of the Competition and the format rights for the Competition will vest exclusively in Videovision for its own use, in its sole discretion.
54. Entrants acknowledge and agree that by entering the Competition, Personal Information may have to be submitted and that all the Personal Information possessed by Videovision is collected through his/her entry into the Competition, and agree to grant Videovision the right to use or Process any information, data, materials or other content you provide for purposes of his/her participation in the Competition in accordance with applicable laws.
55. Data collected may be shared with the companies sponsoring the prizes, but will not be sold or passed on to third parties. By entering this competition the entrant has agreed to receive promotional material from sponsors and selected partners of this competition.

56. Videovision assumes no liability whatsoever for any direct or indirect loss or damage arising from, or in connection with, or as a result of your participation in the Competition.
57. Videovision will not be liable in the event of incorrect or late entries or telephone, WhatsApp or SMS text message entries not received as a result of poor network, network incompatibility, technical faults, or other communications mediums used to enter the competition. Entrants indemnify Videovision against any claims of any nature arising from, or in connection with, or as a result of his/her participation in the Competition, in any way whatsoever.
58. Videovision will not be liable for any delay, nullification, change or substitution, or partial or total inability to execute any of part or the whole of the Competition due to force majeure, war, acts of terrorism, accident, fire, flood or any other natural disaster, strike or any other political crisis.
59. Should Videovision or its agents become aware of any fraud, dishonesty, deceit or similar action undertaken in connection with the Competition or otherwise, or any act or omission which might, in Videovision's opinion have an adverse effect on the Competition, Videovision reserves the right in its full discretion (without notice to any entrant and/or without giving reasons) to (i) forfeit the entry of the offending entrant to the Competition; or (ii) withdraw the prize(s).
60. Entrants agree to indemnify Videovision and its employees against all costs, losses, damages, expenses and liabilities (including for loss of reputation and goodwill and professional advisors' fees) suffered by Videovision arising as a result of a breach by an entrant of his/her obligations under the Rules and/or Terms and Conditions or in any way in connection with the Entrants failure to follow Videovision's reasonable instructions with regard to his/her entry into the Competition or accepting the prize.
61. Entrants acknowledge that the internet is not a secure medium and information submitted to competitions hosted on websites owned or controlled by Videovision may be accessed by third parties. Videovision accepts no liability for loss resulting from entry to the Competition.
62. These Terms and Conditions shall be governed and construed in accordance with the laws of South Africa.
63. No variation of these Rules and/or Terms and Conditions is effective unless approved in writing by an authorised representative of Videovision.
64. The failure to exercise, or delay in exercising a right or remedy provided hereunder, or by law, does not constitute a waiver of the right or remedy, or waiver of other rights or remedies.
65. These Rules and/or Terms and Conditions are not intended to, nor shall it create any rights, entitlements, claims or benefits enforceable by any person that is not a party to them.
66. If any provision of the Rules and/or Terms and Conditions are held by any competent authority to be invalid or unenforceable in whole or in part, that part shall be severed from other terms and conditions and the validity of the other provisions of the Rules and/or Terms and Conditions and the remainder of the provision in question shall not be affected.