

Conditions of participation of the Prize draw "MEETYOO Gives Back"

(Status: 1.05.2022)

Participation in the "MEETYOO Gives Back" Prize draw organised by meetyoo conferencing GmbH, Friedrichstrasse 200, 10117 Berlin, Germany (hereinafter referred to as meetyoo), is free of charge and governed solely by these terms and conditions of participation.

meetyoo is the responsible party for the "MEETYOO Gives Back" Prize draw.

As part of the Prize draw, meetyoo, with the support of a jury, will select an event organiser as the winner who convincingly implements social, charitable or cultural aspects in the event sector ("pro bono event"), e.g. a charity event, an event supporting art & culture or an event on environmental topics or technologies.

By filling out an online questionnaire, organisations or event organisers can apply to host such a virtual event. meetyoo will support the winner of the "MEETYOO Gives Back" Prize draw with the technical implementation of the event, including platform provision, creation of the design and provision of a permanent contact person. The winner of the Prize draw is responsible for content provision including speaker management and marketing.

1. Application period

The duration of the "MEETYOO Gives back" Prize draw is from **2.05.2022 - 1.07.2022**. During this period, organisations or organisers will be given the opportunity to apply for the "MEETYOO Gives Back" event online via a questionnaire.

2. Participation in the application

In order to apply for the "MEETYOO Gives back" Prize draw, it is necessary to participate in the online survey and to confirm the online application by clicking on the check box displayed in the online questionnaire. By clicking on the check box, you agree to these conditions of participation. Participation is only possible within the application period.

3. Minimum age

By entering the MEETYOO Gives Back Prize draw, the entrant declares that they have reached the minimum age of 18 years.

4. Restrictions on participation

4.1. All persons and employees involved in the conception and implementation of the Prize draw as well as their family members are not eligible to participate in the Prize draw. Each participant may only enter once for themselves.

4.2. In addition, meetyoo reserves the right to exclude persons from participation if there are justified reasons, for example

- in the event of manipulation in connection with access to or implementation of the application,

- in the event of breaches of these conditions of participation,
- in the event of unfair trading or
- in the event of false or misleading information in connection with participation in the application.

4.3. Participation in the promotion via participation or Prize draw registration services is also excluded.

4.4. Exclusion on justified grounds does not result in any claims by applicants against meetyoo.

5. Procedure of the "MEETYOO Gives Back" Prize draw

The applicant in the Prize draw enters the following information in the online questionnaire to promote their event:

- Contact details of the applicant (name, e-mail address, name of the organisation, URL of the webpage)
- Title of the planned event
- Type of event planned: Meetup / Gathering, Fundraising, Conference, Tradeshow, Other
- Purpose of the event
- What is to be achieved with the planned event? (short description)
- Planned number of participants of the event

6. Winning, notification and transmission of the prize

6.1. After the end of the application period (point 1), the winner of the Prize draw will be determined by meetyoo with the support of the participants of a jury. The winner will be selected on the basis of the criteria "social impact of the planned event", "reach of the planned event or of the organiser as an applicant", "professionalism of the applicant's approach to the event".

The first place winner will receive as a prize from meetyoo the technical implementation of the virtual pro bono event including platform provision, creation of the design as well as provision of a permanent contact person for the implementation of the event by meetyoo. meetyoo will conclude a contract with the winner for the provision of a virtual "pro bono event" in accordance with the current conditions for the [provision of virtual events](#) as well as the current [meetyoo GTCs](#).

6.2. The winner will be notified by email by **15.6.2022**.

6.3. The prize will only be handed over to the winner or the legal representative. An exchange or cash payment of the prize is not possible.

6.4. The winner will be notified by e-mail. From the time of notification, the winner has 14 days to accept the prize by making an express declaration to meetyoo. If the deadline expires, such a winner will forfeit the right to the prize. In this case, meetyoo will select a replacement winner according to the ranking of the placement.

7.1 If, through no fault of meetyoo, the e-mail notification of the prize cannot be delivered to the winner within 14 days of the first attempt (for example, due to incorrect or outdated data), such winner will forfeit the right to the prize. In this case, meetyoo will select a replacement winner according to the ranking of the placement.

7. Termination/cancellation/modification of the Prize draw

7.1. If, due to fraud, viruses, technical problems, disasters or other unforeseeable or unexpected events (also referred to as force majeure), the fairness and/or independence of the determination of winners cannot be guaranteed, meetyoo reserves the right to cancel, modify or interrupt the Prize draw. The reservation of this right applies regardless of whether human or technical error is involved.

- 7.2. In the event that no solution can be found to properly run the Prize draw, meetyoo reserves the right to select the winner from the rankings of all the applicants that existed prior to the event due to which the Prize draw had to be cancelled, modified or interrupted.
- 7.3. In the event of attempts to disrupt the proper conduct of the Prize draw through hacking, fraud or deception of any kind, meetyoo reserves the right to hold the responsible person(s) liable for losses incurred as a result of their actions to the fullest extent of applicable law. In addition, these persons will be excluded from participating in any future Prize draws.

8. Limitation of liability

- 8.1. meetyoo has unlimited liability in the event of intent, fraudulent intent and gross negligence as well as in the event of personal injury.
- 8.2. meetyoo is liable for damages in the event of a slightly negligent breach of an essential contractual obligation (cardinal obligation) limited to the amount of the foreseeable damage typical for the contract. In this case meetyoo is not liable for loss of profit, indirect damage, consequential harm caused by a defect and claims by third parties. Cardinal obligations within the meaning of this provision include, in addition to the main contractual obligations, obligations whose fulfilment is essential for the proper performance of the contract and on whose compliance the client may regularly rely.
- 8.3. Insofar as liability is limited, this also applies to meetyoo's vicarious agents.
- 8.4. Liability according to mandatory regulations, in particular the Product Liability Act, remains unaffected.

9. Rights of use of meetyoo; publication of "Success Stories"

- 9.1. The winner of the "MEETYOO Gives Back" Prize draw grants meetyoo a free, non-transferable right to use the content, in particular the right to store the content on meetyoo's servers, to publish, to process and to reproduce extracts of the content for advertising purposes. The use for advertising purposes is subject to the benevolent review and approval of the winner.
- 9.2. In particular, the winner of the "MEETYOO Gives Back" Prize draw grants meetyoo the right to create and publish a reference ("success story") naming meetyoo and partner companies. The publication will take place in particular via social media channels. The success story will be produced by meetyoo after the event and can be used without restriction for advertising purposes after a favourable review and approval by the winner.

10. Applicable law, place of jurisdiction

- 10.1. The law of the Federal Republic of Germany shall apply. The application of the UN Convention on Contracts for the International Sale of Goods is excluded.
- 10.2. In the case of contracts with merchants, legal entities under public law or a special fund under public law, the place of jurisdiction is Berlin-Charlottenburg.

11. Severability clause

Should individual provisions of these terms and conditions be invalid, this shall not affect the validity of the remaining provisions or of the contract itself.