

TERMS OF PARTICIPATION

CONDITIONS OF PARTICIPATION

1. The following have the right to participate in the Competition:
 - a. Natural persons, at least 18 years old, Greeks or Foreigners. Those who have not reached the age of 18 can take part in the Competition only through the one that exercises parental responsibility, who will compulsorily submit the proposal on behalf of the minor and will attend the ceremony in case the minor wins an award and
 - b. Legal entities of private or public law independently or in a consortium that have been operating less than or equal to one (1) year on the date of publication of the Competition and have not been dissolved, have gone bankrupt, or a bankruptcy petition is pending against them, nor have they been placed under compulsory management or liquidation be under the management or liquidation process.
1. The ones exempted from the Competition are the employees, consultants and members of the Board of Directors of the Organizer, the members of the evaluation committees, as well as their spouses and relatives up to the second (2nd) degree.
2. To participate in the Competition, an online form must be filled on the official page of the Competition, soffa.gr and the required files / designs must be sent to coordination@wearyourorigins.com
3. Each natural or legal person can participate in a single proposal.
4. In case natural persons participate as partners or legal entities in a consortium, the representative of the group or the consortium respectively, who will be the contact person, as well as its other members must be declared. In order to publish the personal data of the team members, the representative of each team guarantees that they have received the prior written authorization of each one of them for the purpose of the Competition, which must be placed at the disposal of the Organizer whenever requested.
5. Entrants who submit incomplete, false, incorrect, obscene or offensive information will be automatically excluded from the Contest. Any action or behavior of a participant judged (even based on indications) as illegal or abusive by the Organizer, she will have the right to exclude him from the Competition, reserving all legal rights.

6. It is expressly forbidden to mention the personal data of the participants (e.g. in the title or in the description of the proposal) except for the special personal data form that is posted on the official page and is submitted to the Competition. Any such reporting of data will result in the exclusion of the proposal from the Competition.
7. The participants bear full and exclusive responsibility for the protection or any other safeguard of their submitted proposals as well as the rights derived from them.
8. The total cost (some indicative examples of the costs are the cost of preparation of the proposals submitted to the Competition, the costs of the mandatory performance in all the events of the Competition, etc.) is borne exclusively by the participants.
9. The Organizer may request at any stage of the Competition the relevant legal documents (identity card, passport, etc.) in order to verify or certify the accuracy of the participants' personal data in accordance with the present terms.
10. Each participant must carefully read the present terms before the registration and the submission of their proposal. Participation in the Competition implies the unconditional acceptance of all the terms and conditions of the Competition, without exception, by the participants. In case of non-compliance with the terms of the Competition, the participant will be automatically excluded.
11. The proposal must be submitted in Greek and / or in English.

DECLARATIONS - WARRANTIES - PARTICIPANTS LIABILITY DURING THE COMPETITION

1) Each participant declares and guarantees that the proposal submitted in the Competition, is submitted legally, in accordance with the terms of the Competition and is original and innovative, i.e. has been produced by himself and belongs exclusively to him, preserving the right to use, dispose of and exploit it. Each participant also guarantees that the proposal does not infringe the intellectual property rights or other rights of any natural or legal person in Greece or abroad, otherwise that it is a beneficiary and / or has legally acquired all kinds of rights, such as, for example, third party intellectual property rights and all the legal licenses that are connected or used for the production of the proposal submitted in the Competition, and bears exclusive and full responsibility towards the Organizer and all third parties for the submitted proposal and for the accuracy of the published data. Further, each participant recognizes that he is obliged and assumes to undertake any claim made against the Organizer and to release the Organizer, its executives and employees, as well as the members of the Committees from any liability for compensation, any kind of costs and expenses or claims of third

parties that may arise. from violations of the Terms of the Competition or the rights of third parties, such as, an indicative example, intellectual property rights.

2) Each announcement regarding the Competition is posted exclusively on the website of the Competition, is valid from the date of its publication on that website and in case of any conflict prevails over any other information provided by the Organizer to the participants (e.g. via email, letter , etc.).

3) All submitted designs are protected by Intellectual Properties Rights of EU patent law and remain the sole proprietorship of the designer. Submitted designs that fail to win the Competition will not be stored. Regarding the collections that will be created by the winners of the Competition, both the designer/creator and SOFFA retain the exclusive rights to all designs.

4) The Organizer reserves the right, without prior notice, to modify these terms of participation in the Competition or to postpone, call off or cancel the Competition, informing through the website soffa.gr and without any liability to the participants in the Competition or any third party, while stating that she will not provide the participants neither with the personal data of the members of the evaluation committees who are entrusted with the evaluation of their proposals nor with the ratings of the submitted proposals throughout the Competition and until the announcement of the final results.

As a result of the above statements and guarantees, the Participant is obliged to intervene at his own expense in favor of the Organizer and its employees and executives and to undertake at his own expense, their defense in case of a charge against them or a criminal prosecution or any other judicial or administrative, etc. procedure, which is based on a claim of a third party, that the Participant's Proposal and his general participation according to the above, are illegal due to content, or that they infringe the right of the third party. The Participant is also obliged to pay to the Organizer and its employees and executives any compensation, fine or legal costs as well as all court costs, to which they will have been subjected for the same reasons as above.

APPLICABLE LAW - SETTLEMENT OF DISPUTES

In case of disagreement, dispute or controversy on behalf of a participant in the Competition, regarding the interpretation or the accurate implementation of any of the terms of the Competition, the participant will address before any legal action to a three-member committee composed of representatives of the Organizer, which will make a great effort to compromise and reach a friendly settlement in order to solve the dispute. In case of failure of this attempt, the participant will have the right to appeal to the Greek courts as defined below.

Any dispute or disagreement that will not have been settled amicably during according to the procedure above and arises from this proclamation or is related to it, will be resolved exclusively by the courts of Athens (excluding any other jurisdiction, even a concurrent jurisdiction) in accordance with Greek law.

Selection of winners: The winners' names will be informed through email to the email address they have stated.

The Organizer bears absolutely no responsibility if due to reasons beyond its control (some indicative examples but not restrictive, reasons of force majeure, technical problems, networking connectivity issues , network overload, incorrect way of filling of the application) or beyond the control of any third party that will convey the messages, a) there is a delay or a failure in sending and / or receiving the electronic messages of the Service, b) the contestants have no access to the Service, for any period of time, c) the files stored by the Service are partially or completely destroyed, and they are exempted from the obligations imposed by the Competition, without penalty.

In case a) the participation of any person who emerged as a winner is canceled due to non-fulfillment of the conditions for participation in the Competition and b) any winner of the Competition does not accept his prize and a - b in cases, these persons mentioned above lose immediately, automatically and definitively any of their entitlements relating to the prize. Participants are required to attend the program throughout its duration, otherwise they are deprived of the right to participate in the program.

The participation in this Competition presupposes that the interested parties have access to the internet using their own technical means, and further, that the Organizer is not liable for any burdens upon the participants.

The Organizer is not responsible in case of interruption, postponement or cancellation of the Competition due to external factors or force majeure (some indicative examples, due to natural disasters, strike, war, acts of terrorism or threats of terrorist acts, accidents, fires, floods or other social disruptions, etc.) that make the conduction of the Competition extremely difficult or impossible and since the above is beyond the control and consequently the responsibility of the Organizer, she is releasing herself proportionally and without penalty from her mutual obligations for the Competition.

All valid entries acquire an automatic, serial number and are recorded in a list (database) maintained by the Organizer in accordance with the provisions of Law 2472/1997, Law 3471/2006 and the Decisions and Instructions of the Data Protection Authority for the "protection of the individual from the processing of personal data", as in force today.

By participating in the Competition, the participants explicitly accept that their participation constitutes a free and clear statement on their behalf within the meaning of Law 2472/1997, for the record-keeping of these data by the Organizer and their process for the purpose of the conduction and the publicity of the Competition as well as for purposes related to the information and communication or for promotional programs that are directly and exclusively related to the Competition in accordance with the provisions of Law 2472/1997. The Organizer will keep a record, throughout the Competition, of the applications sent by the participants. This personal data, except for the name of the person, product or service that will be awarded and a brief description of them, the Organizer undertakes to not disclose them to any third party without the consent of the participant in the Competition.

Each Participant declares that it does not have and does not maintain any claim or requirement against the Organizer, the executives and employees regarding the conduction of the Competition, the implementation of the terms, or any other cause related directly or indirectly to the Competition. The Participant explicitly provides, through his participation, the Organizer with his consent and authorization for the purpose of the promotion of his Participation and the action in question and / or its

results through radio, television as well as through the printed and electronic press or the INTERNET so that the Organizer can use and publish for advertising purposes the list of winners, photos, films and videos and possibly use any news item related to this Competition for advertising purposes.

The Organizer reserves the right to announce the names of the winners and publish their photos, to show films or videos with them related to the prize award ceremony, etc. in the magazine press or on their website and generally carry out advertising and promotion campaigns based on any relevant event of her choice. The winners, through their participation in the Competition, unconditionally consent to their engagement in a relevant advertising program or to the use of their name and their photo or video / film, in which they will be depicted for the purpose of the advertising by the Organizer without payment of any fee or compensation.

Participation in this Competition presupposes and implies full, absolute and unconditional acceptance of the above terms of participation.

Confidentiality of members of the evaluation committee

The Evaluation Committee members are bound to keep all the notified information of the proposals confidential.