



RULES OF THE COMPETITION

« *Online Deal* »

Article 1 - Presentation of the Organising Company

HEXIS, a simplified joint stock company with capital of 10,000,000 euros, whose head office is located at ZI Horizons Sud - 34110 FRONTIGNAN - FRANCE, registered with the Montpellier Trade and Companies Register under number 351 372 677, hereinafter referred to as 'the Organiser', is organising a competition, hereinafter referred to as 'the competition'.

The present rules define the legal framework applicable to this competition.

Article 2 – Conditions of participation

Entry to the competition is free of charge.

This competition is open to all legal entities validly constituted in France or abroad, and to all natural persons of legal age, located within the jurisdiction of one of the companies in the Organising Company's group offering a HEXIS Online shopping service, with the exception of members of the staff of the Organising Company or its affiliated companies, authorised distributors and members of their families (e.g. spouse, partner, child, sister or brother, parent, civil union partner etc.).

The Organiser reserves the right to exclude, temporarily or definitely, any participant whose behaviour is detrimental to the smooth running of the competition, as well as any participant who does not comply with the clauses of the present rules.

Likewise, any participation where bot use is observed (multiple and repetitive computer registrations from the same IP address) will be considered null and void and will result in the elimination of the participant(s).

Each participant confirms knowing and accepting the terms and conditions of participation in the competition.

The competition is organised on an international level (limited to the countries covered by HEXIS Online).

Article 3 - Terms of the competition

The principle is as follows:

The aim of the competition is to have, per quarter, one of the Organising Company's customers win his shopping basket(s)*, drawn at random from among the customers who have placed an order on the HEXIS Online webshop during the quarter.

The competition will take place :

- from **16/06/2025 to 20/06/2025**
- from **15/09/2025 to 19/09/2025**
- from **08/12/2025 to 12/12/2025**
- from **23/03/2026 to 27/03/2026**

From the 1st day to the last day of the competition, at 23:59 French time, customers of the organising company will be able to enter the competition to try to win the value of their shopping basket, in the form of a voucher or promotional code, up to a maximum of **15.000 SEK excluding VAT**.

In order to take part in the competition and try to win the prize, participants must:

- Have a customer account on the webshop (HEXIS Online)
- Have a valid e-mail address at which they can be contacted for the purposes of the competition
- Place one or more orders during the competition period via the online sales platform (WEBSHOP) (Limited to one entry per customer)
- Take note of and accept without reservation the Rules of the competition.

The order must be strictly personal and may not come from any other source. The winner will be the person, physical or moral, who will have placed the order.

If a participant wishes to withdraw their entry from the competition, they should send an e-mail to the following address: order.se@hexisgroup.com

At the conclusion of the competition, the jury will draw lots among customers who have placed an order on HEXIS Online during the competition period.

The jury will be the sole judge and its decisions will be final with regard to the running of the Competition and the announcement of the results.

Article 4 - Designation of the winner

Eligible orders will be examined by a jury made up of two representatives of HEXIS.

A random draw will be made from all participants and eligible orders, by means of Excel software.

Article 5 - Competition prizes

The prize for each competition will be a voucher or promotional code for an amount corresponding to the value of the shopping basket corresponding to the order randomly drawn, up to a maximum of 15.000 SEK excluding VAT.

The prize awarded may under no circumstances be exchanged for cash, cheque, bank transfer or any other consideration of any kind whatsoever.

Prizes are not transferable or assignable, whether free of charge or for payment.

Article 6 - Announcement of the results and award of the prizes

The name of the customer drawn will be announced within 7 working days of the draw. The participant designated as the winner will receive a call and an e-mail to be notified. He will then be asked to confirm his contact details (surname, first name, postal address and telephone number).

The winner will receive his prize by e-mail at the e-mail address given to the Organiser. The liability of the Organiser may not be incurred in the event of loss or deterioration of the prizes due to the service

provider in charge of transport or the post office or in the event of failure to deliver due to the wrong address or failure to indicate a change of address.

The winner will then have 3 months, from the date of the draw, to use his prize, on a single transaction, on the HEXIS Online site.

If the winner has not replied within 7 days of the e-mail being sent, he will be deemed to have forfeited the prize awarded and it will be deemed to have been cancelled.

The information requested by private message is necessary for organising the competition and awarding the prize to the winner. It will be used exclusively by the Organiser for the purposes of the competition and will not be used for any other purposes.

Article 7 - Use for information and promotional purposes

Participants accept, without reservation, that their surnames, first names or pseudonyms may potentially be used and disseminated for the purposes of information and/or promotion about this Contest and/or visual and promotional communication, on any medium, and in particular on the catalogues, website and social networks of the Organising Company or any other natural or legal person acting on its behalf.

By participating in the Competition, participants agree to the use of their image by the Organising Company, on any type of medium and to its distribution, free of charge, for internal or external use for the purposes of information and/or promotion about this Competition or for the purposes of visual and promotional communication.

This authorisation relates to:

- the right to reproduce or have reproduced the images and logo collected in any form and on any medium (paper or digital)
- the right to publicly distribute these images and logos in all media, at trade fairs and by any other means of distribution.

This use and the utilisation of their names and/or images will be free and will not give rise to any right, advantage or remuneration and may be used on any internal or external communication medium, as mentioned in the paragraph above.

This authorisation is given on a worldwide basis and for a period of 2 years.

Article 8 - Personal data protection

In compliance with the French Data Protection Act of 6 January 1978, amended in 2004, and with Regulation (EU) 2016/679 of the European Parliament on the protection of individuals with regard to the processing of personal data and on the free movement of such data, the collection of personal data gathered when registering for the Competition is necessary to take into account and manage the participation in the Competition. This process is based on the legitimate interest of the organising company in offering a Competition in connection with the student course.

The personal data of the participants are collected for the sole purpose of the competition, in particular to determine the winner of the competition and to send the prize to the winners. They will only be processed by the Communications department of the Organiser.

They will only be kept for a duration of no more than 2 years. After this period, the data will be deleted.

Participants have the right to access, object to, rectify, delete and port their data, as well as the right to limit processing. To exercise their rights or for any questions about the processing of their data, each participant may send a request to the Organiser's Data Protection Officer (DPO) by email at rgpd@hexisgroup.com.

Any person concerned has the right to lodge a complaint with CNIL if they believe that the processing of their personal data is in breach of the RGPD.

Article 9 - Acceptance and publication of the rules

The very fact of entering the Competition implies full and unreserved acceptance of the present rules, which are filed at the head office of the Organiser.

The rules of the operations will be sent free of charge to any person who requests them from the Organiser.

Article 10 - Responsibility

The Organiser reserves the right, if circumstances so justify (particularly in the event of fraud, technical problems due to force majeure or events beyond its control, without this list being exhaustive), to cancel, postpone, abridge or modify the Competition or replace a prize with another of the same value, without its liability being affected thereby.

Article 11 - Disputes - Applicable law

Any dispute or claim relating to this competition will only be taken into account if it is sent within 30 working days of the date of the end of each competition, as evidenced by the postmark. It must be sent by registered letter to the Competition Organiser, whose contact details are given in article 1. This letter must include the full contact details of the participant and the exact reason for the dispute. No other method of dispute or claim will be taken into account.

The organiser shall be the sole arbiter to resolve, without appeal, any question regarding the application or interpretation of the rules or in the event of any omission in the rules during the course of the present competition.

The present rules are governed by French law. Any dispute relating to its interpretation, in the absence of an amicable settlement between the parties, will be subject to the jurisdiction of the courts of Montpellier.

Signed in Frontignan
On 26/05/2025