

COMPETITION TERMS AND CONDITIONS
Paris Air Show
16 to 20 June 2025

“Guess the weight of a 71-metre Data Quad AS6070/1 cable crown and maybe win a META Quest 3S 128 GB virtual reality headset”

Article 1: The organiser

The company FILECA, D1001 60730 Sainte Geneviève, registered with the Beauvais Trade and Companies Register under number B526420294, and recorded under SIRET no. 526420294, is organising a competition during the Paris Air Show at Paris – Le Bourget from 16 to 20 June 2025, entitled:

“Guess the weight of a 71-metre Data Quad AS6070/1 cable crown and maybe win a META Quest 3S 128 GB virtual reality headset”

Article 2: Terms and conditions

Participation in this competition is restricted to individuals of legal age, with a valid postal address and who have accepted these rules in advance, in accordance with the applicable legal provisions, particularly those relating to personal data protection. Only one entry per person is allowed throughout the entire competition period. Employees of the Prysmian group and all its entities, members of their families and employees of competing companies are excluded from participating in the competition.

Article 3: Competition dates

16, 17, 18, 19 & 20 June 2025

Article 4: How to take part

To enter the **“Guess the weight of a 71-metre Data Quad AS6070/1 cable crown and maybe win a META Quest 3S 128 GB virtual reality headset”** competition, simply handle the Data Quad cable crown present at the booth, estimate its weight as accurately as possible, and complete the digital competition form. At the end of the trade show, the participant with the correct or closest answer will be declared the winner. In the event of a tie, a random draw will determine the winner from among the entries.

Article 5: Prize details

The winner of the META Quest 3S 128 GB virtual reality headset will be announced on 23 June 2025. The prize consists of one META Quest 3S 128 GB virtual reality headset with an approximate value of €330 including VAT.

Article 6: Terms and conditions for awarding the prize

The winner of the competition will be contacted by phone or email following the event. If the information provided by the participant is incomplete and/or does not allow the organiser to contact them, the participant shall forfeit their winning status and may not make any claims.

Article 7: Personal data and information

By participating in the competition, players automatically authorise the organisers to freely use, for advertising or promotional purposes and on any medium, all personal information provided. The collection of personal data is required and necessary for the processing of competition entries. Data will be used exclusively by the organisers or by subcontractors/service providers for management purposes. In accordance with current regulations, personal data will not be sold or transferred to third parties in any manner.

Article 8: Liability and rights

The organisers reserve the right to modify, extend, shorten or limit the prizes, or cancel the competition in the event of force majeure as defined by case law. Accordingly, they cannot

be held liable. In the event of a malfunction of the virtual reality headset, the organisers cannot be held liable. Winners may not claim any financial or material compensation of any kind whatsoever.

Article 9: Exclusion conditions

Participation in this competition implies full and unconditional acceptance of the rules set forth herein. Failure to comply with the said rules will result in exclusion from the competition, and the entry and prize allocation shall become null and void.

Article 10: Availability of rules, refund terms

These rules are available upon request at the competition address: Asteria Communication, 6 Quai du Havre, 76000 Rouen. The postage costs associated with this request will be reimbursed upon request, based on the standard postal rate. Only one reimbursement will be made per household (same name, same address). Reimbursement of postage costs will be made by bank transfer or cheque at the discretion of the organising company after all necessary information for the transaction has been provided.

Article 11: Competent courts

These rules are subject to French law. The parties will endeavour to amicably resolve any dispute arising from the interpretation or execution of these rules. If the dispute persists, it will be submitted to the competent courts. By participating, participants acknowledge they have read these rules, accept them without reservation, and agree to comply with them.

V4, 11/06/2025