

Terms and conditions for the competition ‘Do you know the iconic game #2’.

1. By participating in the competition, the participant accepts these terms and conditions and agrees to be bound by them. Participation is independent of the purchase of goods and services and it is free of charge.
2. The organizer of this competition is Mercedes-Benz AG (Mercedesstraße 137, D-70327 Stuttgart, Phone: +49 7 11 17-0, E-mail: dialog.mb@daimler.com). This competition has no connection with Twitter and is in no way sponsored, supported or organised by Twitter. The recipient of the information provided by the participants is not Twitter, but Mercedes-Benz AG. The information provided will be exclusively used for carrying out this competition. Any and all questions, comments or complaints regarding the competition are to be made directly to Mercedes-Benz AG and not to Twitter.
3. Any persons who are at least eighteen years of age at the time of participation with residence and/or location of participation from countries which allow the participation of this Twitter competition are eligible to take part. Participating countries and conditions of entry dependent on location. Persons who are limited in their contractual capability must obtain consent from their legal guardian. Employees of Mercedes-Benz AG and their distribution organisation or any other entity involved in administration of the competition or prizes are excluded from the participation.
4. Participants may only register using their own Twitter account which is decisive regarding the determination of the participant’s identity. Taking part in the competition in a manner which is against the rules will result in the participant being excluded from the competition at the organizers own discretion.
5. Mercedes-Benz AG reserves the right to exclude participants from the competition at own discretion if legitimate grounds are at hand. Legitimate grounds are especially
 - a. manipulations of this competition,
 - b. infringement of these terms and conditions,
 - c. unfair practices, or
 - d. false resp. deceptive statements within this competition.
6. League of Legend Esports (LoL Esports) fans are invited to enter the ‘Do you know the iconic game #2’ competition on Twitter. Participants must comment the right answer to the question which is written in the caption of the post in the comment section of the initial competition post. Only one comment is allowed. If the participant answers more than one time, all answers will be excluded from the competition. Other forms of participation cannot be considered.
7. The competition will begin with the publication of the Twitter post and ends on Monday, 05 October 2020, 19:59 CEST.
8. On Tuesday, 06 October 2020 50 (fifty) winners will be determined by a random draw from all valid entrants. Each winner will be awarded one League of Legend Hextech

Chest in form of an individual digital code which is valid for a specific LoL server. Provider of the game League of Legends is Riot Games, not Mercedes-Benz.

9. Each winner of a prize shall be notified via comment on Twitter. The winner shall confirm acceptance of the prize to Mercedes-Benz AG promptly via direct message accepting the privacy statement below, but no later than by Friday, 09 October 2020, providing the LoL Server he plays on required to fulfil a valid digital code – no further personal information such as addresses, or e-mail addresses are required. Codes can be provided for the following server locations: Brazil, EU-West, EU-Nordic/East, Korea, Japan, North America, LATAM-North, LATAM-South, Oceania, Russia, Turkey and SEA. For technical reasons, for which Riot Games is responsible, all other server locations can't be chosen. If the winner does not accept his prize on time, Mercedes-Benz AG shall be authorized but not obliged to specify a new winner in accordance with numbers 6 and 8.
10. The delivery of the prize will be via private message on Twitter. Upon the prize being sent as a digital code, the risk of losing access to the code or private messages shall be passed to the winner. Mercedes-Benz AG is then no longer obliged to deliver the prize.
11. It shall not be possible to pay out tangible assets in cash or exchange prizes. The prize is not transferable. The winner shall accept necessary changes of the prize caused by factors which are out of the sphere of influence of the companies participating in the competition, any replacement prizes shall be equal in value to the original prize offered.
12. Any decisions made by Mercedes-Benz AG shall be binding. Enquiries made in this respect cannot be answered. If difficulties jeopardizing the integrity of the competition arise, Mercedes-Benz AG reserves the right to suspend the competition completely or temporarily.
13. Participants shall participate at their own risk. In particular, the liability for damages of Mercedes-Benz AG and its bodies, employees and vicarious agents resulting from or in connection with the competition or the prizes, on any legal grounds whatsoever, shall be limited to cases of intention or gross negligence to the maximum extent permitted by applicable laws.
14. Any disputes shall to the extent legally permitted exclusively be settled under German law. The place of jurisdiction is, to the extent legally permissible, Stuttgart. Should the participant not have any address for service in Germany or move his/her residence to a foreign country, Stuttgart shall also be the place of jurisdiction.
15. Should any provisions of these terms and conditions of participation be or become invalid, the remaining provisions shall not be affected. The invalid provision shall be replaced by a permissible one coming closest in purpose to the invalid provision.

Organizer of the competition:

The party responsible within the meaning of the General Data Protection Regulation (GDPR) of this competition is:

Mercedes-Benz AG ("We")
Mercedesstrasse 120
D-70372 Stuttgart
Germany
Email: dialog.mb@daimler.com

Information obligations under Art. 13 DSGVO for prize draws

1. Responsible body

The company responsible for data collection and processing is Mercedes-Benz AG, Mercedesstrasse 120, D-70372 Stuttgart, dialog.mb@daimler.com

2. Data protection, data protection officer

General information on data protection can be found at <https://www.mercedes-benz.com/en/#privacyStatement>

Data protection officer:
Daimler AG
Chief Officer Corporate Data Protection
HPC E600
D-70546 Stuttgart
Germany
Email: data.protection@daimler.com

3. Processing purpose and legal basis

The personal data provided by the participants of the "Do you know the iconic game #1" competition is collected and processed by Mercedes-Benz AG for the purposes of prize checking and prize processing. In the event of a win, notification of the prize will be sent via Twitter reply to the winners entrant. In addition, the LoL Server information will be transmitted to the Mercedes-Benz AG for the purpose of prize processing. This is done for the purpose of distributing the prize. The legal basis for data processing is the consent of the persons concerned in accordance with Art. 6 Para. 1 b) DSGVO when a winner starts the winners-dialogue via private message on Twitter.

Participation in the competition is voluntary, without being linked to other services.

Any further use of the data for advertising and marketing purposes is expressly excluded.

4. Categories of recipients

The collection of the data or the processing of the competition is carried out by Apollo18 GmbH as well as the following service providers with whom a contract for order processing according to Art. 28 para. 3 DSGVO exists:

Apollo18 GmbH (<https://apollo18.com/datenschutzhinweise/>)

5. Data storage period

The personal data will be deleted after expiry of the statutory periods, but no later than 20 days after the competition has been completed. All private messages will be deleted.

6. Information obligations

You have the following rights in connection with the processing of your personal data:

- In accordance with Art. 15 DSGVO, you have the right to information about the data stored by us.
- According to Art. 16 DSGVO you have the right to have incorrect data corrected.
- In accordance with Art. 17 DSGVO, you have the right to have your data deleted unless there is a legal reason for further storage
- In accordance with Art. 18 DSGVO, you have the right to request a restriction of the processing of your data. This means that your data may still be stored but only under limited conditions (e.g. with your consent or for the assertion of legal claims).
- In accordance with Art. 20 DSGVO, you have the right, under certain conditions, to receive the personal data concerning you that you have provided us with in a structured, common and machine-readable format and you have the right to transfer this data to another person responsible without hindrance from us.
- If you have given Mercedes-Benz AG your consent to data processing, you can revoke your consent at any time with effect for the future. Such revocation does not affect the legality of the processing carried out on the basis of the consent up to the revocation.
- You also have the right to contact the competent data protection supervisory authority, in particular in the EU member state of your habitual residence or in which a violation of the DSGVO is alleged.

To make use of these rights, please send us an e-mail with the subject line "MB Hextech Chest Quiz Twitter" to data.protection@daimler.com.