

Terms and conditions of the “DL and AI” Competition

1. These terms and conditions (hereinafter referred to as Terms) stipulate the rules and conditions of the “DL and AI” Competition in a hackathon event such as HackYeah and is an annex to the general terms and conditions of HackYeah Hackathon.
2. The Hackathon Sponsor and promising prize within the meaning of art. 921 § 3 of the Civil Code (Journal of Laws 2017, item 459) is Luxoft Poland sp. z o.o. with registered office in Zabierzów, ul. Krakowska 280, 32 – 080 registered under numbers: NIP (Taxpayers ID no): 6762423185 and REGON (Business ID no): 121272822 entered into KRS (National Court Register) under number 0000359814, which may be reached at AWojciga@luxoft.com e-mail address.
3. The Sponsor nominates the Jury before the start of the Competition from persons with technical knowledge and Sponsor’s trust. The composition of the Jury is announced to the public before the start of the Competition.
4. Details of the task will be presented at the start of the competition.
5. Participation in the "DL and AI" Competition may be taken individually and in teams of up to six people who have started solving the competition task no earlier than 17:00 on October 28th and forwarded the task for evaluation no later than 17:00 on October 29th. The task submitted for evaluation should be signed with the names and surnames of the authors.
6. Participants related or affined to the second degree with members of the “DL and AI” Competition Jury as well as with promising the prize, are excluded from participation.
7. The of solving a task by the Team or individual participant must be independent. You cannot use third-party help.
8. The Sponsor may exclude any Participant or Team who has been helped by third parties during the Competitions.
9. The excluded Participant or Excluded Team is not included in the Competition Summary.
10. The Competition consists in presenting the solution of the problem situation specified in the call task (open task). From the presented solutions the Jury will choose three solutions. Among the selected solutions the jury will indicate which deserves the first, second and third place respectively.
11. The solutions of respective tasks will be evaluated by a Jury assigned to a respective task, consisting of at least two members. The prizes in the competition are:
 - a. For the first place: LEGO Mindstorms Ev3 31313 (worth 1349,00 zł) and a benefit in cash for the payment of due taxes,
 - b. For the second place: an RC toy car (worth 999,01 zł) and a benefit in cash for the payment of due taxes,
 - c. For the third place: a backpack with the Sponsor’s logo, filled with Sponsor’s gadgets (worth 270 zł) and a benefit in cash for the payment of due taxes
12. Jury and Jury members’ decisions are final and cannot be appealed.
13. Any alterations or revisions made after the statutory time is expired are illegal. Any alterations and revisions made after the statutory time is expired will not be considered by the Jury.
14. Author’s proprietary copyrights to the awarded solution will be transferred to the Competition Sponsor. The transfer of the author’s proprietary copyrights is effective as of the moment the prize is transferred to the winning Participants on grounds of article 921 § 3 of Polish Civil Code (i.e. Journal of Laws 2017, item 459).

15. Application of the Participants for the collection of the Prize from the Sponsor may be in any possible form, in a manner allowing the identifications of the Participant and stating the grounds for the application for the prize.
16. The Award will be issued no later than within 7 days from the date of the Competition results. The prerequisite for the Prize is the transfer from the Prize Participant or Participant to the Sponsor of the copyrights to the work which is the solution to the Competition.
17. Transfer of author's proprietary copyrights mentioned in point no. 14 in respect of the area where the solution is computer software will be performed in the following fields of exploitation:
 - d. permanent or temporary reproduction of the solution in whole or in parts by any means in any form,
 - e. translation, adjustment, alteration of configuration or any other revisions,
 - f. distribution including lending or renting of the solution or its copy,
 - g. consent for performance of third parties of the related copyrights in regard to the solution.
18. Transfer of author's proprietary copyrights mentioned in point no. 14 in respect of the area where the solution is not a computer software will be performed in the following fields of exploitation:
 - a. recording and reproduction by any known techniques including digital, magnetic, light-sensitive, electronic, recording techniques, all video techniques, polygraphic and printing techniques,
 - b. loading into the computer's memory and free distribution in computer networks including: Internet and Intranet – especially by permanent location on a public website of whole or parts of the work in a way allowing free, repeated copying for any party interested,
 - c. introduction of copies and mediums as well as reproduced copies and mediums to the market,
 - d. public broadcasting,
 - e. making copies and mediums public,
 - f. public performance,
 - g. lending and renting,
 - h. displaying,
 - i. showing,
 - j. preparation of versions in foreign languages (including the use of techniques allowing broadcasting of the information to people with various disabilities).
19. For each award, Sponsor only grants one prize.
20. At the time of receipt of the Award, the Contest Winner (Winners) signs (sign) a written statement confirming the receipt of the Award.
21. The prerequisite for the award is the signing by the winner of a written declaration confirming the receipt of the prize and containing the data necessary to fulfill the tax obligation.
22. Additional information can be obtained via email at AWojciga@luxoft.com.
23. Personal data of the Participants shall be processed in accordance with the rules set forth in these Terms, in order to publish the results of the Competition and the award of the Prize and the performance of the related tax obligations.

24. With the consent of the Participant personal data are also processed for current and future recruitment processes with the Sponsor or affiliated companies belonging to the Luxoft Group.
25. The Participant's consent to the processing of his / her personal data may be revoked at any time. Withdrawal of consent does not affect the legality of data processing until the consent is withdrawn.
26. The personal data controller is the Sponsor.
27. The submission of personal data by the Participant is voluntary. The participant has the right to inspect his / her data and to correct them or to request them to be removed, without the transmission of personal data preventing participation in the Contest and awarding the Prize.
28. Complaints related to the Contest will be accepted by the Sponsor within 3 days of the date of the Competition's results at the email address: AWojciga@luxoft.com.
29. Complaints should include: the name of the Participant, the exact description of the reason for the complaint.
30. The complaints submitted by the Participants will be dealt with by Agnieszka Wójciga, not later than within 14 days from the date of receipt of the complaint.
31. Interested parties will be notified of the complaint by e-mail to the email address from which the complaint was sent.
32. The decision on the complaint filed is final, which does not exclude the Participant's right to investigate unresolved claims by way of court proceedings.
33. By participating in the Contest, the Participant confirms that he / she agrees to all the rules contained in the Contest Rules.
34. The Sponsor reserves the right to change these Contest Rules, provided that it does not violate the rights of Participants. At every change, the Sponsor will inform the Participants at the venue of the Contest.