

Dare-to-roam Lucky Draw

Terms and Conditions

- This lucky draw is organised by Circles.Life and takes place on 30 October 2022.
- The organizing team reserves the right to not allow participation or disqualify an otherwise eligible person, at its discretion.

Eligibility and Mechanics

- Participants are required to complete all 6 challenges by 5PM SGT to qualify for the lucky draw.
- Each participant is only entitled to a maximum of one (1) prize.
- Winners will be announced during the awards ceremony after all waves have been completed.

Prizes

- Draw will be held at *SCAPE Playspace at 5:30PM SGT. Winners will be chosen and divided randomly during the draw into the following categories:
 - Travel Buddy (Grand Prize): There shall be three (3) winners of the Grand Prize.
 - Mini Travel Buddy (Consolation Prize 1): There shall be ten (10) winners of the Consolidation Prize 1.
 - Travel pack (Consolation Prize 2): There shall be twenty (20) winners of the Consolidation Prize 2.

Collection

- The Winner must be physically present and produce their Racer ID for identity verification to collect their prize. The prize will be forfeited if the winner is not physically present or is unable to verify their identity.
- All prizes must be collected by 6pm on 30 October 2022.
- Prizes are non-transferable, non-exchangeable for cash or any other items.
- Circles.Life withholds the right to replace the prize with an alternative prize if circumstances beyond Circles.Life's control makes it necessary to do so.

License of Portrait Rights, Release from Liability and Assumption of Risk

By participating in the Dare-to-roam event ("**Activities**"), you hereby acknowledge that, on your own behalf, or on the behalf of participants under the age of 18, with full authority as their parent, legal guardian or custodian, the following:

- 1) Participation in the Activities may expose *me/my child/my ward to risks of bodily or personal injury, including injury that may be fatal, that may not be caused by or arising from any action or negligence of Liberty Wireless Pte. Ltd. (the “**Company**”). *I/my child/my ward understand(s) that:
 - a. the dangers, hazards and inherent risks associated with the Activities to which *I/my child/my ward may be exposed, including, for example, broken bones, sprains, heat stroke, concussions, heart attack, and exposure to inclement weather; and
 - b. *I/my child/my ward may also be exposed to other risks which may or may not be foreseeable, and even whilst the Company may have taken reasonable measures to reduce such risks, certain risks may still exist and cannot be entirely eliminated,(collectively, referred to as “**Risks**”).
- 2) *My/my child’s/my ward’s participation in the Activities is entirely voluntary and *I/my child/my ward expressly assume(s) and accept all risks associated with *my/my child’s/my ward’s participation in the Activities. *I/my child/my ward also acknowledge(s) that *I/my child/my ward have been advised to discuss the risks associated with *my/my child’s/my ward’s participation in the Activities with *my/my child’s/my ward’s healthcare professionals.
- 3) *I/my child/my ward expressly assume(s) all risks and responsibility for any damages, liabilities, losses or expenses which *I/my child/my ward incur as a result or in connection with *my/my child’s/my ward’s entry into and participation in the Activities. If *I/my child/my ward observe(s) any hazard during *my/my child’s/my ward’s presence at, or participation in, the Activities or any portion thereof, *I/my child/my ward will immediately notify the nearest official, representative and/or personnel of the Company and use best efforts to remove *myself/my child/my ward from the exposure to the same.
- 4) *I/my child/my ward represent(s) and warrant to the Company that:
 - a. *I/my child/my ward am/is in good health;
 - b. *I/my child/my ward am/is not aware of, and/or have no reason to believe that *I/my child/my ward have or am suffering from any medical condition (including any infectious diseases or other
 - c. ailments) that could affect *my/my child’s/my ward’s or any other party’s safe participation in the Activities;
 - d. *I/my child/my ward am/is physically fit and sufficiently trained to participate in the Activities;
 - e. *I/my child/my ward may be liable to other participants for any injury or damage that *I/my child/my ward may cause (whether intentionally or otherwise) to them in the course of *my/my child’s/my ward’s participation in the Activities; and
 - f. *I/my child/my ward shall comply with any and all terms, conditions, guidelines, rules and/or instructions pertaining to *my/my child’s/my ward’s participation in the Activities.
- 5) To the maximum extent permitted under applicable law, on behalf of *myself/my child/my ward, *my/my child’s/my ward’s personal representatives and *my/my child’s/my ward’s heirs, *I/my child/my ward hereby waive, release, discharge and covenant not to sue or claim against the Company, its affiliates, the relevant venue owner(s) and/or operator(s) and each of their respective officers, directors, employees, contractors, representatives, agents and servants (collectively, the “**Company Parties**”) for any and all liabilities, claims, demands, losses or damages of whatsoever nature, howsoever caused including but not limited to negligence and based on any theory of law

**where applicable*

("Losses") arising out of or in connection with *my/my child's/my ward's participation in the Activities. *I/my child/my ward further agree(s) to fully indemnify, keep indemnified, defend and hold harmless Company Parties from any and all Losses resulting from any act or omission by *me/my child/my ward in connection with or in association with the Activities, which amounts to a breach or violation of any the Company policy or rule, or which is otherwise unlawful.

- 6) In the event of any accident, emergency or any other health or safety exigencies, *I/my child/my ward consent to the administration of any assistance or services (including medical assistance and first-aid services) that Company Parties deem necessary. Any such assistance or services rendered by the Company Parties shall not be taken to be an admission of liability. *I/my child/my ward further consent to the collection, use and/or disclosure of *my/my child's/my ward's personal data (including without limitation *my/my child's/my ward's medical or health information) by the Company Parties and any such medical treatment and/or service providers in connection with the rendering of treatment and/or services in accordance with the foregoing. For the avoidance of doubt, *I/my child/my ward acknowledge and agree that this consent supplements but does not supersede nor replace any other consents that *I/my child/my ward may have previously provided to any Company Parties in connection with any collection, use and/or disclosure of *my/my child's/my ward's personal data, and any consents that *I/my child/my ward have provided herein are cumulative and in addition to any rights which the Company Parties may have under applicable law to collect, use and/or disclose *my/my child's/my ward's personal data.
- 7) *I/my child/my ward hereby grant permission to the Company, including its authorized agents and affiliates to photograph, film, and otherwise record *my/my child's/my ward's performance, portrait, image, likeness, voice, video recording and other depiction of any kind of *myself/my child/my ward in any and all media ("**Content**") during *my/my child's/my ward's participation in the Activities. *I/my child/my ward also hereby:
 - a. grant to the Company, including its authorized agents and affiliates, a non-exclusive, unconditional, irrevocable, perpetual, worldwide, royalty-free license (with a right to sub-licence) to use, reproduce, distribute, disseminate and broadcast the Content including, without limitation, on printed promotional and advertising materials; and
 - b. irrevocably and unconditionally waive any rights that *I/my child/my ward may have in the Content, in any part of the world, in each case for the benefit of the Company, its authorized agents and affiliates. Notwithstanding the foregoing, *I/my child/my ward understand(s) and agree that the Company, including its authorized agents and affiliates, is under no obligation whatsoever to use the Content.

**where applicable*