



“POWERSLAP 18 in Las Vegas x Vechain” SWEEPSTAKES RULES

1. Introduction

These Rules govern the “POWERSLAP 18 in Las Vegas x VeChain” sweepstakes (the “Sweepstakes”) organized by VeChain Foundation (“Promoter”) on 5 December 2025.

The promotion runs from 17 November 2025 (00:00 CET) to 28 November 2025 (23:59 CET).

The prize is provided by VeChain Switzerland SA (“Prize Provider”). The Promoter and Prize Provider are collectively referred to as “VeChain.”

The Sweepstakes rewards users who download the VeWorld app and complete the registration form at <https://sweepstakes.vechain.org/powerslap18>.

2. Eligibility and Requirements for participation

- Participation is free and open to individuals aged 18 or older who complete the online form.
- Participant must not be a resident, national, or agent of Ukraine Regions of Crimea, Donetsk and Luhansk, Cuba, Iran, North Korea, Sudan, Syria, or any other country to which the United States, the United Kingdom, or the European Union embargoes goods or imposes similar sanctions (collectively, “Restricted Territories”). Participant must not be a member of any sanctions list or equivalent maintained by the United States government, the United Kingdom government, the European Union, or the United Nations (collectively, “Sanctions Lists Persons”).
- Employees, contractors, and any party directly involved in the Sweepstakes are excluded.
- VeChain reserves the right to verify eligibility and disqualify duplicate or false entries.
- Participants are responsible for compliance with the laws of their country of residence.



3. Procedure for the Sweepstakes

The Sweepstakes will be promoted through VeChain's official X (formerly Twitter) channels. Participants must register via the Landing Page by providing their name and email address. They must then download the VeWorld app and submit their wallet address using the designated form.

The Promoter will verify that participants have downloaded the VeWorld app and created a VeWorld wallet using a specific verification tool (VeChain Stats). All participants who have successfully completed the required actions will be included in the database. A certified application will then randomly draw the winner's name from this database.

4. Prizes

One (1) winner will receive two (2) tickets for the P1 Center Riser Sections of the Event (value: USD 1,500).

Prizes are personal, non-transferable, and may not be exchanged for cash or other benefits.

5. Award Procedure

- a) The draw will be conducted through the AppSorteos platform (<https://appsorteos.com/en/apps/pick-random-name-winner>) and certified for fairness.
- b) Winners will be notified via email and must respond within **24 hours** of the notification. Failure to respond within this timeframe will result in disqualification and forfeiture of the prize.
- c) VeChain is not responsible for failed notifications due to technical, delivery, or user email issues, including but not limited to incorrect or inactive addresses, full inboxes, spam filtering, or mail server errors.
- d) Prizes will be confirmed only after necessary verification. Entry tickets will be sent via email within 48 hours before the Event.
- e) All travel, accommodation, and related expenses are the sole responsibility of the winner.
- f) Winners are solely responsible for complying with all tax obligations in their country of residence or citizenship arising from receipt of the prize.



6. Personal data processing

All personal data collected in connection with this Sweepstakes shall be processed in accordance with the Events Privacy Policy.

7. Place of jurisdiction

Any dispute arising out of or in connection with these Rules, including their validity, interpretation, execution, or termination, shall fall under the exclusive jurisdiction of the courts of Switzerland, with any other jurisdiction being excluded.

These Rules are governed by and construed in accordance with Swiss law.

8. Limitation of Liability

By participating in the Sweepstakes, each Participant releases and holds harmless VeChain, its affiliates, partners, and their respective officers, directors, and employees from any liability, loss, or damage arising from participation, prize use, or any cause beyond VeChain's reasonable control.

VeChain provides no warranty regarding the Sweepstakes or prizes and shall not be liable for indirect or consequential damages.

9. Contact Information for Inquiries and Transparency

For any inquiries or concerns, and in the interest of ensuring full transparency, users are invited to contact us at support@vechain.org



EVENTS PRIVACY POLICY

Last Updated: November 2025

VeChain Foundation (hereinafter “VeChain”) renders this information regarding the processing of personal data provided voluntarily by you during events or competitions in the context of which VeChain is involved, in accordance with the European Regulation on the protection of personal data no. 679/2016 (“GDPR”) and any other applicable privacy law related to personal data collected by VeChain, collectively referred also to “Privacy Regulations.”

1. DATA CONTROLLER

VeChain determines what information is collected and how it is processed and therefore is considered the data controller under Privacy Regulations.

2. PURPOSE AND LEGAL BASIS OF THE PROCESSING

VeChain processes your personal data for the following purposes:

- a) Promotion and sale of products and services of VeChain, including the performance of market research (so-called direct marketing). The legal basis that legitimizes the consequent processing is your consent, which you are free to give or not and that you can, however, withdraw at any time writing to privacy@vechain.org. The provision of data necessary for these purposes is not mandatory and the refusal to provide them does not determine any negative consequences, except the inability to receive commercial communications.
- b) Promotion of brand and public/sports events of VeChain by publishing (on official social media channels) photos and videos of the various events you may attend and during which you may be photographed/videorecorded. In this case, by participating in these events you know that you may be photographed or videorecorded: if you would prefer to not to be photographed or videorecorded, please inform our staff. The provision of your images is not mandatory and will remain your property, will only be used for increasing awareness about the impact of our work, and the refusal to provide them does not determine any negative consequences.
- c) Need to perform a contract, to which you are a party or to perform pre-contractual and/or contractual activities at your request, including, for example, your request to establish a VeChain wallet or to enter the community: this includes all those activities of acquiring information prior to



the conclusion of a contract and sending information and updates on it. The provision of such data is necessary for us to fulfill our obligations under the contract in connection with the provision of such services to you.

d) Need to monitor the perception of its products, campaigns through research carried out on information in the public domain: in the pursuit of this interest, VeChain may process some personal data referring to online users and users of social media, forums, blogs, other digital sites or digital media. The legal basis of the processing is the legitimate interest of VeChain to understand the public sentiment about its brand and to monitor the perception of its products, services or campaigns.

3. CATEGORIES OF PERSONAL DATA PROCESSED AND SOURCES OF SUCH DATA

VeChain processes personal data:

a) Contact data (e.g. first name, last name, mobile phone number, email, wallet address). This data is collected directly from you during events, subscriptions, etc.,

b) Photographs and Video. This data is collected directly from you taking pictures/videos during events; and

c) Connected Social Media and Public Information. We may collect and process available information present in social media content and various online sources, including forums, blogs and online sites, intentionally made public by you (among which there could be personal data referring to yourself). Such information may also include personal data such as personal details (e.g., name, surname, alias, e mail address, etc.), and such personal data are processed mainly in an aggregate manner for the purposes described above.

4. RECIPIENTS OR CATEGORIES OF RECIPIENTS OF PERSONAL DATA

Your data may be processed:

- **Affiliated Entities.** We may share data with affiliated entities of VeChain as necessary for VeChain to operate its business, and for marketing and promotional activities.
- **Processors.** We may share data with natural persons and legal entities appointed data processors who assist VeChain with processing activities on VeChain's behalf, such as the running of websites,



data hosting, marketing, security, and IT services;

- **Brand Partners.** To independent controllers that may be engaging in joint marketing efforts, event sponsorship, or other event participation, based on your participation in such event, marketing campaign, or other sponsorship engagement.
- **As part of a Business Transfer.** We may disclose or share your information as part of a corporate business transaction, such as a merger or acquisition, joint venture, corporate reorganization, financing, or sale of company assets, or in the unlikely event of insolvency, bankruptcy, or receivership, in which such information could be transferred to third parties as a business asset in the transaction.
- **For Legal Process and Protection.** We may disclose or share your information to satisfy any law, regulation, legal process, governmental request, or where we have a good faith belief that access, use, preservation or disclosure of such information is reasonably necessary to: (1) enforce or apply our agreements; (2) protect our interests, property, or safety of others; (3) in connection with claims, disputes, or litigation; and (4) to protect our brand and our brand partners.
- **Consent.** Where consent is relied upon, we may share your data with entities whom you have consented to receive such data.

5. TRANSFER OF DATA TO THIRD COUNTRIES

VeChain informs you that personal data may be transferred from countries not belonging to the European Union or to the European Economic Area (so-called Third Countries) to Europe and vice versa, recognized by the European Commission as having an adequate level of protection of personal data or, otherwise, only if an adequate level of protection of personal data compared to that of the European Union is contractually guaranteed by VeChain suppliers located in the Third Country (e.g., through the signing of standard contractual clauses provided by the European Commission) and that the exercise of the rights of the data subject is always ensured. Further information can be requested by writing to privacy@vechain.org.

6. RIGHTS OF THE DATA SUBJECTS

Privacy Regulations grant to you the right to:

- Access, rectify, or erase any personal information we process about you;



- Data portability – that is, asking us to transfer your personal information to any third party of your choice;
- Restrict or object to our processing of your personal information; and
- Where applicable, withdraw your consent at any time for any processing of your personal information.

To exercise your rights, please see the Methods of Exercising Rights in Art. 9 below.

7. PERIOD OF DATA STORAGE AND RIGHT TO ERASURE (i.e. RIGHT TO BE FORGOTTEN)

VeChain processes and keeps your personal data no longer than is necessary for the purposes for which they were collected and processed.

At the end of the applicable retention period, personal data relating to data subjects will be deleted or stored in a form that does not permit identification of the data subject (e.g., irreversible anonymization), and will be retained in a form that does not permit identification, unless their further processing is necessary for one or more of the following purposes: i) resolution of pre-litigation and/or litigation initiated before the expiry of the retention period; ii) to follow up investigations/inspections by internal control functions and/or external authorities initiated before the expiry of the retention period; iii) to follow up requests of local and/or foreign public authorities received/notified to VeChain before the expiry of the retention period.

8. METHODS OF EXERCISING RIGHTS

In order to exercise the rights, set forth in paragraph 6, you may send your requires to: privacy@vechain.org.

The deadline for the reply is one (1) month, which may be extended by two (2) months in particularly complex cases; in these cases, the Controller will provide at least one interim communication within one (1) month. The exercise of the rights is, in principle, free of charge; the Controller reserves the right to charge a fee in the event of manifestly unfounded or excessive requests (including repetitive ones).



9. COMPLAINT OR REPORT TO THE PERSONAL DATA PROTECTION AUTHORITY

If you have a complaint about our use of your personal data or our response to your request(s) regarding your personal data, you may submit a complaint to the data protection supervisory authority in your jurisdiction. We would, however, appreciate the opportunity to address your concerns before you approach a data protection regulator and welcome you to first direct an inquiry to us.

