

“DREAM HOLIDAY” COMPETITION RULES

Article 1. ORGANISING COMPANY

LAGARDERE DUTY FREE, a simplified joint-stock company (SAS) with capital of €5,853,930.00 and head office located at 4-6 Avenue d'Alsace Tour Prisma, 92400 Courbevoie, registered with the Nanterre Trade and Companies Register under number 380 253 518 and acting on behalf of its companies (hereinafter referred to as "the Organising Company"), is holding a competition **with purchase necessary in France, Luxembourg, United Kingdom, Czech Republic, Senegal, Poland and Croatia, and no purchase necessary in Switzerland**, referred to as "DREAM HOLIDAY" (hereinafter referred to as "the Competition") according to the conditions set out in these Rules (hereinafter the "Rules").

Article 2. DURATION AND LOCATION

The Competition will run in all participating Aelia Duty Free stores in France, Luxembourg, the United Kingdom, Czech Republic, Senegal, Poland, and Croatia, a list of which is given in Appendix 1 (hereinafter the "ADF Boutique(s)"), from 00:01 on 02/07/2019 to 23:59 on 27/08/2019 inclusive (UTC +01:00 (CEST)), (hereinafter the "Competition Period").

Article 3. ACCEPTANCE OF THE RULES

3.1 Participation in the Competition implies the full and unreserved acceptance of the Rules in their entirety.

3.2 The participant commits to meeting all the conditions set out in the Competition Rules and agrees to comply with all the provisions in the Rules as well as the applicable laws and regulations in their country of residence.

3.3. The Organising Company reserves the right, at any time and by any means necessary, to carry out any checks necessary to verify compliance with the Rules, and reserves the right to take legal action against any participants who contravene them.

Article 4. TERMS AND CONDITIONS RELATING TO THE PARTICIPANTS

4.1 The Competition is open to any adult (aged 18 or over) natural person of any nationality (depending on the law of the Participant's country) who holds a valid boarding pass or ticket for transport by airplane, train, or ferry departing from an airport, train station, or ferry terminal where an Aelia Duty Free Boutique participating in the game is located, a list of which is included in Appendix 1 (hereinafter referred to as "**ADF Boutique**"), on the day of their participation during the Competition Period (hereafter referred to as "**Participants**").

4.2 The following parties are expressly excluded from entering the Competition: staff members of the Organising Company and its subsidiaries, any person who contributed either directly or indirectly to the design, organisation, creation and/or management of the Competition and/or prizes as well as their family members (spouse, partner, direct ascendant or descendant).

4.3 The Competition is limited to one entry per Participant (same name, same email address and/or same receipt number where applicable) and one win per household (same name, same email address and/or same receipt number where applicable) for the entire Competition Period.

Once entered, the Participant may play several times, i.e., they may create several visual creations.

4.4 Participation is strictly nominative and the Participant may under no circumstances play using several email addresses (no matter the number of email addresses they may have) or on behalf of other Participants. In the event of fraudulent participation, in particular, by means of using different email addresses, the Participant shall be definitively excluded from the Competition and may in no case win one of the Prizes (as defined in Article 9), without prejudice against any action the Organising Company may carry out against the Participant.

4.5 Incomplete entries, entries sent after the deadline, and entries in any format other than those provided for in the Rules, will not be considered.

4.6 The Participant must have access to the internet and have a valid email address until the time of awarding the prize.

4.7 Any costs relating to participating and to sending any documents in order to receive the Prize shall be reimbursed only by request from the Participant. This request must be made via registered letter postmarked by **30 September 2019** at the latest, along with all proof of reimbursement as well as a copy of valid identification.

This request must be sent to the following competition address: DREAM HOLIDAY – 8 Rue Lavoisier 75008 PARIS, France.

If the Participant does not send the required documents in time and/or if they are incomplete and/or illegible, they may not claim for any reimbursement of the aforementioned costs from the Organising Company.

Article 5. ADVERTISING THE COMPETITION

Participants access the Competition via the following Hyperlink : <https://www.dreamholidaywinner.com> (hereinafter the "Website").

The Competition is advertised on promotional materials in ADF Boutiques, as well as on their websites and social media.

The Organising Company reserves the right to announce the Competition on any other media.

Article 6. TERMS OF PARTICIPATION

6.01 Eligible Products – *not applicable for Switzerland*

Excluding Switzerland, where the Competition involves no obligation to purchase, all products sold in ADF Boutiques grant access to the Competition **without any minimum purchase amount**, excluding:

- For Croatia and France : tobacco and vaping products,
- For Luxembourg, the United Kingdom, Czech Republic, and Poland : alcoholic products, tobacco and vaping product.

(hereafter referred to as the "Eligible Product(s)").

6.02 To enter:

In France, Luxembourg, the United Kingdom, Czech Republic, Poland, and Croatia, the Participant must:

- go to a participating ADF Boutique during the Competition Period in France, Luxembourg, the United Kingdom, Czech Republic, Senegal, Poland, or Croatia
- make a purchase of at least one Eligible Product as proven by a single receipt dated before the date of participating in the Competition
- keep the original copy of the receipt as well as the ticket for transport departing from an airport, train station, or ferry terminal where an ADF Boutique is located (boarding pass or train or ferry ticket)
- go to the Website and enter by filling in the required fields of the form (title, last name, first name, email address, name of the airport, train station, or ferry terminal where the receipt was generated)
- mark the box reading "I have read and accept the rules of the competition"
- mark the box reading "I agree to receive newsletters from Aelia Duty Free" or not
- create your **visual creation** (photograph, illustration, or drawing) representing the holiday of your dreams either by uploading a personal photo from your computer or by using a photo from the gallery.

In Switzerland, the Participant must:

- keep the original copy of the ticket for transport departing from an airport, train station, or ferry terminal where an ADF Boutique is located (boarding pass or train or ferry ticket)
- go to the website and enter by filling in the required fields of the form (title, last name, first name, email address)
- mark the box reading “I have read and accept the rules of the competition”
- mark the box reading “I agree to receive newsletters from Aelia Duty Free” or not
- create your **visual creation** (photograph, illustration, or drawing) representing the holiday of your dreams either by uploading a personal photo from your computer or by using a photo from the gallery.

For all countries:

Once the upload is complete, the Participant is notified that their creation is being moderated. They will receive an email confirming the validation (or not) of their visual creation within 2 working days.

- o If the creation is approved, the Participant may access it on the Website's gallery and share it by email and/or Facebook and/or WeChat during the Competition Period.
- o If the creation is refused, the Participant will be given the reason for this refusal and will have to refer to the Rules. They may then post a new creation subject to complying with the Rules.

The creations must not undermine the spirit of the Competition and must meet the following eligibility criteria:

- o The visual creation entered by the Participant should represent and describe the holiday of their dreams
- o It must not undermine the image of the Organising Company
- o It must be consistent with accepted standards of behaviour and public order, and in particular, must not include anything of a violent or sexual nature.

It must comply with applicable regulations and laws, and in particular, must not infringe the rights of any third parties.

The Participant alone is responsible for their Visual Creation posted as part of the Competition and guarantees the Organising Company against any recourse in this matter.

6.03 To vote:

The Participant can vote once a day for the creation of their choice (by giving their email address) during the Competition Period.

The Participant may not vote for their own Visual Creations.

The act of voting itself does not carry any chance of winning.

ARTICLE 7. PROHIBITED ACTIVITIES

By uploading their Visual Creation onto the Website, the Participant commits to respect all applicable legal provisions and not to infringe on the rights of third parties.

The Participant commits expressly not to communicate on or through the Website any words or content that:

- a. are insulting, derogatory, slanderous, or which in any other way infringe on the honour or reputation of any third party
- b. are racist, xenophobic, revisionist, or negationist
- c. are obscene, pornographic, paedophilic, offensive, or which are in any other way indecent
- d. are of a sexual nature
- e. in any way infringe on the rights of any third party, in particular, privacy rights, image rights, the right of human or animal dignity, of protecting children and adolescents, or the protection of animals
- f. infringe on the intellectual property rights of third parties, in particular trademarks and copyright (images, text, photographs)
- g. infringe on the image and/or reputation of the Organising Company
- h. incite discrimination, hate, violence, or which encourage committing a crime or misdemeanour
- i. are of an advertising nature or which are propaganda, extremist, or proselytizing

- j. are in any way false, potentially dangerous, or which may endanger the life, health, or safety of third parties
- k. are in any way against applicable laws or regulations.

The Participant commits not to communicate on or through the Website any messages containing viruses or any other programme which may cause damages to the Organising Company, other Participants, or third parties.

The Participant commits not to overload the server hosting the Website.

The Participant alone is responsible in civil, administrative, and penal terms for the words and/or content (text, images, sounds, etc.) as well as the Visual Creation they upload onto and/or communicate through the Website. The Participant expressly agrees that the Organising Company may remove the Visual Creation from the Website if it is not fully compliant with these Rules or with applicable law.

By request from a legal authority or a third party, the Organising Company reserves the right to communicate any information in its possession that identifies or facilitates the identification of the Participant, such as the IP address and connection time, in particular in the event that the Participant does not comply with the obligations defined above.

The Organising Company reserves the right to limit or remove access to the Website by any Participant who does not strictly comply with the provisions of these Rules or with applicable law.

Participants must fully compensate the Organising Company (including for infringement on its image and/or reputation and for any legal and attorney fees) for any direct or indirect damages resulting from a prohibited activity or any illegal action made on or through the Website.

ARTICLE 8. INTELLECTUAL PROPERTY

Participants in the Competition must hold the rights relating to the image and must have obtained permission from the persons identified or from the owners of the private premises that are recognisable in the photo presented. They alone are responsible for any rights pertaining to the images they present. Furthermore, Participants guarantee that their visual creations do not infringe on the privacy or image rights of the persons and private premises photographed.

In the event of a copyright dispute about the images uploaded, legal liability shall fall only on the Participants.

Participants retain the ownership of the rights (copyright and any other rights) they may hold on the Visual Creations they upload onto the Website. By uploading their Visual Creations onto the Website, Participants grant the Organising Company free, worldwide, perpetual, non-exclusive, transferrable license which may be sub-licensed, to reproduce, publish, disclose, provide, communicate to the public, adapt, modify, translate, publish, represent, synchronise, display, and distribute all content submitted or displayed on the Website, alone or with other works, on any media, and in any format known or unknown currently, by any systems and on all networks, including the Internet.

The Participant guarantees that they hold all rights and/or that they have obtained all consent, including with regard to image rights of persons appearing in their Visual Creation, licenses, and authorisations relating to the Visual Creation they upload onto the Website.

The Organising Company exclusively holds all intellectual property rights to both the structure and content of the Website and the databases it contains. In particular, any element reproduced on the Website in any way (text, images, sounds, photos, videos, music, databases, data, logos, brands, software, content, codes, layouts, etc.) is protected by intellectual property rights and is the exclusive property of the Organising Company. As a result, any reproduction (including by downloading, printing, etc.), representation, provision, communication to the public, adaptation, modification, translation, transformation, distribution, synchronisation, integration onto another website, commercial or any other exploitation, and/or reuse in any manner whatsoever of all or part of

the elements on the Website is strictly prohibited without prior written permission from the Organising Company.

Consulting and using the Website grants no intellectual property right to the Participant to any element whatsoever on the Website.

The Organising Company grants Participants a non-exclusive, non-transferrable, free license which may not be sub-licensed, for a limited period to access, display, and use the Website and the information, databases, and content it comprises only for private use and in order to participate in the Competition.

The Organising Company reserves the right to remove the aforementioned license at any time and without notice with immediate effect in the event of violating the law or not complying with these Rules. The Company reserves the right to modify or remove any element from the Website at any time and without notice and to take any appropriate measures in order to put an end to an infringement in the event that these intellectual property rights are violated or in order to protect the integrity and proper operation of the computer systems, servers, databases, networks, the Website, and personal data of the Participants, as well as any pertaining to intellectual property rights.

The Participant commits not to reproduce, pirate, download, copy, provide, distribute, or use any text, database, data, codes, images, or content of the Website in any manner. Any unauthorized use of one of the elements reproduced on the Website (pirating, counterfeit, illegal downloading, etc.) shall result in civil and/or penal legal proceedings and the payment of damages and interest to the Organising Company. The Participant guarantees that their use of the Website shall result in no violation of the law or of the rights of third parties, including the intellectual property rights of third parties.

Article 9. DESCRIPTION OF THE PRIZES

The following prizes (previously and hereinafter referred to as the “**Prize(s)**”) are being offered:

- **First Prize:** a personalised trip for one or several persons with a maximum net commercial value of €10,000 (ten thousand euros), to be arranged with the travel agency communicated by the Organising Company (hereinafter referred to as the “Trip”).
- **Second through Sixth Prizes:** a “flight + hotel” gift card with a maximum net commercial value of €500 (five hundred euros), to be arranged with the travel agency communicated by the Organising Company (hereinafter referred to as the “**Gift Card(s)**”).
- **Third Prize – for all entrants :** a 30€ discount voucher valid to book a Flight + Hotel package of customer’s choice on www.lastminute.com by 31/12/2019 after registration of the PIN code AELIASUMMER2019 on the dedicated landing <https://discount.lastminute.com> by 30/09/2019.

The value indicated for each Prize corresponds to the public price including all taxes currently applied or estimated on the date of writing the Rules. It is given for information only and may be subject to variation.

Prizes shall not be returned, exchanged, or replaced by another object, service, or financial equivalent for any reason whatsoever.

Prizes may not be exchanged.

The Organising Company shall provide no other service or guarantee than awarding the Prizes as described in the Rules and declines all liability for any incident, accident, and/or damages which may arise when using the Prizes.

The Organising Company’s liability may not be engaged for the quality of the Prize with regard to the one announced or expected by the Participant, the conditions of its awarding, or any potential damages of any sort (bodily, psychological, material, or other prejudice) which may be suffered by the Participant who has won a Prize (hereinafter referred to as the “**Winner**”) or the persons accompanying them.

Any additional costs which may be incurred by Winners and which are not expressly mentioned by the Rules shall be their exclusive responsibility.

Without prejudice to the preceding, for Winners whose place of residence is in Poland, nine-tenths of the value of the Prize they have won shall be allocated to cover costs relating to the trip itself (transport, lodging, etc.) and one-tenth of the value of the Prize they have won shall be allocated to additional costs relating to this trip.

Article 10. SELECTING THE WINNER AND DELIVERING THE PRIZES

10.01 Selecting the winners:

The Winner of the £10,000 Trip shall be the Participant who has received the greatest number of votes during the Competition Period.

Winners of the Gift Cards with a value of £500 shall be the five Participants who have received the next greatest number of votes during the Competition Period.

In the result of a tie in the number of votes received between several Participants, a jury composed of 6 members of the Organising Company shall meet by 16 September 2019, to elect a Winner from the Participants who have received the same number of votes. The choice of the Winner shall be determined by a vote amongst the members of this jury.

There shall only be one winner per Prize from all of the participating countries: France, Czech Republic, Senegal, Poland, Croatia, and Switzerland.

10.02 Delivering the Prizes:

Winners shall be informed that they have won one of the Prizes at the email address indicated when entering the Competition and must send the original copies of their ticket for transport and their receipt (excluding Switzerland) as well as a copy of a valid identity card by registered mail postmarked **by 30 September 2019** at the latest in order to request the Organising Company to deliver their Prize (hereinafter referred to as the “**Prize Delivery**”).

These substantiating documents must be sent to the Competition address at: DREAM HOLIDAY – 8 rue Lavoisier 75008 PARIS, France.

If the Winners do not send these substantiating documents by the date mentioned above or if there are any missing elements, the Prize shall be considered to be abandoned by the Winner and shall not be offered again in the Competition, and the Organising Company’s liability may not be engaged.

The Winner of the Trip and Winners of the Gift Cards will receive full instructions to redeem their prize.

Winners of the Trip and the Gift Cards shall have a deadline period until **31 March 2020** to redeem their Prize (and until 30 September 2020 for the trip to £10 000). After this date, and if the Winners have not redeemed their Prize, they shall be considered to be abandoned by the Winners and shall not be offered again in the Competition, and the Organising Company’s liability may not be engaged.

The value of each Prize may only be used for the organisation of a single trip under the conditions provided by the Rules. Any remaining unused value shall not be refunded.

In no case may any remaining amount of the value of the Prize indicated in the Rules won be paid in any manner whatsoever to the Participant and/or a third party.

The Winner may not claim for any payment in cash of any balance of the value of the Prize they have won. This balance may in no way be paid in cash or in any other form whatsoever to the Winner of a third party.

Without prejudice of any legal action or its ability to cancel the Participant's entering, the Organising Company reserves the right not to deliver the Prize to the Winner if they have provided false or erroneous information when entering the Competition, if they have obviously and by any means managed to skew the result of the Competition and/or if they have not complied with the provisions of the Rules.

The Organising Company may not be held liable in the event that the email announcing the win is not delivered due to an error in the email address indicated by the Participant in the Competition entry form, in the event of failure by the internet service provider, or in the event of a failure of the internet network.

The Winner and any persons accompanying them must ensure that their passport, visa, or any other required travel documents are valid and up-to-date for any trip they organize. No other trip shall be organised in the event where the Winner may not participate in the Trip organised with the agency for any reason whatsoever.

If the Winner has entered the Competition via one of the participating ADF Boutiques in Poland, according to the law applicable in Poland, they must pay a flat tax equal to 10% of the amount of the Prize before receiving their Prize. This tax must be paid to the competent Tax Bureau at their place of residence and they must submit a tax declaration in the appropriate form for the year during which they receive the aforementioned Prize. The Winner participating in Poland alone shall be responsible for paying the tax pertaining to the Prize they have won.

Article 11. AVAILABILITY OF THE WEBSITE

In principle, the Website is accessible twenty-four hours per day, seven days per week.

However, the Organising Company regularly updates the Website. If necessary, it may suspend access or close it for an indeterminate period. The elements of the Website may be outdated at any time and the Organising Company is in no way responsible for updating these elements.

A scheduled or unscheduled interruption or suspension of the Website may occur in particular for reasons of maintenance, network problems, software problems, security problems, or in *force majeure* events. No costs or damages may be claimed by the Participant in the event of an interruption or suspension of the Website.

Furthermore, the Organising Company may not be held liable in the event that one or several Participants cannot connect to the Website due to a technical failure or any problem relating in particular to an overburdened network or any other reasons beyond its control.

Article 12. SECURITY

The Organising Company commits to make sure that the systems, programmes, or other elements onto which it exerts its influence correspond to the current status of techniques in terms of security.

Participants must verify the security of the systems, programmes, and data within their sphere of influence.

In the event of a violation of obligations as defined in these Rules, the Organising Company may immediately block access by the Participants involved. The Organising Company reserves the right to claim for damages and interest.

ARTICLE 13. LIMITATION OF LIABILITY

To the extent provided by law, the Organising Company shall not be liable for any direct or indirect damages which may in particular result in a loss of data, financial loss, loss of business revenue, loss of gains, leak or theft of data, usurping of identity, infringement of health, integrity, or life of third parties (including animals), or other losses or damages suffered by Participants that result from: (i) use of the website or the impossibility of using it, (ii) unauthorised access to your data or its alteration, (iii) statements made or behaviour by any third party on the website, (iv) any other action or omission pertaining to the website, or (v) any inappropriate or illegal behaviour or actions by a Participant.

The Organising Company shall not be liable for any direct or indirect damages which may result from the access or use of the Website or of certain elements therein, as shall it decline any liability which may result from the impossibility or accessing or using it.

The Organising Company shall not be liable in any case for damages or consequences resulting from Participants not complying with applicable law.

The Organising Company shall not be liable for risks relating to the installation of software which allows consultation of the Website, or for any damages resulting from transmission errors, technical defects, overloading, or interruption of communication.

In general terms, the Organising Company's liability is excluded whenever the damage is caused by actions taken beyond its responsibility, in particular, any violations by Participants of their legal or contractual obligations.

The Organising Company may not be held liable in the event that the email announcing the Participant that they have won one of the Prizes is not delivered for any reason whatsoever.

The Organising Company may not be held liable in any way whatsoever for malfunctioning relating to telephone and internet connections during the Competition Period, nor for postponing and/or cancelling and/or modifying the operation due to reasons beyond its control.

The Organising Company may not be held liable for delays or transmission errors of emails which are beyond its control, and declines any liability in the event of improper use of the computer/tablet or smartphone, of any incident relating to the use of the computer/tablet or smartphone (in particular, any material or immaterial damages caused to Participants, their computer hardware, or the data stored therein, and the consequences which may result on their personal, professional, or commercial activity), of access to the internet, the telephone line, or any other technical connection.

In the event that the computer system should award prizes not provided by these Rules, the messages informing Participants that they have won a Prize shall be considered as null and void. In no case may the number of Prizes exceed that which is provided in these Rules.

Article 14. FORCE MAJEURE

The Organising Company is in no way liable for delays if they are beyond its control or which result from a *force majeure* event, in particular, a natural disaster, war, fire, flood, explosion, or popular uprising.

Article 15. FILING/AMENDMENTS/CONSULTATION OF THE FULL RULES

The full Rules and their amendments are filed with SCP LPF & Associés, 7 Rue Sainte Anastase - 75003 PARIS.

The Rules are available free of charge at the welcome desks of ADF Boutiques from 2 July 2019 during opening hours and on the Website.

Only the version of the Rules filed with the Court Bailiffs is valid and prevails over any other version.

Article 16. QUERIES AND COMPLAINTS

No response will be provided to any queries (written, oral, or otherwise) regarding the interpretation or application of the Rules, the terms and/or mechanics of the Competition, or the list of winners.

In case of dispute or claim, for any reason whatsoever, queries must be sent to the Organising Company at the address of the Competition specified in Article 10 postmarked within a maximum of 7 days after the closing of the Competition.

In the event of a dispute between the Organising Company and a Participant residing in the Czech Republic which is not resolved by mutual agreement, the Participant may file with the following designated administrative authority:

Česká obchodní inspekce

Ústřední inspektorát – oddělení ADR

Štěpánská 15, 120 00 Praha 2, Česká republika

email: adr@coi.cz

Article 17. PERSONAL DATA

By participating in the Competition, the Participant may provide the Organising Company with certain personal data, including information pertaining to them (time of visiting the Website, browser used, IP address, geo-location data, etc.). By communicating their personal data via the Website, the Participant agrees to the use of this data by the Organising Company in compliance with the privacy policy, which is available on the website www.dreamholidaywinner.com

ARTICLE 18. MISCELLANEOUS

These Rules comprise the entire agreement between the Participant and the Organising Company with regard to its purpose.

Should the Organising Company not exercise or apply any right or provision of these Rules, this shall not constitute waiving this relevant right or provision.

If a provision of these Rules is ruled to be null and/or invalid by a tribunal, the parties agree that their intentions as relating to the provision shall be executed as far as possible and that the other provisions of these Rules shall remain applicable in full. The headings of the articles of these Rules are only meant to facilitate their consultation and have no legal or contractual effect. If one or any clause of these Rules is considered by a judge to be illegal or inapplicable in a special case, the rest of this clause and the other clauses shall still remain fully applicable.

The Participant may not yield or transfer any of their rights or obligations or subcontract the execution of any of their obligations under these Rules. The Organising Company may yield or transfer any right or obligation or subcontract the execution of any of its obligations under these Rules to any third party at any time without express consent from the Participant (this consent is given by these Rules).

Article 19. APPLICABLE LAW AND JURISDICTION

These Rules, the privacy policy, and any queries resulting from them shall be governed exclusively by French material law, excluding any conflicting rules resulting from international private law.

Any dispute relating to these Rules and/or the privacy policy must be presented exclusively to the ordinary tribunals of the headquarters of the Organising Company.

Drawn up in Paris, France, on 28/06/2019.

APPENDIX: List of participating Aelia Duty Free Boutiques

FRANCE	
BEAUVAIS	SRB1
BORDEAUX	SRX1
BORDEAUX	SRX2
BORDEAUX	SRX3
LA ROCHELLE	LRH1
LA ROCHELLE	LRH2
GARE DU NORD	SGM1
LA REUNION	RUN1
LA REUNION	RUN2
LILLE	SRL1
LYON	SP3C
LYON	LYS1
MARSEILLE	MRS1
MARSEILLE	MRS3
NANTES	SRN1
NANTES	SRN2
NICE	SNI1
NICE	SNI2
NICE	SNI5
NICE	SNI6
NICE	SNI7
NICE	SNI9
STRASBOURG	SRS1
STRASBOURG	SRS2
TARBES LOURDES	LDE1
TOULON HYERES	TLN1

LUXEMBOURG	
Luxembourg	LUX1

SENEGAL	
DAKAR	DKR1
DAKAR	DKR2

NEW CALEDONIA	
NOUMEA	NOU1
NOUMEA	NOU2

CROATIA	
ZAGREB	ZAG3

SWITZERLAND	
GENEVA	GVA3
GENEVA	GVA4
GENEVA	GVA6
GENEVA	GVA7
GENEVA	GVA8
GENEVA	GVA9

ITALY	
PALERMO	PMO
ROMA	CIA1
ROMA	FCO1
ROMA	FCO2
ROMA	FCO3
ROMA	FCO4
ROMA	FCO5
ROMA	FCO6
ROMA	FCO7
ROMA	FCO8
ROMA	FC21
ROMA	FC14
TREVISO	TFS110
VENICE	VCE1
VENICE	VCE2

CZECH REPUBLIC	
KARLOVY VARY	KLV1
OSTRAVA	OST1
OSTRAVA	OST2
PRAGUE	PRG2
PRAGUE	PRG6
PRAGUE	PRG7
PRAGUE	PRG8
PRAGUE	PRG9
PRAGUE	PRMO
PRAGUE	PRM4
PRAGUE	PRM5
PRAGUE	PRM8
PRAGUE	PRM9
PRAGUE	PRP2
PRAGUE	PRP3
PRAGUE	PRP4
PRAGUE	PRT1

UNITED KINGDOM	
BELFAST	BFS1
LONDON CITY	LCY1
LUTON	LTN1
LUTON	LTN3
LUTON	LTN4
IRISH FERRIES	IFE1
IRISH FERRIES	IFE2
IRISH FERRIES	IFE3
IRISH FERRIES	IFE4
IRISH FERRIES	IFE5

POLAND	
KRAKOW	KRK1
GDANSK	GDN1
GDANSK	GDN2
GDANSK	GDN5
LODZ	LCJ1
LUBLIN	LUZ1
SZYMANY	SZY1
SZCZECIN	SZZ1
SZCZECIN	SZZ2
WARSAW	WA10
WARSAW	WA11
MODLIN	WMI1