

Milano Software ("Contest Sponsor") WIN A YEAR'S WORTH OF FREE SHOES (the "Contest")

1. The Contest begins on [June 1, 2009] (00:00:01, EST) and runs until [November 30, 2009] (23:59:59, EST). All entries must be received by [November 30, 2009]. (the "Contest Period")
2. No purchase necessary. To enter the Contest visit www.milanosoftware.com and click the Contest entry icon, and an entry form will appear. To enter the Contest, you must complete all fields in the Contest's entry form, click the submit button and your entry will be entered automatically. Printed ballots will also be received. Fully and correctly completed entry forms received by the Contest Sponsor within the Contest Period will generate a valid "Contest Entry". Entry forms which are incomplete, illegible, damaged or irregular, or that contain false information, will not generate a valid "Contest Entry".
3. The Contest Prize (the "Prize") will consist of twelve (12) gift certificates for CAD\$250 that can be used at a retail shoe store in the city of the winner. The retail location will be determined by the Contest Sponsor once the winner has been determined
4. The odds of winning the Prize depend on the number of eligible Contest Entries received during the Contest Period. Entries will not be eligible if not entered in accordance with these Contest Rules above or if not entered during the Contest Period.

The following other conditions apply to the Prize:

- Only the listed Prize will be awarded. The Prize will be awarded in the name of the Selected Entrant (defined below) who must be the person who submitted the Contest Entry and no substitutions, cash equivalents or redemptions will be made.
 - The Prize may not be transferred or assigned except if expressly consented to by the Contest Sponsor.
 - The Contest winner is responsible for all taxes, surcharges and fees associated with receipt or use of the Prize.
 - All charges and/or expenses, other than those specifically mentioned in Section 5 as part of the Prize are the responsibility of the winner of the Prize.
 - Other restrictions may apply.
5. Contest Sponsor will not be responsible for any late, lost or destroyed Contest Entries or for any online communication problems.
 6. A random draw will occur on December 1, 2009 by the President of the Contest Sponsor. The winner will be notified on Tuesday, December 2, 2009.
 7. To enter and be eligible to win, a person must be a resident the Canada or the United States, who has reached the age of twenty-one, and who is not an individual associated with the Contest, including without limitation all employees, contractors, agents or representatives of the Milano Software, members of the immediate families of the Excluded Persons, including brother, sisters, fathers, mothers or legal or common law spouses and other individuals with whom any Excluded Persons resides.
 8. Before being declared the Contest winner, the Selected Entrant must: (i) first correctly answer, without mechanical or other assistance a mathematical skill-testing question, (ii) be in full compliance with these Contest Rules.
 9. By entering, contestants agree to these Contest Rules (in the event of any conflict with anything contained in these Contest Rules and promotion details contained in advertising and other promotion materials, these Contest Rules shall govern and prevail) and to the use of their personal information for purposes of administering this Contest. By accepting the Prize, the Contest winner agrees to the use, without remuneration throughout the world in perpetuity, of their photograph, filmed or recorded image, name and city of residence in all publicity campaigns related to the Contest including, without limitation, on the Contest Sponsor's website where they may be featured along with the eating establishment that the Contest winner nominated in their Contest Entry (the "Publicity Usages"). All Contest Entries may be used for promotional purposes even if they have not been chosen as the Contest winner.

10. No correspondence will be entered into except with a Selected Entrant. The decision of the Contest Sponsor and their representatives in respect of any matter related to this Contest (either before or following selection) is final and without appeal.
11. The Contest Sponsor, including its agents, representatives and those associated with them, are not responsible for any Contest Entry, a Prize winning notification or the claim for Prize, which fails to get entered, is lost, misdirected or which arrives late, as the case may be, whether or not due to the fault of the Contest Sponsor or of any other person or thing and whether or not due to an interrupted or unavailable browser or network server or malfunction, congestion, incompatibility, misconnection or miscommunication, failed or lost computer transmissions, or if the Contest Sponsor's email/website portal is compromised by virus, bugs, unauthorized human or unauthorized non-human intervention, or for any technical malfunction of any telephone network or lines, computer on line systems, servers access providers, computer equipment, software failures, or failure of any entry to be received due to technical problems or traffic congestion on the Internet or Contest Sponsor's website or other similar technical problems beyond the reasonable control of the Contest Sponsor (collectively, the "technical problems"). Proof of transmission (screenshots) do not constitute proof of delivery. The Contest Sponsor will have no liability whatsoever if for any reason the Contest is not capable of running as planned due to technical problems, including due to computer virus, bugs, unauthorized tampering, unauthorized intervention, fraud, technical failures, or any other causes. Contest Sponsor shall not be held responsible for any errors or negligence that may arise or occur in connection with the Contest including any damage to an entrant's computer equipment, system, software or any combination thereof, as a result of their participation in this Contest or from downloading any material from the Contest Sponsor's website or elsewhere. Contest Entries generated by script, macro, robotic, programmed, or any other automated means are prohibited and will be disqualified.
12. In the event of a dispute over the identity of the person who submitted the Contest Entry, the Contest Entry will be deemed to be submitted by the authorized account holder of the e-mail account through which the entry was made. "Authorized account holder" is defined as the natural person who is assigned to an e-mail address by an internet access provider, on-line service provider, or other organization (e.g. business, educational institution, etc.) that is responsible for assigning e-mail addresses for the domain associated with the submitted e-mail address. Selected Entrant may be requested to provide the Contest Sponsor with proof that the Selected Entrant is the authorized account holder of the email address associated with the potentially winning entry.
13. Each Contest winner must sign a declaration of compliance and liability release prepared by the Contest Sponsor confirming compliance with all Contest Rules and confirming his or her release of the Contest Sponsor and their respective associates, affiliates, subsidiaries, directors, officers, shareholders, employees, contractors, agents and representatives and their respective advertising and promotional agencies (the "Releases") from any and all liability arising in any manner out of the Contest, including, without limitation, the selection of the Prize winner, the administration of the Contest, and the acceptance or the use of any or all of the Prize as awarded. The Selected Entrant must return such documents signed by that Selected Entrant by the return date specified by the Contest Sponsor.
14. The Contest Sponsor reserves the right, in its sole discretion, to terminate, close, suspend, reinstate or amend in whole or in part the Contest at any time without prior notice for any reason whatsoever.
15. All decisions by the Contest Sponsor with respect to all aspects of the Contest shall be final and binding. All entrants agree to abide by all of the instructions and decisions of the Contest Sponsor. In the event of any dispute regarding the interpretation of these Contest Rules or any decision rendered by the Contest Sponsor, the decision or interpretation of the Contest Sponsor shall prevail.
16. Any attempt to tamper with the entry process, to interfere with the Contest or these Contest Rules, to deliberately damage any website or to undermine the administration, security or legitimate operation of the Contest, may be a violation of criminal and civil laws and the Contest Sponsor reserves the right to seek damages or other relief or both from all persons responsible for such acts to the fullest extent permitted by law, which may include banning or disqualifying entrants from this and future the Contest Sponsor's contests.

17. All Contest Entries shall automatically become the sole property of, and are subject to verification by, the Contest Sponsor and will not be returned. Any entry that is incomplete, illegible, damaged or irregular, or that contains false information is invalid.
18. By entering the Contest, each entrant agrees to abide by these Contest Rules, which are subject to change without notice to Contest entrants individually and which changes shall be posted at the Contest page of the www.hgontario.ca website. By entering the Contest, each entrant automatically releases each of the Releasees and any other person or entity associated in any way with the Contest from any and all liability arising in any manner out of the Contest, including, without limitation, the selection of the Selected Entrant, the administration of the Contest, and the acceptance or the use of the Prize as awarded.
19. The Contest Sponsor does not and will not assume responsibility of any nature whatsoever in all cases where the inability to hold the Contest results from any event beyond the reasonable control of the Contest Sponsor including, without limitation, a fortuitous event or irresistible force, any public health emergency or medical quarantine, any strike, lock-out or other labour conflict in any establishment.
20. This Contest is subject to all applicable federal, provincial and municipal laws and is void outside Canada or where prohibited by law. Any dispute arising hereunder shall be adjudicated in the applicable court in Ontario.
21. If any provision of these Contest Rules or the application thereof to any person or circumstance shall, to any extent, be invalid or unenforceable, the remainder of these Contest Rules, or the application of such provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby and each provision of these Contest Rules shall be valid and enforced to the fullest extent permitted by law and be independent of every other provision of these Contest Rules.
22. By completing the entry form all entrants consent to the collection, use and distribution of their personal information by the Contest Sponsor for the purposes of running this Contest and as permitted by these Contest Rules (for example, pursuant to these rules, all entrants who accept the Prize consent to the use of their personal information for Publicity Usages) including as permitted by any release signed. Personal information is defined as anything that identifies an entrant as an individual, such as home telephone number, age, home address, email address, gender. Contest Sponsor will not sell or transmit this information to third parties except for the purposes of administering the Contest.