



## Promotion terms and conditions Aviko Churros Masters Bilbao 2024

### General

These terms and conditions apply to the 'Aviko Churros Masters Bilbao 2024' promotion for the Aviko brand from the private limited liability company Aviko B.V. (further referred to as "the Offeror").

### Privacy

Any personal data you provide to us will be used in accordance with the General Data Protection Regulation (GDPR). Personal data will only be requested for the purpose of handling this promotion. The data will only be used for this promotion and will not be kept longer than necessary, unless you have indicated that you would like to receive recipes, tips, promotions and discount coupons from Aviko more often in the future. Each e-mailing contains a link that allows you to automatically unsubscribe at any time. If you wish to be unsubscribed from the database, please contact us via the contact page of this website or via [aviko.nl](http://aviko.nl).

### Cookies

Like many other companies, we sometimes use "cookie" technology on our website. These cookies are stored on your computer by your browser. When you log in, this type of cookie tells us if you have visited us before or if you are a new visitor. The cookie does not collect any personal information about you, does not inform us about ways to contact you and does not extract any information from your computer. We use Google/Analytics services to track the routes taken by visitors across our site. By doing so, we are better able to see where our visitors go on the site and ensure that navigating our site is easy. If you have any questions about Google/Analytics, you should consult the Google/Analytics Reporting Service Privacy Policy to learn how they collect and use information, and in particular the passage Policy on Privacy Statement for Visitors to Sites Tracked by WebTrends on Demand.

### Applicable law

These terms and conditions are governed by Dutch law. Any disputes arising here from or otherwise connected with the promotion, the website or the Facebook or Instagram page shall be submitted to the competent court.

### Promotion terms and conditions: Aviko Churros Masters Bilbao 2024

1. You can take part from 25 March to 15 June 2024 via this action page and only if you work as a professional chef in the catering industry and speaks English well.
2. You can only win if you leave your personal details, otherwise we will not be able to notify you.
3. From all entries, 1 chef will be selected by an expert jury based on motivation and creativity.
4. The winner will be notified in writing no later than 30 June via the e-mail address provided by him/her.
5. The winner will win participation in the Aviko Churros Masters Bilbao 2024 on 22 and 23 september 2024. The trip will be fully arranged by the provider, including flight, transport, catering and two hotel nights. The trip has a value of € 900, - + flight costs.
6. The realisation of the prize is only possible with the cooperation of the winner. The winner may only claim the award of the prize if they cooperate in its realisation (after its announcement). The winner will therefore lend its full cooperation. If they do not cooperate, the entitlement to the prize automatically expires. Whether winners cooperate sufficiently is at the discretion of the provider.
7. By accepting the prize, the winner automatically grants permission to use his/her name, the name of the company where he/she works in relation to Aviko and the event, and permission to use the images taken by Aviko during the event for communication in which the winner will be featured.
8. The provider can exclude participants from participation without giving reasons.
9. The results and/or the jury report is final, and no correspondence will be entered into this decision.
10. A participant can complain about a prize, awarded or not, within 10 days of the winner being announced, failing which the complaint is inadmissible and the participant's rights lapse.
11. Participants who have complained will receive a written response within 2 weeks of submitting their complaint.
12. Correspondence concerning this action is only possible in writing and can be done via the contact page of this site.
13. The provider takes care of the possible gaming tax to be paid on behalf of the prize to be paid.
14. The provider, the auxiliary persons engaged by it or third parties cannot be held liable for all actions resulting from this promotion.
15. The provider cannot be held liable for any damage caused directly or indirectly from the prize to be paid out by it.
16. The provider cannot be held liable for damages, caused by gross fault or negligence.
17. The provider is not responsible or liable for defects in the prize to be provided by it. The provider does not give any guarantees on the price to be provided by him, other than normally applicable to this price.
18. The provider is entitled to change the action conditions in the interim.
19. Data will only be used in accordance with the General Data Protection Regulation (GDPR).