

## Allen Institute Brightfield Auto-Reconstruction Contest

(Sponsored by the Allen Institute)

### Official Contest Rules

- 1) **CONTEST DESCRIPTION AND PERIOD:** The Brightfield Auto-Reconstruction Contest (the “Contest”) is a contest of skill. It is held as part of the Allen Institute’s (“Sponsor” or “we”) BioImage Informatics October 2019 meeting <https://alleninstitute.org/events-training/bioimage-informatics-2019/> begins on approximately July 15, 2019 at 12:01 am Pacific Daylight Time (PDT) and ends at 10:00 a.m. PDT Wednesday October 2, 2019 (the “Contest Period”). Entrants must be attending the BioImage Informatics 2019 meeting to enter the Contest and entrants must attend the 2019 BioImage Informatics Meeting’s Brightfield Auto-Reconstruction Competition presentation, judging and award session scheduled from 12-2pm on Friday, October 4, at the end of the BioImage Informatics meeting, to be eligible to win the Contest. Entrants must obtain a data set prior to the end of the Contest or earlier date set by the Sponsor by emailing the Sponsor’s Challenge Team at <https://alleninstitute.org/events-training/bioimage-informatics-2019/reconstruction-competition/> and the initial deadline to do so is **August 30, 2019**, which may be extended by posting on the meeting website and without further notice. The Contest is one of skill, not chance. You will have the opportunity to enter your best SWC files showing similarity to a manually curated reference standard to win:

First place - \$500 + Nvidia gaming GPU (Total value up to \$3,500 including the \$500)

Second place - \$250

Third place - \$100

- 2) **HOW TO ENTER:** To join the challenge, entrants must email the Sponsor’s Challenge Team using the link here <https://alleninstitute.org/events-training/bioimage-informatics-2019/reconstruction-competition/>, at which time entrants will be provided access to the training dataset, which includes 3D image stacks and manually generated reconstructions of biocytin-filled neurons, and may begin training their Software (as defined below). **The deadline to join the challenge is September 30, 2019.** All entrants will be provided access to a separate, competition dataset of 3D image stacks on which to test their Software by Wednesday, September 18, which may be extended without notice. Entrants must provide results from the competition dataset as SWC files to the challenge team no later than 10 am PDT Wednesday, October 2.

Entrants are allowed to submit multiple entries for this Contest. You can enter the Contest in accordance with the steps described above and on the contest description page located at (the “Website”) in accordance with these rules (the “Official Rules”).

Entrants are required to indicate that they have read, accepted, and agreed to be bound by these Official Rules. The name of the person entering the Contest must be the authorized account holder of the e-mail address used to submit entry to the Contest; otherwise, the entry may be disqualified.

3) **ELIGIBILITY:** The Contest is open only to persons 21 years of age or older at the time of entry, attending the BioImage Informatics 2019 meeting, and who do not reside or are domiciled in an area where such contests are prohibited or restricted by law. The Sponsor of this Contest is the Allen Institute. Officers, directors, employees, contractors, representatives and agents of the Sponsor, its parent entities (if any), subsidiaries and affiliated entities, advertising, promotional and judging persons or agencies, persons engaged in the development, production or distribution of materials for this Contest (collectively, the “Promotion Parties”) and their immediate family members (parent, child, sibling, and spouse of each) of and/or persons living in the same household as such individuals (whether related or not) are not eligible to participate. This Contest is void in all U.S. territories and possessions and where otherwise prohibited by law. To be eligible to win, you must physically attend the 2019 BioImage Informatics Meeting’s Brightfield Auto-Reconstruction Competition presentation, judging and award session scheduled from 12-2pm on Friday, October 4, at the end of the BioImage Informatics meeting. If we later determine that your country or place of residence (for instance, outside the United States) employer or grant provider is incompatible with this Contest in our sole discretion, we can disqualify you from winning at our discretion.

4) **USE OF YOUR SUBMISSION AND PERSONAL INFORMATION:**

Whether you win or not, all entrants’ submissions will be subject to providing rights and licenses to the Allen Institute.

The word “Software” as used herein means your submission and all the elements contained in it (such as copyrights, data, computer code or Software and the rights of publicity of people appearing in any photograph, location releases, etc.)

- (a) By entering the Contest and providing any Software, you have entered and are subject to these Official Rules.
- (b) Ownership will remain with the author(s) or their institutions or companies.
- (c) Allen Institute shall have a non-exclusive, royalty-free, worldwide, perpetual, irrevocable license to use, copy, modify, and create derivative works of the Software for research purposes.
- (d) Each judge and Entrant shall have a non-exclusive, royalty-free, worldwide, perpetual, irrevocable license to use, copy, modify, and create derivative works of the Software for research purposes in their individual laboratories and offices.
- (e) The Software must be made available for public use on reasonable terms within six months of the end of the competition, i.e., no later than April 30, 2020. Finalists are encouraged to make their source code available at the time of entry. However, Software will be considered “made available for public use” if an executable version is available, provided that the

algorithms are also published or posted. In this case both the executable version and the algorithms must be available within this deadline.

- (f) If the Software is not available for public use on reasonable terms within six months of the end of the competition, the Allen Institute shall have an additional non-exclusive, royalty-free, worldwide, perpetual, irrevocable license to use, copy, modify, create derivative works of, display, transmit, publish and distribute the Software and derivative works of the Software, including the source code to the maximum extent allowed by law. Similarly, if the Software initially is available for public use on reasonable terms within the six-month deadline, but then becomes unavailable to the public for more than one month, the Allen Institute will have a non-exclusive, royalty-free, worldwide, perpetual, irrevocable license to use, copy, modify, create derivative works of, display, transmit, publish and distribute the Software and derivative works of the Software, including the source code. For clarification, these rights apply to the version of the Software that is judged at the workshop, and do not apply to subsequent enhancements or modifications. “Reasonable terms” include pricing that is reasonable given the functionality of the Software (including its consistency, accuracy, compute power requirements, speed, and generality). A complete and accurate copy of the source code for Software that is judged in the workshop must be submitted to the Allen Institute. As part of the certification that is required for participation in the workshop and scientific conference, each entrant who will be competing in the workshop must certify guarantee that the submitted Software is original work, does not infringe copyrights or other intellectual property or proprietary rights owned by any third party, and can be subject to these rules without violating any laws, regulations, or licenses or other agreements with third parties. This means, among other things, that no third-party code can be included in the Software submitted for the workshop unless the copyright holders or owners of other intellectual property or proprietary rights in the code have agreed in writing that the third-party code can be subject to these rules. The names, marks, and logos of the Allen Institute may not be used for any purpose, including marketing or promoting any Software, without the specific prior written consent of the Allen Institute, which may be granted or withheld in that Sponsor’s discretion. Similarly, the names of the judges, or other individuals involved in administering or judging this competition may not be used for any purpose without their specific prior written consent (and, if required by their employer’s or institution’s policies, the consent of their employer or institution). Each Entrant in this competition is responsible for ensuring that these rules are acceptable to his or her employer or institution.

(b) To the extent the Software contains third party materials, you represent and warrant to us that you have obtained written permission granting us an ongoing, royalty-free, fully paid, freely transferable (with full rights to sublicense through multiple tiers) universal, unconditional and irrevocable right and license to copy, distribute, perform, display and to create derivative works from such third party materials for advertising, trade, other commercial purposes or any other purpose, but only for the promotion, advertising or announcements of or for the Contest and Sponsor.

(c) Entries and other submitted materials will not be acknowledged or returned. By submitting an entry: (i) You represent and warrant that your Software is all your original work, has not been stolen or plagiarized, previously published or distributed in any media and that the Software has not been entered in or won previous contests or awards; and, the Software does not violate any copyright, trademark, publicity right, or any other right or license of any third party; and, (ii) You represent and warrant that you meet the requirements and qualifications for this Contest and that you have read these Official Rules and are fully familiar with them.

(d) You agree to indemnify, and hold the Promotion Parties and Sponsor harmless from and against any third-party claims (including reasonable attorneys' fees and costs) arising from any use of the Software. You waive (i) any right to publicity, privacy or moral rights relating to the Software or your participation in this Contest, and (ii) any right to inspect or approve uses of the Software, or to be compensated for any such uses. To the extent these rights may not be waived legally, you agree not to assert them.

(e) By submitting an entry, you grant Sponsor and its affiliated companies for a period of three (3) years from the end of the Contest Period, the right (except in the state of Tennessee and where otherwise prohibited by law), to use your name, photograph, likeness, image, address (city and state), e-mail address, voice, biographical information, submission/entry and written or oral statements, including but limited to the 2019 BioImage Informatics Meeting's Brightfield Auto-Reconstruction Competition presentation, judging and award session and this meeting in general, for advertising and promotional purposes, but only for advertising, promoting or publicizing the Contest or Sponsor. These uses shall be without compensation unless required by law. You shall have no right of approval, and no claim (including, without limitation, claims based on invasion of privacy, defamation, rights of integrity or attribution, or right of publicity) arising out of any use, blurring, alteration, or use in composite form of your name, image, photograph, likeness, voice, address (city and state), employer, e-mail address, biographical information, or entry. The rights granted under this paragraph shall extend to Sponsor and its affiliated companies and agents for all entrants in the Contest, including entrants who are selected as prize winners and those entrants who are not selected. Sponsor shall have no obligation to use the winning entries or any other entry for any purpose.

(f) Your entry shall not: (1) contain trademarks or copyrighted material not owned by you or used without permission (including, but not limited to, company names and other brand names); (2) use individuals' names, in whole or in part without permission; (3) refer to public figures; (4) contain profanity, pornographic, or sexual content, content promoting alcohol, illegal drugs, tobacco, firearms, or weapons, hateful content of any kind (including racism, sexism, etc.), content that promotes violence or harm to another living creature, or any other offensive, obscene, or inappropriate content; (5) defame, misrepresent, or contain disparaging remarks about other people or companies, including, but not limited to Sponsor; (6) promote a political agenda regardless of the political affiliation; or (7) contain materials embodying the names or other identifying elements of any person, living or dead, without permission.

Sponsor and/or Sponsor's designated representatives, retain the right to review all entries received and to only post those entries on the meeting website that conform to these Official Rules as determined by the Sponsor and/or its designated representatives in their sole discretion. Entries that do not so comply will be disqualified from the Contest and may not appear on the Website. All decisions of the Sponsor in this regard are final and binding. Any entry information collected from the Contest shall be used only in a manner consistent with these Official Rules and the consents and licenses given by entrants at the time of entry and/or at the time a prize is awarded, and with Sponsor's then-current privacy policy.

(g) **All Entrants' entries may be made public by the Allen Institute.**

5) WINNER SELECTION AND NOTIFICATION: Sponsor and/or a panel of judges selected by Sponsor, including Allen Institute staff and/or meeting attendees that have research experience on neuronal anatomy and selected by the Sponsor, will review all eligible entries and select the winner, second and third place winners based on the following criteria: similarity to a gold standard reference based on human visual assessment. Sponsor expects that winners will be announced on the final day of the meeting between noon and 5 p.m. PDT and entrants must be present to win. Entrants may not serve as judges. The Sponsor or judges' decisions are final and binding in all matters relating to this Contest. NOTE: BY WINNING THIS CONTEST THERE IS NO GUARANTEE THAT YOUR SUBMISSION WILL BE USED BY SPONSOR OR OTHERWISE. Prizes will be awarded, provided a sufficient number of qualified eligible entries are received. Non-winning and/or ineligible entrants will not be contacted. Should a winner not be present at the meeting session, be unable or unwilling to accept the prize (for any reason or no reason), Sponsor or the panel of judges reserves the right to select another winner from the pool of qualified entries. For instance, and noting this is a contest of skill related to science, if the potential second place winner declines the prize, the Sponsor may in its discretion select (a) the potential third place winner as the second place winner and select a new third place winner from the pool of qualified entries; or (b) allow the prospective second place winner to obtain that designation, but award the prize to an alternate, such that there would be four winners, with one declining a prize.

Once winners are announced, each will be notified at the meeting and in writing. Potential winners may be required to sign and return to Sponsor an affidavit of eligibility/talent & liability release which shall include, among other things, an agreement containing the license and other terms similar to Section 4 (Use of Your Submission and Personal Information) and (where lawful) a publicity release, for receipt by Sponsor by the due date indicated in the notification letter. If any required documents are not returned by the due date indicated in the notification letter, for any reason or no reason, then the applicable prize may be forfeited, and an alternate winner will be selected at Sponsor's discretion.

6) PRIZES: All prize information, including prizes then-available and their approximate retail value, is listed with the Contest announcement found at this link: <https://alleninstitute.org/events-training/bioimage-informatics-2019/reconstruction-competition/>. Feel free to check this link often because prizes may change, depending on availability, but the approximate total retail value will

not decline. We reserve the right to substitute a prize of equal or greater value in the event that the original prize becomes unavailable. Some prizes may be awarded via gift certificate. All taxes, duties, fees and any other costs related to the prize not specifically stated within these Official Rules are the sole responsibility of the winner.

7) CONDUCT: This Contest is subject to and governed by the laws of the United States (see Section 8, below, for details). By entering this Contest, entrants agree to be bound by these Official Rules and the decisions of the Sponsor that shall be final and binding in all respects. These Official Rules are accessible from the Website, throughout the Contest Period. Failure to comply with these Official Rules may result in disqualification. Modifying, enhancing or altering a third party's pre-existing work does not qualify as entrant's original creation. If the entry submitted contains elements not owned by the entrant, entrant must be able to provide legal releases for such use including Sponsor's use of such entry, in a form satisfactory to Sponsor and/or the Promotion Parties. Sponsor and/or the Promotion Parties are not responsible for typographical errors or any other errors in entries submitted. By submitting an entry, each entrant represents and warrants that she/he has committed no fraud or deception in connection with such entry, and that she/he has the legal right and ability to grant the rights and licenses described herein in and to such entry to Sponsor and/or the Promotion Parties. Sponsor reserves the right at its sole discretion to disqualify any individual suspected of tampering with the entry process or the operation of the Contest; or to be acting in any manner deemed by Sponsor to be in violation of the Official Rules; or to be acting in any manner deemed by Sponsor to be unsportsmanlike or disruptive, or with intent to annoy, abuse, threaten or harass any other person. CAUTION: ANY ATTEMPT BY A USER OR ENTRANT OR ANY OTHER INDIVIDUAL TO DELIBERATELY DAMAGE ANY WEBSITE OR UNDERMINE THE LEGITIMATE OPERATION OF THE CONTEST IS A VIOLATION OF CRIMINAL AND CIVIL LAWS AND SHOULD SUCH AN ATTEMPT BE MADE, SPONSOR RESERVES THE RIGHT TO SEEK DAMAGES AND COSTS (INCLUDING WITHOUT LIMITATION, REASONABLE ATTORNEYS' FEES AND COSTS) FROM ANY SUCH PERSON TO THE FULLEST EXTENT PERMITTED BY LAW.

8) ISSUES OF LAW:

(a) Taxes. ALL FEDERAL, STATE, AND LOCAL TAXES RELATING TO PARTICIPATION IN THIS CONTEST OR THE AWARDING OF THE PRIZES ARE THE RESPONSIBILITY OF THE PRIZE WINNER.

(b) Governing Law. All federal, state and local laws and regulations are applicable. By entering, entrants agree that all issues and questions concerning the construction, validity, interpretation and enforceability of the Contest, these Official Rules, entrants' rights and obligations, or the rights and obligations of the Sponsor in connection with the Contest shall be governed by, and construed in accordance with, the laws of the State of Washington, without giving effect to any choice of law or conflict of law rules which would cause the application of the laws of any jurisdiction other than the State of Washington, irrespective of the fact that any one of the parties is now or may become a resident of a different state. By entering, entrants consent to the jurisdiction and venue of the

federal, state and local courts located in Seattle, Washington and hereby waive any objection to such jurisdiction and venue. Any claim or cause of action arising out of or related to this Contest or these Official Rules must be filed within one (1) year after such claim or cause of action arose regardless of any law to the contrary. In the event any such claim, or cause of action is not filed within such one (1) year period, such claim or cause of action shall be forever barred.

(c) Severability. If any provision of these Official Rules shall be held invalid, illegal or unenforceable, such provision shall be enforced to the maximum extent permitted by law and the Sponsor's fundamental intentions hereunder, and the remaining provisions shall not be affected or impaired, provided, however, that in such cases the parties oblige themselves to use their best efforts to achieve the purpose of the invalid provision by a new legally valid stipulation.

(d) Important Disclaimers and Limitations. There are NO WARRANTIES express or implied made by Sponsor and, additionally, no implied indemnities of any kind. TO THE MAXIMUM EXTENT PERMITTED BY LAW, SPONSOR, ITS AGENTS, REPRESENTATIVES AND CONTRACTORS HEREBY DISCLAIM ANY WARRANTIES, OBLIGATIONS, LIABILITIES, RIGHTS AND REMEDIES, EXPRESS OR IMPLIED, ORAL OR WRITTEN, ARISING BY LAW OR OTHERWISE, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, TITLE, INFRINGEMENT OR ANY IMPLIED INDEMNITIES. YOU UNDERSTAND AND ACKNOWLEDGE THAT SPONSOR HAS NOT MADE, AND YOU ARE NOT RELYING ON, ANY EXPRESS OR IMPLIED WARRANTIES OR REPRESENTATIONS TO YOU REGARDING THE VALUE OF THIS CONTEST OR THE ODDS OF YOU BECOMING A WINNER, OR ABOUT THE SUITABILITY, RELIABILITY, AVAILABILITY, TIMELINESS, LACK OF VIRUSES OR OTHER HARMFUL COMPONENTS AND ACCURACY OF THE INFORMATION, PRODUCTS, SERVICES AND RELATED GRAPHICS USED IN CONNECTION WITH THE CONTEST, THESE OFFICIAL RULES OR ANY WEBSITES. ALL DATA, INFORMATION, PRODUCTS, SERVICES AND GRAPHICS RELATED TO THE CONTEST, THESE OFFICIAL RULES AND ANY WEBSITES ARE PROVIDED "AS-IS, WHERE-IS" WITHOUT TECHNICAL OR OTHER SUPPORT OF ANY KIND.<sup>[1]</sup><sub>[SEP]</sub>IN NO EVENT SHALL SPONSOR, OR ITS DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, CONTRACTORS OR REPRESENTATIVES BE LIABLE TO YOU OR ANY THIRD PARTY FOR INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS OR LOST PRIZES) RELATED TO THE CONTEST. THESE OFFICIAL RULES, THE PERFORMANCE OR BREACH OF THESE OFFICIAL RULES BY SPONSOR, THE USE OR EXPLOITATION OF ANY CONTENT, OR OTHERWISE, EVEN IF SPONSOR IS AWARE OF THE POSSIBILITY OF SUCH DAMAGES OR IF THE EXCLUSIVE REMEDIES STATED HEREIN FAIL OF THEIR ESSENTIAL PURPOSE. CONTEST ENTRANTS AGREE AND UNDERSTAND THAT THE TERMS AND CONDITIONS OF THESE OFFICIAL RULES AND THE CONTEST REPRESENT AN AGREED ALLOCATION OF RISK BETWEEN SPONSOR, THE PROMOTION PARTIES AND THE RELEASE PARTIES, ON THE ONE HAND, AND ENTRANTS, ON THE OTHER. SPONSOR COULD NOT PUT ON THIS CONTEST "BUT FOR" ENTRANTS' AGREEMENT

AND COMPLIANCE WITH THESE OFFICIAL RULES AND SPONSOR IS RELYING ON EACH ENTRANTS' COMPLIANCE WITH THE OFFICIAL RULES TO ENSURE THAT THE CONTEST IS RUN IN ACCORDANCE WITH APPLICABLE LAW. Promotion Parties assume no responsibility or liability for (1) any incorrect or inaccurate entry information, or for any faulty, failed, garbled or jumbled electronic data transmissions; (2) any unauthorized access to, or theft, destruction or alteration of entries at any point in the operation of this Contest; (3) any technical malfunction, failure, error, omission, interruption, deletion, defect, delay in operation or communications line failure, regardless of cause, with regard to any equipment, systems, networks, lines, satellites, servers, computers or providers utilized in any aspect of the operation of the Contest; (4) inaccessibility or unavailability of the Internet or any combination thereof, or; (5) any injury or damage to Entrant's or to any other person's computer which may be related to or resulting from any attempt to participate in the Contest or download any materials in the Contest. If, for any reason, the Contest is not capable of running as planned for reasons which may include without limitation, infection by computer virus, bugs, tampering, unauthorized intervention, fraud, technical failures, or any other causes which may corrupt or affect the administration, security, fairness, integrity or proper conduct of this Contest, then Sponsor reserves the right at its sole discretion to cancel, terminate, modify or suspend the Contest in whole or in part.

(e) Disclaimers and Limitations Related to the Prize. Prizes may be subject to usage restrictions and warranties, if any, of the manufacturer or provider of any prize. Sponsor has not in any manner adopted any third-party warranty, if any, as a warranty of Sponsor. The winner shall look solely to such third-party manufacturer or provider of any prize to perform or satisfy any obligation under any such warranty. ANY AND ALL PRIZES SHALL BE PROVIDED ON AN "AS-IS, WHERE-IS" BASIS. SPONSOR DISCLAIMS ALL REPRESENTATIONS AND WARRANTIES, EXPRESS OR IMPLIED, RELATING TO THE PRIZE, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, TITLE, AND NON-INFRINGEMENT OF THIRD-PARTY RIGHTS, AND ANY IMPLIED INDEMNITIES. SPONSOR SHALL NOT BE LIABLE FOR ANY LIABILITY OR DAMAGES OF ANY KIND RELATING TO AN WINNER'S USE, NON-USE, OR MISUSE OF THE PRIZE, INCLUDING, WITHOUT LIMITATION, ANY DIRECT, INDIRECT, SPECIAL, COMPENSATORY, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, OTHER LOSSES OF OR DAMAGE TO PROPERTY, EVEN IF SPONSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LIABILITY OR DAMAGE IN ADVANCE.

9) RELEASE: All entrants and winners, as a condition of entry into the Contest, agree to release Sponsor, its directors, officers, subsidiaries and affiliated companies, contractors, agents, representatives, suppliers, printers, application developers, judges, advertising, promotional or judging agencies (the "Released Parties"), from and against any and all liability, claims or actions of any kind whatsoever for injuries, damages, or losses to persons or property which may be sustained in connection with accessing the Contest webpage; submitting an entry or otherwise participating in any aspect of the Contest; the receipt, forfeiture, ownership or use or misuse of

any prize awarded; preparing for, participating in any Contest-related or prize-related activity, or any typographical or other error in these Official Rules or the announcement of offering of any prize. The Released Parties are further not liable for damage to an entrant or user's computer system (including, without limitation, any server failure or lost, delayed or corrupted data or other malfunction) due, either directly or indirectly, to an entrant's participation in the Contest or downloading of information in connection with the Contest. Sponsor reserves the right to modify or cancel the Contest in the event that any portion of any website used to administer any aspect of the Contest becomes technically corrupted. Sponsor makes no representations or warranties of any kind concerning the appearance, safety, or performance of any prize.

10) WINNERS LIST: To request the names of the winners (available after the Contest Period expires and Sponsor has had the opportunity to contact each of the winners) send an e-mail with subject line: "Allen Institute Brightfield Auto-Reconstruction Contest -- Winners List" to racheld@alleninstitute.org. Requests must be received no later than February 1, 2020. The Winners List may also be posted on the meeting website, at the Sponsor's discretion.

11) HOW TO GET MORE INFORMATION. Copies of these Official Rules will be available at <https://alleninstitute.org/events-training/bioimage-informatics-2019/reconstruction-competition/> until the end of the Contest. You may also obtain a copy of these Official Rules by sending us a self-addressed, stamped envelope to Rachel Dalley at Allen Institute, 615 Westlake Ave N, Seattle Washington, 98103. Requests for Official Rules may be made at any time until thirty (30) days after the end of the Contest Period.

12) TRADEMARKS: Allen Institute trademarks and service marks are protected under United States and international laws.

13) AMENDMENTS & WAIVERS TO OFFICIAL RULES: Sponsor reserves the right to amend these Official Rules, by posting a new version on the meeting website or waive enforcement of any rule. Entrants agree that such posting is sufficient notice.

Version 3 September 12, 2019