

LAB CHALLENGE CONTEST

OFFICIAL RULES and PARTICIPATION AGREEMENT (“Official Rules”)

Individuals who participate in the Contest are sometimes referred to herein as an “Entrant.”

PLEASE READ: These Official Rules contain a mandatory arbitration agreement and a class action waiver requiring you to resolve any disputes between you and Sponsor, and Sponsor’s related and affiliated entities and all predecessors, assigns and successors thereto and all of their respective fiduciaries, shareholders, equity holders, members, managers, partners, directors, divisions, officers, managers, executives, employees, independent contractors, freelancers, consultants, attorneys, administrators, agents and insurers and all persons acting by, through, under or in concert with any of them (collectively, “Sponsor Parties”) through final and binding arbitration on an individual basis and requiring you to forgo jury trials, class or collective actions or proceedings, and all other types of court proceedings of any kind. Unless you opt out of the arbitration agreement following the procedures set forth in Section 3 below, you will be bound by this arbitration agreement. By entering the Contest, you acknowledge that you understand and expressly agree to the mandatory arbitration agreement.

1. SPONSOR: The LAB Challenge Contest (the “Contest”) is sponsored by LA Clippers LLC (the “Sponsor”).

2. ADMINISTRATOR: LA Clippers LLC d/b/a LA Clippers, 1212 South Flower Street, 5th Floor, Los Angeles, California 90015 (“Administrator”).

3. DISPUTES - MANDATORY ARBITRATION AND CLASS ACTION AND JURY TRIAL WAIVER: BY AGREEING TO THESE OFFICIAL RULES, EACH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY ACTION, PROCEEDING OR CLAIM OF ANY NATURE RELATING TO THE SWEEPSTAKES OR THESE RULES (“DISPUTES”), AND ACKNOWLEDGES THAT THE FOREGOING WAIVER IS KNOWING AND VOLUNTARY. You also agree that any Dispute shall be resolved through confidential, binding arbitration in accordance with the Expedited Procedures in the JAMS Comprehensive Arbitration Rules and Procedures then in effect, except Rule 6(e) of those Expedited Procedures. Judgment on the Award may be entered in any court having jurisdiction.

Binding Arbitration: You and the Sponsor agree that the arbitrator (the “Arbitrator”), and not any federal, state, or local court or agency, shall have exclusive authority to resolve any disputes relating to the interpretation, applicability, enforceability or formation of the terms of this Section 3 (the “Arbitration Agreement”), including any claim that all or any part of this Arbitration Agreement is void or voidable. The Arbitrator shall also be responsible for determining all threshold arbitrability issues, including issues relating to whether these Official Rules are unconscionable or illusory and any defense to arbitration, including waiver, delay, laches, or estoppel. The arbitrator’s award shall be binding and may be entered as a judgment in any court of competent jurisdiction.

Class Action Waiver: You acknowledge and agree that you and the Sponsor Parties are each waiving the right to a trial by jury or to participate as a plaintiff or class member in any purported class action or representative proceeding. Unless both you and the Sponsor Parties agree in writing, any arbitration will be conducted only on an individual basis and not in a class, collective, consolidated, or representative proceeding. If any court or arbitrator determines that the class action waiver set forth in this paragraph is void or unenforceable for any reason or that an arbitration can proceed on a class basis, then the entirety of the Arbitration Agreement set forth in this Section 3 shall be deemed null and void in its entirety and the parties shall be deemed to have not agreed to arbitrate disputes on a class basis.

Notwithstanding the parties’ agreement to resolve all Disputes through arbitration, you and the Sponsor Parties each retain the right to bring an individual action in small claims court and the right to seek injunctive or other equitable relief in a court of competent jurisdiction to prevent the actual or threatened infringement, misappropriation or violation of a party’s copyright rights, trade secrets, patents or other intellectual property rights.

Opt-Out Procedure : You can choose to reject this Arbitration Agreement by sending Sponsor a written opt-out notice (“Opt-Out Notice”) by no later than November 23, 2021 by mail to “LAB Challenge” Contest Administration c/o LA Clippers LLC, 1212 South Flower Street, 5th Floor, Los Angeles, California 90015. If mailed, the Opt-Out Notice must be post-marked by no later than November 23, 2021 . To be effective, the Opt-Out Notice must contain your name, address, and signature. If you opt-out of the Arbitration Agreement, all other parts of the Official Rules will continue to apply to you. Opting out of this Arbitration Agreement has no effect on any previous, other, or future Arbitration Agreements that you may enter with any of the Sponsor Parties.

Rules, Procedures & Governing Law: The arbitration will be administered by JAMS under its Comprehensive Arbitration Rules and Procedures and any supplementary rules then in effect (the “**JAMS Rules**”), except as modified by these Terms. The JAMS Rules are available at <https://www.jamsadr.com/rules-comprehensive-arbitration/> or by calling JAMS at (800) 352-5267. The rules of the arbitral forum will govern all aspects of this arbitration, except to the extent those rules conflict with these Rules. Notwithstanding any choice of law or other provision in the Rules, you and the Sponsor Parties agree and acknowledge that this Arbitration Agreement evidences a transaction involving interstate commerce and that the Federal Arbitration Act, 9 U.S.C. § 1 et seq. (“**FAA**”), will govern its interpretation and enforcement of proceedings pursuant thereto. It is the intent of the parties that the JAMS Rules and FAA shall preempt all state laws to the fullest extent permitted by law. If the JAMS Rules and FAA are found to not apply to any issue that arises under this Arbitration Agreement or the enforcement thereof, then that issue shall be resolved under the laws of California, without regard to its choice or conflict of law provisions.

Discovery in the arbitration shall be limited in scope to the specifics of liability on the Dispute, and any discovery related to damages calculations or any financials shall be withheld until after liability has been decided by the Arbitrator(s). In the event of any inconsistency between the JAMS Rules and this paragraph, the terms of this paragraph shall control.

All arbitration hearings shall commence within ninety (90) days of the demand for arbitration and close within ninety (90) days of commencement and the award of the Arbitrator(s) shall be issued within thirty (30) days of the close of the hearing. However, the Arbitrator(s), upon a showing of good cause or by the parties’ agreement, may extend the commencement of the hearing for up to an additional sixty (60) days. The Arbitrator(s) shall provide a concise written statement of reasons for the award. The arbitration award may be submitted to any court having jurisdiction to be confirmed and enforced. The Arbitrator(s) will have the authority to decide whether any Dispute is barred by the statute of limitations and, if so, to dismiss the arbitration on that basis. For purposes of the application of the statute of limitations, the service on JAMS under applicable JAMS Rules of an arbitration demand is the equivalent of the filing of a lawsuit. The Arbitrator(s) shall have the power to award legal fees pursuant to the terms of this Agreement. This paragraph does not limit the right of Sponsor to: (i) exercise self-help remedies, such as, but not limited to, setoff; (ii) initiate judicial or non-judicial foreclosure against any real or personal property collateral; (iii) exercise any judicial or power of sale rights, or (iv) act in a court of law to obtain an interim remedy, such as, but not limited to, injunctive relief, writ of possession or appointment of a receiver, or additional or supplementary remedies. Except as provided in this Arbitration Agreement, the prevailing party in any action or arbitration related to these Rules shall be entitled to its reasonable attorney fees and costs.

You can contact JAMS for more information on how to commence an arbitration proceeding at <https://www.jamsadr.com/rules-download/> or (800) 352-5267. For claims under \$10,000, you may choose to have the arbitration conducted by telephone, based on written submissions, or in person in the county where you live or at another mutually agreed location. If your claim is at or above \$10,000, your right to a hearing will be determined by JAMS.

Payment of all filing, administration, and arbitrator fees will be governed by the JAMS applicable rules. The Administrator will reimburse those fees for claims totaling less than \$10,000, unless the arbitrator finds your Dispute frivolous. If the Sponsor or Administrator prevail in the arbitration, the Sponsor and Administrator will pay all of their attorneys’ fees and costs and will not seek to recover them from you.

The parties shall maintain the confidential nature of the arbitration proceeding and the Award, including the hearing, except as may be necessary to prepare for or conduct the arbitration hearing on the merits, or except as may be necessary in connection with a court application for a preliminary remedy, a judicial challenge to an Award or its enforcement, or unless otherwise required by law or judicial decision.

4. CONTEST PERIOD: The Contest shall begin at 7:15 p.m. (Pacific Time) on November 16, 2021 and end at 7:30 p.m. (Pacific Time) on November 16, 2021 (“**Contest Period**”). Administrator’s computer is the official time-keeping device for the Contest.

5. ELIGIBILITY: The Contest is offered only to individuals (each, an “**Entrant**”) that are: (i) eighteen (18) years or older at the time the Contest begins, and (ii) legal residents of the fifty (50) United States or the District of Columbia. Void where prohibited or restricted by law. The Sponsor, Administrator and their respective employees, agents, officers, directors, members, managers and owners; the National Basketball Association and its member teams, NBA Properties, Inc.; and each of their respective parents, subsidiaries, affiliates, owners, members, directors, managers, officers, employees and their advertising agencies, promotional partners and prize providers associated with this Contest (collectively with Sponsor, the “**Contest Entities**” and each a “**Contest Entity**”), and their immediate families (i.e., spouse, domestic partner, parents, legal guardians, grandparents, grandchildren, siblings, children and “step” of each) and those individuals living in their same household are not eligible to enter or win.

6. HOW TO ENTER: To enter, an Entrant must be (i) present at Staples Center and seated in his/her/their validly-assigned ticketed seat at the time the Contest Period begins and (ii) be displaying LA Clippers fandom through apparel, accessories, or signage, displaying LA Clippers name and/or colors.

7. SELECTION OF WINNERS. Entrants will be judged based on the following factors: (i) creativity; (ii) displayed strength of fandom; and (iii) alignment with the LA Clippers brand. One (1) Entrant will be selected as the Prize Winner at approximately 7:30 p.m. on November 16, 2021 by the Administrator based on all Entrants. In the event an Entrant (and/or his or her companion(s) (if applicable)) engage in behavior that (as determined by Sponsor or supervising staff in their sole and absolute discretion) is obnoxious, inappropriate, or threatening, illegal or that is intended to annoy, abuse, threaten or harass any other person, Sponsor reserves the right to terminate the individual's participation in the Contest and remove them from the Game.

Sponsor will select one (1) alternate Prize Winner according to the same criteria. In the event the Prize Winner is deemed ineligible or forfeits the Prize, Sponsor will notify the alternate Prize Winner of his/her/their selection as the alternate Prize Winner.

8. PRIZE: The Prize Winner as explained above) will receive the following prize (the "Prize"):

· **Ten Thousand Dollars (\$10,000)**

Approximate Retail Value (ARV) of the Prize: \$10,000

9. WINNER NOTIFICATION AND ANNOUNCEMENT. The Prize Winner will be notified by the Administrator immediately after the Contest via (i) a public announcement, (ii) visual display or broadcast, and/or (iii) at his/her/their validly-assigned ticketed seat. Sponsor reserves the right to extend or modify the winner notification and announcement schedule as Sponsor deems necessary in its sole discretion to complete the verification process contemplated by these Official Rules and/or to select an alternate Prize Winner.

10. PRIZE RESTRICTIONS: In the event a Prize Winner (and/or his/her/their companion(s) (if applicable)) engage in behavior that (as determined by Sponsor or supervising staff in their sole and absolute discretion) is obnoxious, inappropriate, or threatening, illegal or that is intended to annoy, abuse, threaten or harass any other person, or that in any way disparages or adversely affects the reputation, image, and/or goodwill of Sponsor, such behavior may, in Sponsor's sole discretion result in Prize Winner's disqualification from the Contest and forfeiture of the Prize.

No portion of the Prize may be transferred or substituted, except by Sponsor (in its sole discretion), which reserves the right to substitute any portion of the Prize with a prize of equal or greater value for any reason. All expenses not specifically identified as included in the Prize are the sole responsibility of the Prize Winner. The Prize and all elements thereof, are subject to availability. Entrant understands and acknowledges that the depiction of such Prize in any advertising or promotional materials may not reflect the actual Prize. The Prize is awarded "AS IS" and WITHOUT WARRANTY OF ANY KIND, express or implied (including, without limitation any implied warranty of merchantability or fitness for a particular purpose). Acceptance, participation in and/or use of the Prize is at Prize Winner's sole risk and Contest Entities are not responsible for any damages whatsoever including special, indirect, or consequential damages, arising out of or in connection with the use and/or misuse of the Prize.

Each potential winner may be required to submit an affidavit of eligibility / release of liability / prize acceptance agreement (collectively, the "Affidavit") and return the Affidavit within the time period specified at notification before being eligible to receive his or her prize(s). If any potential Prize Winner fails or refuses to sign and return such Affidavit within the time period required by Sponsor such potential Prize Winner may be disqualified and an alternate may be selected. Prize Winner must take delivery of Prize as directed by Sponsor. The Prize Winner may be issued a 1099-MISC tax form for the ARV of the Prize. Failure to take or complete any portion of the Prize may not relieve the Prize Winner of his/her tax obligations associated with winning the Prize. The approximate retail value ("ARV") of the Prize is based on available information provided to Sponsor and the value of any prize awarded to a Prize Winner may be reported for tax purposes as required by law. The Prize Winner may be required to provide Sponsor with a valid social security number before the Prize will be awarded for tax reporting purposes. An IRS Form 1099 may be issued in the name of Prize Winner, for the actual value of the Prize received. Unclaimed prize(s) will be forfeited.

Also, Sponsor will not be responsible for awarding any un-awarded portion of the Prize to a Prize Winner if the Prize Winner undertakes activities or communicates messages or images or engages in speech publicly or made known publicly that: (a) are sexually explicit, unnecessarily violent or derogatory of any ethnic, racial, gender, religious, professional or age group; (b) are obscene or offensive, or may create public disrepute, contempt, scandal or ridicule; (c) defame or invade publicity rights or privacy of any person, living or deceased, or otherwise infringe upon any third party's or Sponsor's personal or intellectual property rights or contain disparaging remarks about other people or companies; (d) are inconsistent with the positive images and/or goodwill to which the Contest Entities wish to associate

(which may be determined by the Sponsor, at its sole and absolute discretion); and/or (e) otherwise violate the terms of any of the agreements that the Prize Winner has agreed to comply with as an Entrant of this Contest.

11. PUBLICITY/PRIVACY POLICY: Except where prohibited by law, the Prize Winner's entry and acceptance of a Prize constitutes the Prize Winner's irrevocable, sub-licensable, absolute right and permission for the Contest Entities to use, publish, post or display said Prize Winner's name, photograph, likeness, statements, biographical information, voice, city and state address, Prize information, any quotes attributable to him or her and any other indicia of persona (regardless of whether altered, changed, modified, edited, used alone, or used with other material in the Contest Entities' sole discretion) for any purpose, including but not limited to, advertising, trade, promotional and publicity purposes on a worldwide basis, and in all forms of media now known or hereafter devised, in perpetuity, without further authorization, opportunity to review, approval, notification, or compensation of any kind and each Entrant releases all Contest Entities from any and all liability related thereto. Nothing contained in these Official Rules obligates the Contest Entities to make use of any of the rights granted herein and Prize Winner waives any right to inspect or approve any such use.

12. GENERAL CONDITIONS: By participating, Entrants agree to be bound by these Official Rules and the decisions of Sponsor. Entrants waive any right to claim ambiguity in the Contest or these Official Rules. All Entrants agree to follow the Official Rules and release, discharge, hold harmless and indemnify Contest Entities, and all of their respective members, managers, equity holders, officers, directors, parents, subsidiaries, partners, agents, employees, successors and assigns each of them (collectively, the "Released Parties") against any and all liability, damages or causes of action (however named or described), with respect to or arising out of any injuries, damages or losses to any person (including death) or property of any kind resulting, in whole or in part, directly or indirectly, from acceptance, possession, misuse or use of any prize or participation in any promotional-related activity or participation in this Contest. In consideration for being awarded a Prize, or any portion thereof, the Prize Winner hereby agrees and consents, without further authorization, compensation or remuneration of any kind, to the use of Prize Winner's name and/or likeness in any and all advertising, promotions and other publicity conducted by Contest Entities, except where prohibited by law. Administrator and Sponsor each reserves the right to modify the scheduling of the Contest without prior notification, and the right to make changes or additions to these Official Rules for any reason at any time. Neither the Administrator's nor the Sponsor's failure to enforce any term of these Official Rules shall constitute a waiver of that provision. In the event Sponsor is prevented from continuing with the Contest by any event beyond its control, including, but not limited to, fire, flood, epidemic, pandemic, earthquake, explosion, labor dispute or strike, act of God or public enemy, communications or equipment failure, utility or service interruptions, riot or civil disturbance, terrorist threat or activity, war (declared or undeclared), interference with the Contest by any party, or any federal, state, local or provincial government law, order, or regulation, order of any court or jurisdiction, or other cause not reasonably within Contest's control (each a "Force Majeure" event or occurrence) Sponsor shall have the right to modify, suspend or terminate the Contest or prize. Sponsor additionally reserves the right, in its sole and absolute discretion: (a) to modify, suspend or terminate the Contest should causes beyond Sponsor's control corrupt or interfere with the administration, integrity, operation, security or proper play of the Contest; or (b) to disqualify any Entrant found to be, or suspected of: (i) tampering with the entry process or the operation of the Contest; (ii) acting in violation of these Official Rules; or (iii) acting in an un-sportsmanlike manner.

13. PRIZE WINNER AND ENTRANTS RELEASE, DISCHARGE, AND AGREE TO INDEMNIFY SPONSOR, ADMINISTRATOR, AND/OR THE NATIONAL BASKETBALL ASSOCIATION AND ITS MEMBER TEAMS, NBA PROPERTIES, INC., AND HOLD HARMLESS THE CONTEST ENTITIES AND THEIR RESPECTIVE MANAGERS, EQUITY HOLDERS, MEMBERS, DIRECTORS, OFFICERS, EMPLOYEES, PARENTS, SUBSIDIARIES, AFFILIATES, AGENTS, PARTNERS, SUCCESSORS, ASSIGNS AND REPRESENTATIVES FROM AND AGAINST ANY LIABILITY FOR ANY DAMAGES, INJURY OR LOSSES, TO ANY PERSON (INCLUDING DEATH), OR PROPERTY, OF ANY KIND RESULTING IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY FROM: (A) ACCEPTANCE, POSSESSION, MISUSE OR USE OF ANY PRIZE OR ANY PORTION THEREOF; (B) PARTICIPATION IN ANY CONTEST RELATED ACTIVITY OR PARTICIPATION IN THIS CONTEST (INCLUDING TRAVEL TO/FROM ANY CONTEST RELATED ACTIVITY); (C) THE RELEASED PARTIES' VIOLATION OF RIGHTS OF PUBLICITY OR PRIVACY, CLAIMS OF DEFAMATION OR PORTRAYAL IN A FALSE LIGHT OR BASED ON ANY CLAIM OF INFRINGEMENT OF INTELLECTUAL PROPERTY; OR (D) ANY TYPOGRAPHICAL, HUMAN OR OTHER ERROR IN THE PRINTING, OFFERING, SELECTION, OPERATION OR ANNOUNCEMENT OF ANY CONTEST ACTIVITY AND/OR PRIZE. By entering this Contest, the Entrant agrees to the following statement:

I expressly understand that Section 1542 of the Civil Code of California provides substantially as follows: "A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH DEBTOR OR RELEASED PARTY." The provisions of this Section 1542 of the Civil Code of California and any similar law of any state, territory, or other jurisdiction are hereby expressly waived.

14. LIMITATIONS OF LIABILITY: The Contest Entities are not responsible for late, lost, damaged, misdirected, incomplete, illegible, undeliverable, destroyed, and/or lost, late, misdirected, undeliverable or incomplete entries due to system errors or failures, or faulty transmissions and/or entries not received resulting from any hardware or software failures of any kind, lost or unavailable network connections, or failed, incomplete or garbled computer or telephone transmissions, or for any problems or technical malfunction(s) of any telephone network or lines, computer online systems, servers or providers, computer equipment, or entries not received by Sponsor on account of technical problems or traffic congestion, or any combination thereof, including any injury or damage to participant's or any other person's property related to or resulting from participating in the Contest or downloading any material for the Contest, or other telecommunications malfunctions which may limit an entrant's ability to participate. Administrator may prohibit an Entrant from participating in the Contest or winning the Prize if, in its sole discretion, it determines that said Entrant is attempting to undermine the legitimate operation of the Contest by cheating, hacking, deception, or other unfair practices or intending to annoy, abuse, threaten or harass any other Entrants or Contest Entities. Any attempt by any person to damage any website or undermine the legitimate operation of the Contest is a violation of criminal and civil law, and, should such an attempt be made, Contest Entities each reserve the right to seek damages from any such person to the fullest extent permitted by law. If for any reason this Contest is not capable of running as planned, including, but not limited to, infection by computer virus, bugs, tampering, unauthorized intervention, fraud, or any other causes beyond the reasonable control of Administrator which corrupt or affect the administration, security, fairness, integrity or proper conduct of the Contest, then the Administrator or Sponsor each reserves its right at its sole discretion to cancel, terminate, modify or suspend the Contest.

To the maximum extent permitted by law, IN NO EVENT WILL THE CONTEST ENTITIES BE RESPONSIBLE OR OTHERWISE LIABLE FOR ANY DAMAGES OR LOSSES OF ANY KIND, INCLUDING DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES RELATED TO THE CONTEST, INCLUDING ANY ACCESS TO OR USE OF THE ADMINISTRATOR'S OR SPONSOR'S WEBSITE, OR ANY DOWNLOADING FROM OR PRINTING MATERIAL FROM THESE WEBSITES. ANY AND ALL CLAIMS, JUDGMENTS AND AWARDS WILL BE LIMITED TO ACTUAL THIRD-PARTY, OUT-OF-POCKET COSTS INCURRED (IF ANY) NOT TO EXCEED TEN DOLLARS (\$10.00), BUT IN NO EVENT WILL ATTORNEYS' FEES BE AWARDED OR RECOVERABLE. EVERYTHING ON THESE WEBSITES IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. SOME JURISDICTIONS MAY NOT ALLOW LIMITATIONS OR EXCLUSIONS OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES OR EXCLUSION OF IMPLIED WARRANTIES SO SOME OF THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY. PRIZE WINNER AGREES THAT ALL PRIZES ARE PROVIDED "AS IS" WITHOUT ANY WARRANTY, REPRESENTATION, OR GUARANTEE, EXPRESS OR IMPLIED, IN FACT OR IN LAW, WHETHER NOW KNOWN OR HEREINAFTER ENACTED, RELATIVE TO THE USE OR ENJOYMENT OF THE PRIZE, INCLUDING, WITHOUT LIMITATION, ITS QUALITY, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. FURTHER, NO RESPONSIBILITIES ARE ACCEPTED FOR ANY ADDITIONAL EXPENSES, OMISSIONS, DELAYS, OR RE-ROUTING RESULTING FROM ANY ACTS OF ANY GOVERNMENT OR AUTHORITY.

15. WINNER'S LIST: For a copy of the of the Official Rules visit www.nba.com/clippers/LABCHALLENGE or send a legal-size, self-addressed, stamped envelope to: "LAB Challenge Contest" Official Rules, c/o LA Clippers LLC, 1212 South Flower Street, 5th Floor, Los Angeles, CA 90015. To find out who won, send a legal-size, self-addressed, stamped envelope to: "LAB Challenge Contest", c/o LA Clippers LLC, 1212 South Flower Street, 5th Floor, Los Angeles, CA 90015. Requests must be received no later than three (3) months following the end of the Contest Period. Only one (1) request for a Contest Winner will be fulfilled for each separately mailed outer envelope.

16. MISCELLANEOUS: The invalidity or unenforceability of any provision of these Official Rules or the Affidavit will not affect the validity or enforceability of any other provision. In the event that any provision or portion thereof of the Official Rules or the Affidavit is determined to be invalid or otherwise unenforceable or illegal, the other provisions and portions thereof will remain in effect and will be construed in accordance with their terms as if the invalid or illegal provision were not contained herein. Sponsor's failure to enforce any term of these Official Rules will not constitute a waiver of that provision. Entrants agree to waive any rights to claim ambiguity of these Official Rules. Headings are solely for convenience of reference and will not be deemed to affect in any manner the meaning or intent of the documents or any provision hereof. In the event there is a discrepancy or inconsistency between disclosures or other statements contained in any Contest-related materials, privacy policy or terms of use on any website, social media platform or application and/or the terms and conditions of the Official Rules, the Official Rules shall prevail, govern and control and the discrepancy will be resolved in Sponsor's sole and absolute discretion.

This Contest is in no way sponsored, endorsed or administered by, or associated with any entity through which the Contest is promoted. Any questions, comments or complaints regarding this Contest should be directed to Sponsor.