OBSESSED GARAGE OG SPEC 2011 PORSCHE GT3RS GIVEAWAY SWEEPSTAKES OFFICIAL RULES

NO PURCHASE OR PAYMENT NECESSARY. A PURCHASE OR PAYMENT WILL NOT INCREASE YOUR CHANCE OF WINNING. PROMOTION IS OPEN TO LEGAL RESIDENTS OF THE 50 UNITED STATES, DISTRICT OF COLUMBIA, AND CANADA (EXCLUDING QUEBEC), WHO ARE AT LEAST THE AGE OF MAJORITY IN THEIR STATE/PROVINCE OF RESIDENCE AT TIME OF ENTRY. VOID IN PUERTO RICO, GUAM, AMERICAN SAMOA, QUEBEC, AND WHERE PROHIBITED BY LAW.

ODDS OF WINNING ARE DEPENDENT UPON THE NUMBER OF ELIGIBLE ENTRIES RECEIVED. VOID WHERE PROHIBITED BY LAW. AFFIDAVIT OF ELIGIBILITY / RELEASE OF LIABILITY / PRIZE ACCEPTANCE AGREEMENT WILL BE REQUIRED. ALL DISPUTES WILL BE RESOLVED SOLELY BY BINDING ARBITRATION AND ENTRANTS WAIVE THE ABILITY TO BRING CLAIMS IN A CLASS ACTION FORMAT.

PROMOTION PERIOD: The Obsessed Garage OG Spec 2011 Porsche GT3RS Giveaway (the "Sweepstakes") begins at 12:00 a.m. Eastern Daylight Time ("EDT") on June 1, 2023 and ends at 11:59 p.m. EDT on July 31, 2023 (the "Promotion Period"), subject to any authorized extension.

ELIGIBILITY: The Sweepstakes is open only to natural persons who are a legal resident of one of the fifty (50) United States or the District of Columbia (excluding Puerto Rico, Guam, American Samoa, United States territories, possessions, and protectorates, foreign based United States military installations, and wherever restricted or prohibited by law), or Canada (excluding Quebec) (the "Territory") who have reached the legal age of majority in their state/province/territory of residence and are located in the Territory at the time of entry (the "Entrant"). Any Entrant who has been convicted of a felony is not eligible to participate or win.

Sponsors, employees of Sponsors, and all of their respective partners, parent companies, divisions, subsidiaries, affiliates, trustees, advertising, promotion and public relations agencies, and their respective officers, directors, employees, agents, independent contractors, representatives and agencies (collectively, the "Sweepstakes Entities") are not eligible to participate in the Sweepstakes and/or win a Prize (as defined below). Additionally, immediate family members of such employees and persons living in the same household as such employees (whether related or not) are not eligible to win. For the purposes of this Sweepstakes, "immediate family members" is defined as spouse, domestic partner, mother, father, grandmother, grandfather, children, siblings and their spouses and "persons living in the same household" shall mean people who share the same residence at least three (3) months a year, whether legally related or not.

By entering this Sweepstakes, Entrant agrees to be bound by these Official Rules and the decisions of the Sponsor, which are final and binding in all respects and cannot be challenged or appealed.

HOW TO ENTER: During the Promotion Period, there are two (2) ways to enter:

Online Store Entry: During the Promotion Period, visit www.obsessedgarage.com (the "Website") and purchase one or more eligible items from the Website's specially designated collection (the "Online Store Entry"). Entrants must complete all required information and provide a valid payment method at the time of purchase. RECEIVE ONE (1) ENTRY FOR EVERY \$1 SPENT (not including tax and shipping) on eligible items during the Promotion Period. No limit on number of entries received with an eligible purchase from the Website. Purchase transaction must be received by Sponsor no later than 11:59 p.m. EDT July 31, 2023 to be eligible to receive entries. Purchases made using an Obsessed Garage Gift Card or the financing option are ineligible and will not receive an entry. The

number of entries Entrant receives will be based on the pre-tax amount of the eligible purchase from the Website, excluding tax and shipping/handling charges and less any discounts. For purchases made using both an Obsessed Garage Gift Card and credit card or debit card, entries will be earned only for the credit card or debit card portion of the purchase. For clarification, Online Store Entries will accrue only on the subtotal of eligible purchases after any discounts and/or price reductions are applied. Online Store Entries will not be awarded for items not included in the designated collection of eligible items, any payment of shipping or handling fees, or payment made using an Obsessed Garage Gift Card. Returns and/or credits and/or credit card charge-backs of store orders will reduce the total number of Online Store Entries received. If Sponsor issues a refund to an Entrant or if the Entrant initiates a credit card dispute or charge-back the corresponding number of entries associated with the refund, dispute, or chargeback will be revoked. Other merchandise available for sale on Sponsor's Website, but not specifically designated as part of this promotion, is not eligible for an Online Store Entry.

2. Alternative Means of Entry ("AMOE"): To obtain an entry without making a purchase, Entrant must legibly handprint their name, street address, city, state or province/territory, ZIP or postal code, telephone number, complete e-mail address on a standard 3" x 5" card and mail in a handwritten envelope which includes a handwritten return address in the upper left-hand corner that matches Entrant's street address. Entrant is not permitted to use any third party to assist with the entry process in any way. The envelope must have sufficient postage and be free of any extraneous decoration, drawing, stickers, or tape. Mail to: Obsessed Garage OG SPEC 2011 Porsche GT3RS Giveaway, 322 Oak St. Lady Lake, FL 32159 (each envelope must be mailed individually and separately) ("Mail-In Entry"). Limit one (1) Mail-In Entry per envelope. Mail-In Entry and envelope must be legibly handwritten. Mechanical reproductions, postage-due, Mail-In Entries sent in excess of the entry limits will not be accepted. Mail-In Entries received without a verifiable and legible residential return address as required herein or in any adorned envelope will be deemed incomplete and void. Mail-In Entries must include all required information (as provided above) to be considered a valid entry. Bulk shipments (multiple entries in one shipping package) will not be accepted and will be destroyed. Mail-In Entry must be postmarked no later than five (5) days prior to the end of the Promotion Period and received no later than the end of the Promotion Period. Entries received after the end of the Promotion Period will be void. Earn one (1) entry per valid Mail-In Entry. Entrant is limited to one (1) Mail-in Entry during the Promotion Period. Requests for confirmation of receipt of Mail-In Entry will not be acknowledged. No photo copies, facsimiles, or reproductions of Mail-In Entry will be accepted. Sponsor is not responsible for late, lost, damaged, stolen, incomplete, illegible, postage due, or misdirected entries. Proof of mailing does not constitute proof of delivery. By using this AMOE method, Entrant agrees that any other entries using other methods will be void.

All information must be complete to be eligible.

By entering via online or mail-in, you consent to receive email announcements from Sponsor, in accordance with its Privacy Policy, available at https://www.obsessedgarage.com/pages/policies. You may unsubscribe from these email announcements without affecting your chances of winning this Sweepstakes. All entries become the exclusive property of the Sponsor and will not be acknowledged or returned except as provided herein.

among all eligible entries received during the Promotion Period, to determine the winner. Sponsor will announce the winner on its YouTube channel located at https://www.youtube.com/c/MattMoreman. The time of the announcement will be posted on the Sponsor's Facebook Page (https://www.facebook.com/obsessedgarage/) and/or Sponsor's Instagram Page (https://www.instagram.com/obsessedgarage/) approximately twenty-four (24) hours prior to the date of announcement. Winner does not need to be present or comment to win.

Should the Prize be forfeited, Sponsor may, at Sponsor's sole discretion, choose another winner.

If a potential winner is found ineligible or fails to comply with these Official Rules and any additional or supplemental rules, that individual's claim to a prize is forfeited and an alternate qualifying and eligible Entrant may be selected, at Sponsor's sole discretion.

All prizes legitimately claimed will be awarded.

GRAND PRIZE WINNER:

One (1) grand prize winner (the "Grand Prize Winner") will receive:

A customized pre-owned 2011 Porsche GT3RS modified to Obsessed Garage specifications (specification details posted on obsessedgarage.com during the Promotion Period), (the "Prize").

Total approximate retail value of the Prize: \$260,000.00 (US).

Prize vehicle may not meet safety or emissions testing required in some states, provinces, or counties. Grand Prize Winner is responsible to check their state/county/province of residence to confirm safety and emissions compliance and must use vehicle in accordance with state/county/province regulations.

Grand Prize Winner is responsible for registration, license, title and insurance fees, plate fees, taxes, and any other expenses not listed related to acceptance and use of the vehicle portion of the Prize and must provide a valid driver's license and evidence of insurance (as required) prior to delivery of the Prize to the Grand Prize Winner if the Grand Prize Winner elects to pick up the Prize in person or prior to Sponsor securing the third-party transportation company to transport and deliver the Prize to the Grand Prize Winner. Sponsor will arrange for delivery of the Prize to the Grand Prize Winner, only if the Grand Prize Winner is a resident of the continental United States. Delivery date to be mutually agreed upon by the Grand Prize Winner and Sponsor. Residents of Alaska, Hawaii, and Canada will receive a stipend of up to \$1,000.00 from Sponsor to be used toward transport of the Prize. If the Grand Prize Winner wishes to pick up the Prize in person, they must arrange for pickup of the Prize directly with Sponsor. Grand Prize Winner may elect to pick up the Prize at Sponsor's location in Florida at a time mutually agreed upon by Sponsor and Grand Prize Winner. If Grand Prize Winner elects to pick up the Prize, Sponsor is not required to provide any stipend for transportation. Sponsor will work with Grand Prize Winner to obtain required documents to allow for transport of Prize to final destination. Grand Prize Winner is responsible for all costs and fees associated with picking up prize (including but not limited to airfare, gas, temporary registration, insurance, towing fees, etc.). 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). Sponsor will provide a clean title for the vehicle portion of the Prize. Failure of Grand Prize Winner to take delivery within 30 days of availability may, at Sponsor's sole discretion, cause Prize to be forfeited and awarded to an

alternate winner. No substitution or transfer of Prize permitted except at the sole discretion of the Sponsor.

All federal, state and local taxes on a prize are the sole responsibility of the Grand Prize Winner. Grand Prize Winner is also responsible for any other costs and expenses associated with the acceptance and use of the Prize.

Prize or any portion thereof is not transferable or redeemable for cash. No substitutions for prize except by Sponsor, in which case a prize of equal or greater value will be substituted. In the event of loss of the vehicle portion of the Prize prior to legal transfer to the Grand Prize Winner, this Sweepstakes will be immediately cancelled and no prize will be awarded. In the event of loss of the vehicle portion of the Prize after ownership of the Prize has been transferred to the Grand Prize Winner, Sponsor shall have no legal obligation to provide any compensation to the Grand Prize Winner.

GENERAL RULES: Potential Grand Prize Winner will be notified by phone or email within 48-hours of the drawing. Potential Grand Prize Winner will be required to sign and return an Affidavit of Eligibility/Publicity and Liability Release, and IRS Form-W9 or W8-BEN (where legal and where required) within the time period designated in the notification or Prize will be forfeited and, at Sponsor's sole discretion, an alternate winner determined at random from among the remainder of all eligible entries. If any potential Grand Prize Winner is deemed a minor in their state, territory, province, or jurisdiction of residence, the right to receive the Prize will be forfeited. Should the potential Grand Prize Winner (or any other alternate potential Grand Prize Winner) decide to decline the Prize for any reason whatsoever, Sponsor shall have no further obligation to that potential Grand Prize Winner, and, at Sponsor's sole discretion, an alternate potential Grand Prize Winner may be selected, if time permits. Taxes and fees related to the Prize are the sole responsibility of the Grand Prize Winner.

Acceptance of a prize constitutes permission to the Sponsor to use Grand Prize Winner's name and/or likeness for purposes of advertising and trade without further compensation, unless prohibited by law. By accepting the Prize, Grand Prize Winner agrees to hold Sweepstakes Entities harmless against any and all claims and liability from any accident, loss or injury occurring from this promotion or in any way related to the prize or use/misuse thereof, or while traveling to and/or from a location to obtain or use a Prize. No substitution or transfer of Prize allowed, except at Sponsor's sole discretion. Sweepstakes Entities shall not be liable for any printing or other errors or for delays in internet transmission or mail service. All entries become the property of Sponsor and will not be acknowledged or returned. By participating in this promotion, Entrant agrees to be bound by these Official Rules, and additional supplementary rules, and the decisions of the Sponsor, which are final and binding. Any questions, comments, or complaints regarding the promotion are to be directed to the Sponsor at the address below.

EXTENSION OF PROMOTION PERIOD: Sponsor reserves the right to extend the Promotion Period for any reason by making an announcement on the Website no less than 5 days prior to the end of the Promotion Period. The Sponsor may extend the Promotion Period for thirty (30) days from the then current end date. Up to three (3) extensions of the Promotion Period can be made by Sponsor, for a maximum extension of ninety (90) days beyond the original end date.

DISCLAIMERS: By participating in the Sweepstakes, Entrant agrees to release, discharge, indemnify and hold harmless the Sweepstakes Entities, TikTok, Inc., YouTube, Inc., Twitter, Inc., Facebook, Inc., Instagram, Inc., Porsche Cars North America Inc., and each of their respective directors, officers, employees, agents, successors and assigns (the "Released Parties") from and against any and all claims, liability, costs (including attorneys' fees), losses, damages, fines or injuries (up to and

including bodily injury and death) of any kind arising out of or related to: (i) Entrant's participation in the Sweepstakes; (ii) any acceptance, possession, misuse or use of any prize (including, without limitation, losses, damages or injuries to Entrant's or any other person's equipment or other property, or to their persons, including those arising from any travel to/from any prize event or activity); (iii) 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; and (iv) any typographical, human or other error in the printing, offering, selection, operation or announcement of any Sweepstakes activity and/or prize. Without limiting the generality of the foregoing, Entrants agree that the Released Parties have neither made nor will be in any manner responsible or liable for any warranty, representation or guarantee, express or implied, in fact or in law, in connection with the Sweepstakes and/or with respect to prizes, including, without limitation, to any prize's quality or fitness for a particular purpose. Entrant agrees that the Released Parties shall have no responsibility or liability for discontinued prizes; human error; incorrect or inaccurate transcription of registration and/or account information; any technical malfunctions of the telephone or data network, computer online system, computer dating mechanism, computer equipment, software, social media platform, or Internet service provider utilized by Sponsor; interruption or inability to access the website, application or any online service via the Internet due to hardware or software compatibility problems; any damage to Entrant's (or any third person's) computer or mobile device and/or its contents related to or resulting from any part of the Sweepstakes; any lost/delayed data transmissions, omissions, interruptions, viruses, bugs, defects; and/or any other errors or malfunctions, even if caused by the negligence of the Released Parties. Each Entrant further agrees to indemnify and hold harmless the Released Parties from and against any and all liability resulting or arising from the Sweepstakes and to release all rights to bring any claim, action or proceeding against Released Parties and hereby acknowledge that the Released Parties have neither made nor are in any manner responsible or liable for any warranty, representation or guarantee, express or implied, in fact or in law, relative to a prize, including express warranties provided exclusively by a Supplier that may be sent along with a prize. The Released Parties are not responsible for any changes or unavailability of the internet service provider or the social media platform used for purposes of administering this Sweepstakes that may interfere with the Sweepstakes (including any limitations, any restrictions, or any conditions on Sponsor's ability to use the website or social media platform for the Sweepstakes as set forth herein that are not acceptable to Sponsor) or ability of Entrant to timely enter, receive notices, or communicate with Sponsor via email, in which case Sponsor, in its sole discretion, may terminate or modify the Sweepstakes.

The Sweepstakes Entities are not responsible for human errors or for any damaged, tampered with, delayed, illegible, incomplete, inaccurate, garbled, late, lost, forged, misaddressed, misdirected, mutilated, mass machine-generated, unintelligible, incomprehensible, stolen entries or entries otherwise not in compliance with these Official Rules or any additional or supplemental rules. In addition, Sweepstakes Entities are not responsible for any typographical errors in these Official Rules or any additional or supplemental rules, Sweepstakes content or any advertising materials for the Sweepstakes, or for any kind of computer, electronic, hardware, software, Internet, network, data, technical or telephone failures and/or problems caused by the Sponsor and/or the Sweepstakes Entities or the user, or by any of the equipment or programming associated with or utilized in the Sweepstakes, or by any human, typographical, electronic, network or other error that may occur in receiving and/or processing of the entries in the Sweepstakes, or by infection by computer viruses, bugs, tampering, unauthorized intervention, fraud or technical failure.

If the Sweepstakes becomes compromised, hampered, interrupted, not capable of running as planned, rendered impossible of performance in any way or prevented, including, without limitation, because of any kind of computer viruses, bugs, electronic, hardware, software, Internet, network, technical or telephone failures, tampering, unauthorized intervention, fraud, an event

of force majeure or any other cause created by Sponsor and/or the Sweepstakes Entities, any user or Entrant, or by any of the equipment or programming associated with or utilized in the Sweepstakes, Sponsor reserves the right, at its sole discretion, to change the Official Rules, to cancel, modify, suspend, or withdraw the Sweepstakes or any Sweepstakes offer and/or cancel, modify, suspend, or withdraw any method of entry, without notice, and select prize winners from all valid entries received for the Sweepstakes prior to or after the cancellation, modification, suspension or withdrawal. As used herein, an event of force majeure shall be deemed to include, without limitation, an act of God or public enemy; an act or threat of terrorism, war (declared or undeclared), riot or civil commotion, fire, flood, natural or man-made epidemic of health or other means, earthquake, explosion, labor dispute or strike, riot or civil disturbance, public health crisis (e.g. COVID-19, SARS, Ebola, Measles), casualties, satellite or equipment failure, boycott; labor dispute, strike or stoppage (including a strike by the members of any union), labor or material shortage, transportation interruption of any kind, an act, regulation, order or request of or by any federal, state or local authority or quasi-governmental entity (whether or not the act, regulation, order or request proves to be invalid); order or any court or jurisdiction, or any other cause not reasonably within the Sponsor's control.

GENERAL CONDITIONS OF ENTRY: All Entrants, as a condition of entry, agree that they have not been required to purchase any kind of product or service whatsoever to participate in and/or enter the Sweepstakes. The Sweepstakes Entities are not responsible for the actions of Entrant in connection with the Sweepstakes, including Entrant's attempts to circumvent the Official Rules or any additional or supplemental rules or otherwise interfere with the administration, security, fairness, integrity or proper conduct of the Sweepstakes. Persons found tampering with or abusing any aspect of this Sweepstakes, or whom Sponsor believes to be causing malfunction, error, disruption or damage may be disqualified. Additionally, any attempt to cheat the Sweepstakes, as determined in the sole and absolute discretion of Sponsor, may result in immediate disqualification of the Entrant, as well as other possible consequences, including disqualification from any and all existing and future sweepstakes. ANY ATTEMPT BY A PERSON TO DAMAGE ANY WEBSITE (INCLUDING ANY SOCIAL MEDIA PLATFORM OR APPLICATION) OR UNDERMINE THE LEGITIMATE OPERATION OF THIS SWEEPSTAKES MAY BE A VIOLATION OF CRIMINAL AND CIVIL LAWS AND SHOULD SUCH AN ATTEMPT BE MADE, SPONSOR RESERVES THE RIGHT TO SEEK ALL LEGAL AND EQUITABLE REMEDIES FROM AND AGAINST ANY SUCH PERSON TO THE FULLEST EXTENT PERMITTED BY LAW. Sponsor reserves the right, in its sole and absolute discretion, to disqualify (or terminate the prize of) any individual who is found to be, or suspected of, acting in violation of these Official Rules or any additional or supplemental rules, or to be acting in an unsportsmanlike, obscene, immoral, or disruptive manner, or with the intent to annoy, abuse, threaten or harass any other person.

Entrant further understands and agrees that all rights under Section 1542 of the Civil Code of California ("Section 1542") and any similar law of any state or territory of the United States that may be applicable with respect to the foregoing release(s) are hereby expressly and forever waived. Entrant acknowledges that Section 1542 provides that: "A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH, IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR." The releases hereunder are intended to apply to all claims not known or suspected to exist with the intent of waiving the effect of laws requiring the intent to release future unknown claims.

GOVERNING LAW: The parties agree that the Sweepstakes and these Official Rules or any additional or supplemental rules will be governed, construed and interpreted under the laws of the State of Florida, without giving effect to any choice of law or conflict of laws rules (whether of

the State of Florida or any other jurisdiction) which would cause the application of the laws of any jurisdiction other than the State of Florida.

DISPUTE RESOLUTION: Entrants, Sponsor, Sweepstakes Entities, and the Released Parties (each, a "Party" and collectively the "Parties") each agree to fully and finally settle all disputes only through binding arbitration; provided, however, the Sponsor shall be entitled to seek injunctive or equitable relief in the state and federal courts serving Lake County, Florida and any other court with jurisdiction over the Parties. In arbitration, there is no judge or jury and review is limited. The arbitrator's decision and award are final and binding, with limited exceptions, and judgment on the award may be entered in any court with jurisdiction. The Parties agree that, except as set forth above, any claim, suit, action or proceeding arising out of or relating to this Sweepstakes shall be resolved solely by binding arbitration conducted in English before a sole arbitrator under the streamlined Arbitration Rules Procedures of JAMS Inc. ("JAMS") or any successor to JAMS. In the event JAMS is unwilling or unable to set a hearing date within fourteen (14) days of the filing of a "Demand for Arbitration", then either Party can elect to have the arbitration administered by the American Arbitration Association ("AAA") or any other mutually agreeable arbitration administration service. If an in-person hearing is required, then it will take place in Lady Lake, Florida. The federal or state law that applies to these Official Rules will also apply during the arbitration. Disputes will be arbitrated only on an individual basis and will not be consolidated with any other proceedings that involve any claims or controversy of another party, including any class actions; provided, however, if for any reason any court or arbitrator holds that this restriction is unconscionable or unenforceable, then the agreement to arbitrate doesn't apply and the dispute must be brought in a court of competent jurisdiction serving Lake County, Florida.

<u>Scope.</u> This agreement to arbitrate claims and disputes is intended to be broad and includes, without limitation, (i) claims or disputes relating to any aspect of the Sweepstakes, whether based in contract, tort, statute or any other legal theory, (ii) claims or disputes directly or indirectly arising from conduct or events that occurred prior to the effective date of these Official Rules or any additional or supplemental rules (including, without limitation, claims relating to advertising), or after its termination, (iii) claims or disputes subject to class action litigation in which you are not currently a member of a certified class, and (iv) claims or disputes with any agent, employee, successor or assign of you, the Sponsor, or the Sweepstakes Entities (all such claims and disputes are referred to collectively as "Claims"). This agreement to arbitrate does not, however, include Sponsor's Claims pertaining to intellectual property rights.

<u>No Preclusive Effect.</u> No award or finding or stipulation of fact by the arbitrator will have any preclusive or collateral estoppel effect in any other arbitration or court, unless it involves the exact same parties.

<u>Severability.</u> If any part of this arbitration provision is deemed to be invalid, unenforceable or illegal, then the balance of this arbitration provision shall remain in effect and shall be construed in accordance with its terms as if the invalid, unenforceable or illegal provision were not contained herein.

Notwithstanding the foregoing, Sponsor may seek equitable relief in any court of competent jurisdiction.

LIMITATION OF LIABILITY: BY ENTERING THE SWEEPSTAKES, ENTRANT AGREES THAT TO THE EXTENT PERMITTED BY APPLICABLE LAW: (A) ANY AND ALL DISPUTES, CLAIMS AND CAUSES OF ACTION ARISING OUT OF OR CONNECTED WITH THE SWEEPSTAKES, OR ANY PRIZE AWARDED, WILL BE RESOLVED INDIVIDUALLY, WITHOUT RESORT TO ANY FORM OF CLASS ACTION; (B) ANY AND ALL CLAIMS, JUDGMENTS AND AWARDS WILL BE LIMITED TO ACTUAL THIRD-PARTY, OUT-OF-POCKET

COSTS INCURRED (IF ANY) NOT TO EXCEED FIVE DOLLARS (\$5.00), BUT IN NO EVENT WILL ATTORNEYS' FEES BE AWARDED OR RECOVERABLE; (C) UNDER NO CIRCUMSTANCES WILL ANY ENTRANT BE PERMITTED TO OBTAIN ANY AWARD FOR, AND ENTRANT HEREBY KNOWINGLY AND EXPRESSLY WAIVES ALL RIGHTS TO SEEK, PUNITIVE, INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES, LOST PROFITS AND/OR ANY OTHER DAMAGES, OTHER THAN ACTUAL OUT OF POCKET EXPENSES NOT TO EXCEED FIVE DOLLARS (\$5.00), AND/OR ANY RIGHTS TO HAVE DAMAGES MULTIPLIED OR OTHERWISE INCREASED; AND (D) ENTRANTS' REMEDIES ARE LIMITED TO A CLAIM FOR MONEY DAMAGES (IF ANY) AND ENTRANT IRREVOCABLY WAIVES ANY RIGHT TO SEEK INJUNCTIVE OR EQUITABLE RELIEF. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATIONS OR EXCLUSION OF LIABILITY, SO THE ABOVE MAY NOT APPLY TO YOU.

MISCELLANEOUS: The invalidity or unenforceability of any provision of these Official Rules, any additional or supplemental rules, or the Affidavit will not affect the validity or enforceability of any other provision. In the event that any provision of the Official Rules, any additional or supplemental rules, or the Affidavit is determined to be invalid or otherwise unenforceable or illegal, the other provisions 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, any additional or supplemental rules, or any other guidelines, instructions, policies, or term will not constitute a waiver of that provision. Entrant agrees to waive any rights to claim ambiguity of these Official Rules or any additional or supplemental 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 Sweepstakes-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.

WINNER LIST: Grand Prize Winner will be announced on the Sponsor's website and/or social media pages. All winners are subject to verification.

ADDITIONAL RULES RELATED TO RESIDENTS OF CANADA: Potential Grand Prize Winner who resides in Canada will be required to correctly answer a time-limited mathematical skill testing question administered by Sponsor, or Sponsor's designated agent, via email or telephone prior to award of any prize.

SPONSOR: This Sweepstakes is sponsored by Obsessed Garage, LLC 322 Oak St. Lady Lake, FL 32159. Reference to third parties in connection with prizes and/or third-party websites or services are for reference and identification purposes only and not intended to suggest endorsement, sponsorship, or affiliation with Sponsor or the Sweepstakes.

Obsessed Garage and their logos are trademarks of Obsessed Garage, LLC. All trademarks, service marks, logos, products, or service names are the property of their respective owners. All Rights Reserved. This Sweepstakes is in no way sponsored, endorsed or administered by, or associated with TikTOk, Inc., YouTube, Inc., Twitter, Inc., Meta Platforms, Inc., Facebook, Inc., Instagram, Inc., Porsche Cars of North America Inc., or any other third-party not specifically designated by Sponsor. Information is being provided solely to Sponsor in accordance with these Official Rules.

© 2023 Obsessed Garage, LLC. All rights reserved. These Official Rules may not be copied, edited, or used for any other purpose, commercial or otherwise, without the express written consent of Obsessed Garage, LLC.