

“METRO SUMMER MOVIE NIGHT CONTEST”

OFFICIAL RULES (the “Official Rules”)

The “METRO SUMMER MOVIE NIGHT CONTEST” (the “Contest”) is sponsored by Metro Ontario Inc. (the “Sponsor”).

IMPORTANT NOTE: In addition to complying in full with all other requirements of these Official Rules, in order to be declared an actual winner of a prize (“Prize”), potential winners first must correctly answer a mathematical skill-testing question (the “skill-testing question”), without any mechanical, electronic or other assistance.

The Contest begins at 12:00:01 AM local Eastern Time Ontario (“ET”) June 17, 2021 and ends at 11:59:59 PM ET on August 25, 2021 (the “Contest Period”).

Note: In these Official Rules, the Sponsor’s computer system which is used to govern all computer and time-related aspects of the Contest and, among other things, is the official time-keeping device for the Contest, is called the “Contest Computer”. Subject to the provisions of these Official Rules, all results as recorded or otherwise governed by the Contest Computer shall be final and binding (without right of appeal) in all respects. Except as otherwise specifically stated in these Official Rules, all times mentioned in these Official Rules shall be ET.

1. **ELIGIBILITY:** To be eligible to enter and to win a Prize in the Contest, a person must be a resident of Ontario, Canada who: (i) is eighteen (18) years of age or older at the time they enter the Contest; and (ii) has [has](#) met the following criterium:
 - a) Enrollment in the AIR MILES® Reward Program is required to enter with purchase. If you are not enrolled in the AIR MILES® Reward Program, you may enroll online at www.airmiles.ca/enroll. By enrolling to become an AIR MILES® Collector in the AIR MILES® Reward Program, you agree to be bound by the terms and conditions of the AIR MILES® Reward Program as amended from time to time. You need to be email contactable by AIR MILES and have a valid opt-in to communications by AIR MILES and Sponsors.
 - b) Enrollment on metro.ca is required to enter with purchase. If you are not enrolled in the metro.ca member program, you may enroll online at www.metro.ca/coupons or on the My Metro App. By enrolling to become metro.ca member, you agree to be bound by the terms and conditions of the metro.ca member program as amended from time to time. You need to be email contactable by metro and have a valid opt-in to communications by metro.ca. In order to be eligible for this contest you must link your AIR MILES® Card number with your metro.ca account. Linking your AIR MILES® Card may be completed at the time of sign up, or by visiting <https://www.metro.ca/en/my-account/my-air-miles-card>.

The following persons are not eligible to enter the Contest or to win a Prize in the Contest:

- a. employees, directors, agents or representatives of the Sponsor or of any of their respective divisions, subsidiaries, affiliates, franchisees, stores, licensees, or promotional agencies, or of any person, firm or corporation which provides any Contest materials or any services for the Contest; and
- b. any person who resides or is domiciled with any person identified in Rule 1 a) of these Official Rules (whether related or not).

In these Official Rules, a person who is eligible to enter the Contest is referred to as an “Eligible Person”.

2. **DEFINITIONS:** In these Official Rules a) the term “Sponsor” includes, where the context requires or permits, a representative or agent of the Sponsor, which for purposes of this Contest includes Metro Ontario Inc.; b) the term “Prize” means one of two (2) prizes which are available to be won in the Contest as described in Rule 7 below, and the term “Prizes” is the plural of Prize; c) the term “Potential Winner” means an Eligible

Person who has been identified as being a Potential Winner of the Prize; d) the term “**Winner**” means a Potential Winner who has been verified and confirmed as one of the two (2) actual winners of the Prize in accordance with these Official Rules; e) the term “**day**” comprises the 24-hour period starting at 12:00:00 midnight ET on a given day during the Contest Period and ending that day at 11:59:59 p.m. ET; f) the term “**Entry**” means an eligible electronic entry into the Contest, which is recorded by the Contest Computer on behalf of the applicable Eligible Person (see Rule 4 below), and the term “**Entries**” is the plural of Entry.

3. THE CONTEST: GENERAL DESCRIPTION AND CHANCES OF WINNING THE PRIZE:

The Contest consists of a “draw” (the “**Draw**”) in which Entries are selected (the “**Contest Draw**”) at random by the Contest Computer from among all Entries recorded by the Contest Computer in accordance with these Official Rules, as described in Rule 5 below. The Eligible Persons whose Entries are randomly selected will be the Potential Winners of the Prize described in Rule 7 below. The chances of becoming a Potential Winner of a Prize depends on the number of Entries recorded by the Contest Computer in accordance with these Official Rules.

4. HOW TO ENTER THE CONTEST WITH PURCHASE:

In order to enter the Contest, an Eligible Person must load the Metro Summer Contest weekly personalized coupon on metro.ca or on the My Metro App, and use that coupon during a transaction. The number of entries is based on how many Metro Summer Contest personalized coupons are redeemed within the Contest Period (limit of one per week)

5. HOW TO ENTER THE CONTEST WITHOUT PURCHASE:

No purchase is necessary to enter the Contest. To enter the Contest without making a purchase, an Eligible Person must submit a 250 word paragraph describing their “Perfect Summer Movie Night”, submit to the address (see 7.A) and otherwise comply with these Contest rules for one (1) entry into the Contest. Limit one (1) no purchase entry per Contest Period, per Collector Account.

- a. No purchase necessary submissions can be mailed to:
5559 Dundas St W. Etobicoke, ON. M9B 1B9. Attention: Marketing

6. THE CONTEST DRAW:

It is planned that the Contest Sponsor will select two (2) entries within five (5) days after the expiry of the Contest Period. Entries will be randomly selected one at a time. The Eligible Persons whose Entries are selected will be the Potential Winners of the Prizes. Once the number of Entries reaches the total number of Prizes available as described in Rule 7 below, no further Entries will be considered as a Potential Winner.

7. NOTIFICATION TO THE POTENTIAL WINNERS OF A PRIZE, THE DECLARATION AND RELEASE, THE SKILL-TESTING QUESTION, PRIZE FORFEITURE, ENTRY LIMITS AND OTHER MATTERS:

The Sponsor will notify (“**notification**”) each Eligible Person who, as a result of the Contest Draw, is the Potential Winner of a Prize in the Contest. The notification will be in the form of a an email informing each Potential Winner that he/she is a Potential Winner of the Prize, and provide each Potential Winner with a declaration and release form (the “**Declaration and Release**”), all of which the Potential Winner must properly complete by the date specified by the Sponsor. The Declaration and Release will contain a mathematical skill-testing question, as well as a declaration by the Potential Winner that they are an Eligible Person and have complied with, and will continue to comply with, the provisions of these Official Rules and accepts the Prize as awarded to him/her in full compliance with these Official Rules. The Declaration and Release will also contain an indemnity, a liability release, and a publicity release that the Potential Winner is required to sign.

The Releasees (defined below) are not responsible if, for any reason, a Potential Winner does not receive the notification (or any other communications).

The Potential Winner must print out the declaration and release. Note: If a Potential Winner cannot print out the declaration and release, they should call the Sponsor at 416-969-2753 or email info@proofexperiences.com request that the Sponsor send a copy of the Declaration and Release to the Potential Winner. Once a Potential Winner has a printed copy of the Declaration and Release, they must fill their correct answer to the skill-testing question in the space provided for that purpose on the Declaration and Release, and must complete in full the Declaration and Release in the manner which will be specified in the notification and on the Declaration and Release. The Potential Winner then must return, by mail or e-mail (PDF Scan) to the Sponsor at the address set out in the notification, the duly completed and signed original Declaration and Release, containing the Potential Winner's correct answer to the skill-testing question, for receipt by the Sponsor no later than the date specified in the notification.

Provided the Potential Winner submits his/her duly completed and signed Declaration and Release, and provided that Declaration and Release is received by the Sponsor in accordance with these Official Rules, and provided the Potential Winner answers correctly the skill-testing question, subject to the provisions of these Official Rules, the Sponsor then will proceed to review the Declaration and Release to confirm that it accords with the requirements of the Official Rules.

Prize Forfeiture: If the Sponsor cannot contact a Potential Winner through the notification process described above within five (5) days of the Contest draw date, or if a Potential Winner fails to submit an answer to the skill-testing question, or submits an incorrect answer to that question, or fails to comply in full and in any way or manner with any provision or provisions of or limitation contained in these Official Rules including, without limitation, the eligibility requirements prescribed in Rule 1 of these Official Rules, or fails to meet the requirements related to completion, execution and submission of their Declaration and Release (see above), that Potential Winner forfeits any right to receive the Prize, is deemed to have waived any claim to the Prize without further notice, and the Prize is forfeited.

If, for any of the reasons specified in the preceding paragraph of this Rule 6, the Potential Winner of the Prize forfeits such Prize, the Sponsor may, in its sole discretion and time permitting, select a backup Entry and, if selected, will send the notification to the Eligible Person who submitted the backup Entry, who will follow the same process specified in this Rule 6 applicable to notifying the Potential Winner of the Prize. The Eligible Person who submitted that backup Entry will have the same obligations as they apply to the Potential Winner of the Prize. If and as necessary, the Sponsor may elect, in its discretion, to continue the process of attempting to verify an Eligible Person as the winner of the Prize by dealing, in order, with each Eligible Person who submitted a backup Entry until the Prize Winner is verified, or until there are no more backup Entries remaining. In the latter case, the Prize will not be awarded in the Contest and no Eligible Person who was a Potential Winner of the Prize, and no other person, will have any claim against the Sponsor in respect to the Prize or the Contest.

Entry Limits: There is a limit of one (1) Entry per Eligible Person during the Contest Period. In addition, no Eligible Person is permitted in any way or manner to use more than one (1) email account to enter the Contest

8. **PRIZING:** There are a total of two (2) Prizes available to be won in the Contest, each referred to as a Summer Movie Night Kit ("**Movie Night Kit**"). Approximate retail value of each Movie Night Kit is up to \$700.00. Each Movie Night Kit consists of an assortment of products, and as such vary in both number of products included, and exact retail value based on the region of residence.

GENERAL PROVISIONS

9. Subject to the provisions of these Official Rules, the Prize must be accepted as awarded, without substitution, and is not transferable and has no cash surrender value. All Movie Night Kits in these Official Rules are stated in Canadian Dollars. No cash alternative or substitution of the Prize will be provided, except that the Sponsor, in its sole discretion, reserves the right to provide a substitute prize of equal or greater value if the Prize cannot be awarded as described due to unavailability or for any other reason whatsoever.

10. Any income or other taxes (including, without limitation, federal, Provincial/Territorial, and local income taxes) on or connected with the Prize, and the reporting consequences thereof, are solely the responsibility of the Winner of the Prize.
11. Any expenses which are applicable to the Prize, and which are not expressly included in the description of the Prize in these Official Rules are the sole responsibility of the Winner of the Prize. If the Potential Winner cannot accept the Prize as stated, the Prize will be forfeited in its entirety.
12. By entering the Contest, Eligible Persons agree to abide by these Official Rules and by the decisions of the Sponsor with respect to all aspects of the Contest, including without limitation any decision respecting the eligibility or otherwise and the identity of any person who participates or attempts to participate in the Contest. All such decisions are final and binding (without right of appeal) on all persons who enter the Contest.
13. Any person attempting in any way to manipulate, defraud or break the Contest Rules to gain an advantage to win a Prize in connection with the Contest will be disqualified and prosecuted to the fullest extent permitted under the law. In the event of a dispute as to the identity of any person who submits an Entry into the Contest, the Entry in question will be deemed to be null and void at the sole discretion of the Sponsor.
14. If the Sponsor in its sole discretion so elects, a Potential Winner may be required to submit to, and by entering the Contest agrees to fully cooperate in, a background check to confirm eligibility and to help ensure that the use of any such person in advertising or publicity for the Contest will not bring the Sponsor into public disrepute, contempt, scandal or ridicule, or reflect unfavourably on the Contest or the Sponsor as determined by the Sponsor in its sole discretion.
15. If a Winner makes any false statement in any document related to the Contest, the Winner will be required to promptly return the awarded Prize (or, at the Sponsor's option, the cash equivalent of the Prize based on the ARV as stated in these Official Rules) to the Sponsor upon demand and at the Winner's sole expense.
16. The Releasees (defined below) are not responsible for: a) illegible, misdirected, late, lost, damaged, delayed, stolen, or any postage-due submission or failure in transmission of any Declaration and Release; b) for any failed Prize delivery or attempted Prize delivery; c) for incorrect, inaccurate or incomplete capture on or by the Contest computer of any Entry or any Entry information; d) for late, lost, illegible, incomplete, falsified, fraudulent, tampered with, altered or destroyed Entries, and all such Entries are void; e) for any damage to any Eligible Person's or other person's computer system or wireless device which is occasioned by accessing metro.ca or by participating in the Contest, or by redeeming or attempting to redeem the Prize; for lost, interrupted, inaccessible, incompatible or unavailable networks, servers, satellites, Internet Service Providers, wireless carriers, web sites, or other connection or connections; f) for availability or accessibility problems arising in connection with or over the course of the Contest; g) for miscommunications, failed, jumbled, scrambled, delayed, or misdirected computer, email, telephone or other transmissions, or hardware or software malfunctions, failures or difficulties; h) for any technical malfunctions, failures, or difficulties, printing errors or omissions, clerical, typographical or other error(s) or omission(s) in any materials connected to the Contest including, without limitation, in any advertising or advertising materials, in any Declaration and Release, in any Entry, in the offering or announcement of the Prize or in the Prize notice or the notification; i) for any errors or omissions of any kind, whether human, mechanical, clerical, electronic, or technical in nature; or, for the incorrect or inaccurate capture of information, or the failure to capture any information.
17. Proof of mailing or of transmission or of attempted transmission of any communication or any Declaration and Release does not constitute proof of receipt by the Sponsor of the communication or Declaration and Release.
18. By entering the Contest, each Eligible Person (here, a "Releasor") releases and agrees to indemnify and hold harmless the Sponsor, and their respective parent, related and subsidiary and affiliated companies,

subsidiaries, employees, agents, members, dealers, franchisees, stores, advertising or promotional agencies, and each of their respective representatives, directors, officers, employees, successors, sponsors, partners, licensors, licensees, subsidiaries, employees, agents, advisors, assignees, and all others associated with the development and execution of the Contest (collectively the “**Releasees**”), from and against any and all manner of action, causes of action, suits, debts, covenants, contracts, costs, expenses, claims and demands, including legal fees and related expenses, whatsoever, including but not limited to, claims based on negligence, breach of contract and fundamental breach and liability for injury, accident, damage, claim, loss, misfortune, death, or property damage which any Releasor, or his/her administrators, heirs, successors or assigns, has, might have or could have, with respect to or in any way related or connected to any aspects of the Contest or by reason of or arising out of the Releasor’s participation in the Contest and/or in connection with the acceptance and/or use by the Releasor of the Prize awarded and any travel by a Releasor to claim the Prize and from and against any and all liability with respect to or in any way related to the Prizes, printing errors or omissions, claims based upon publicity rights, defamation or invasion of privacy prior to being awarded the Prize, or arising from the Contest and the awarding, use, possession, delivery or misuse of the Prize awarded, including liability for personal injury or damage to property. The Releasor further agrees to indemnify and save the Releasees harmless from and against any such causes of action, suits, debts, covenants, contracts, costs, expenses, claims and demands, including legal fees and related expenses.

19. By claiming the Prize, the Potential Winner and the Winner hereby agree and grant the Sponsor the right, but not the obligation, to use their name, photograph, voice, and likeness, along with their address (city/town/postal code and province) and any statements made by or attributed to them in any and all media (including the Internet), now known or hereafter devised, in perpetuity and throughout the world for advertising and promotional purposes in connection with the Contest and other Sponsor promotions utilizing the foregoing, without further notice, review, approval or compensation, and releases the Sponsor and all directors, officers, employees, and agents of the Sponsor and of the Sponsor’s divisions, parents, subsidiaries or affiliated companies, advertising and promotion agencies, representatives, stores, service agencies, or independent contractors from any liability with respect thereto.
20. Any attempt by any person to damage the Sponsor’s webpage or to undermine the legitimate operation of the Contest may be a violation of criminal and civil laws, and should such an attempt be made, the Sponsor reserves the right to seek remedies and damages to the fullest extent permitted by law, including criminal prosecution.
21. **FORCE MAJEURE/PRINTING AND CONTEST ERRORS AND/OR OMISSIONS:** Subject to first obtaining any necessary governmental consent, the Sponsor reserves the right to suspend or terminate the Contest or to amend, enlarge or modify these Official Rules at any time and in any way, without prior notice. Without limiting the generality of the foregoing, and subject to any governmental approval which may be required, the Sponsor reserves the right, without prior notice and at any time, to terminate the Contest, in whole or in part, or to modify, suspend or extend the Contest in any way, if it determines, in its sole discretion, that the Contest is impaired or corrupted or that fraud or technical problems, failures or malfunctions (including, without limitation, computer viruses, glitches, or printing or production errors or omissions) have destroyed or severely undermined the proper play, integrity, and/or feasibility of the Contest. In the event the Sponsor is impeded or prevented from continuing with the Contest as planned or intended by any event beyond its control, including, but not limited to fire, flood, natural or manmade epidemic, pandemic or health hazard or crisis, earthquake, explosion, labour dispute or strike, act of God or public enemy, satellite or equipment malfunction or failure, riot or civil disturbance, terrorist threat or activity, war (declared or undeclared), any federal, Provincial/territorial, or local government law, order, or regulation, public health crisis, the order of any court or jurisdiction, or by any other cause not reasonably within the Sponsor’s control, then subject to any governmental approval which may be required, the Sponsor shall have the right to modify, suspend, extend or terminate the Contest. Subject to the provisions of these Official Rules, only the type and quantity of Prizes described in these Official Rules will be awarded in the Contest. If, due to printing or programming or production or transmission or other errors or omissions or for any other reason whatever, there are more potential Prize winners coming forward seeking to claim the Prize than there are Prizes, the winner of the Prize described in these Official Rules, in the sole discretion of Sponsor, may be

selected in a random drawing from among all persons making purportedly valid claims for the Prize. Inclusion in such drawing shall be the sole and exclusive remedy in such circumstances for any Eligible Person who has submitted an Entry into the Contest. In the event there are more Prizes than Entries, the Sponsor reserves the right not to award any such excess Prize(s).

- 22. DISQUALIFICATION:** It is the responsibility of any Eligible Person who submits an Entry into the Contest to ensure that he/she has complied in full with all of the conditions and requirements contained in these Official Rules. The Sponsor reserves the right in its sole discretion to disqualify any individual who is found to be tampering with the entry process or with the operation of the Contest, to be acting in violation of these Official Rules, or to be acting in an unsportsmanlike or disruptive manner, or with the apparent intent to disrupt or undermine the legitimate operation of the Contest, or to annoy, abuse, threaten or harass any other person involved therewith. The Sponsor reserves the right to seek damages and other remedies from and against any such person to the fullest extent permitted by law.
- 23. WORDING DISCREPANCIES:** In the event there is a discrepancy or inconsistency between disclosures or other statements contained in any Declaration and Release or on the Sponsor's website or advertising or form or other publicity or materials concerning the Contest and the provisions contained in these Official Rules, the provisions in these Official Rules shall prevail, govern and control.
- 24. INVALIDITY:** The invalidity or unenforceability of any provision of these Official Rules shall not affect the validity or enforceability of any other provision. In the event that any provision is determined to be invalid or otherwise unenforceable or illegal, these Official Rules shall otherwise remain in effect and shall be construed in accordance with their terms as if the invalid or illegal provision were not contained herein. Headings and captions are used in these Official Rules solely for ease of reference and shall not be deemed or considered to affect in any manner the meaning or intent of these Official Rules or any provision hereof. These Official Rules cannot be modified or amended in any way except in writing by a duly authorized representative of the Sponsor. Subject to the provisions of these Official Rules, employees of the Sponsor, or of any of its representatives, are not authorized to modify, amend, or waive these Official Rules.
- 25. GOVERNING LAW:** All issues and questions concerning the construction, validity, interpretation and enforceability of these Official Rules or the rights and obligations as between one or more persons who participate in the Contest and the Sponsor in connection with the Contest shall be governed by and construed and interpreted in accordance with the procedural and substantive laws of the Province of Ontario, without giving effect to any choice of law or conflict of law rules or provisions that would cause the application of any other jurisdiction's laws. All persons who participate in the Contest, the Sponsor, and all other parties hereby agree to attorn to the jurisdiction of the courts of the Province of Ontario, sitting in the judicial district of Toronto, in respect of the determination of any matter or dispute arising under or in respect of the Contest or arising under or in respect of these Official Rules.
- 26. USE BY SPONSOR OF PERSONAL INFORMATION:** In the course of conducting the Contest, the Sponsor will acquire certain personal information as submitted by persons seeking to enter the Contest. The Sponsor will use such personal information only for the purpose of conducting and administering the Contest or for the purposes of administering and electronically distributing the Metro.ca newsletter (in the event that an Eligible Person selects the box to opt-in to the newsletter, which is not a mandatory field required to enter the contest). The Sponsor will use the personal information acquired only for the aforementioned purpose(s) and in accordance with its privacy policy, a copy of which can be found at <https://www.metro.ca/en/protection-of-personal-information>. The Sponsor's privacy policy is hereby incorporated into these Official Rules by reference.
- 27. ROLE OF PARTIES:** LoyaltyOne Co. is not responsible for the sponsorship or administration of this Contest. Metro Ontario Inc. is the Sponsor and Administration of this Contest.

- 28. TRADEMARKS:** AIR MILES® and the AIR MILES® marks are Trademarks of AM Royalties Limited Partnership used under license by LoyaltyOne, Co. and Metro Ontario Inc. and affiliates. All other Trademarks are the property of their respective owners.
- 29.** A copy of these Official Rules can be found at metro.ca/summer
- 30. ACCESSIBILITY:** **These Official Rules, the Declaration and Release, and notification email are all available in accessible formats on request. Such request can be made by calling the Sponsor at (416) 969-2753**

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