Subway® Math Theorem Challenge

Dates: December 11, 2023 – December 18, 2023

OFFICIAL RULES

VOID WHERE PROHIBITED OR RESTRICTED BY LAW. NO PURCHASE NECESSARY TO ENTER, WIN, OR CLAIM A PRIZE. A PURCHASE OR PAYMENT WILL NOT INCREASE YOUR CHANCES OF WINNING.

- 1. Sponsor & Administrator: The "Subway® Math Theorem Challenge" contest (the "Contest") is sponsored by Subway Franchisee Canadian Advertising Trust, 185 The West Mall, Suite 701, Toronto M9C 5L5 CANADA (the "Sponsor") and is administered by Veritas Communications, 340 King St East, Suite 402, Toronto, ON M5A 1K8 CANADA (the "Administrator"). Any questions, comments or complaints regarding the Contest shall be directed to the Administrator. The Sponsor and the Administrator are fully responsible for the conduct and administration of all aspects of the Contest, including the selection of the winners and distribution of the Prizes (defined below). THIS CONTEST IS IN NO WAY SPONSORED, ENDORSED, ADMINISTERED BY OR ASSOCIATED WITH INSTAGRAM.
- 2. Eligibility: The Contest is open to legal residents of Canada who have reached the age of majority in their province or territory of residence at the time of entry. Employees, officers and directors of the Sponsor, the Administrator, Doctor's Associates LLC, Franchise World Headquarters, LLC, Subway IP LLC, Subway® Restaurants, Subway® Franchisees, any prize provider, and their respective parent companies, subsidiaries, affiliates, advertising and promotion agencies, and suppliers of materials or services related to the Contest (including retailers, fulfillment and marketing agencies) (collectively, the "Contest Entities"), and each of their immediate family members (e.g., spouse (including common law spouse), parent, child, sibling, and their respective spouses and the "steps" of each, regardless of where they reside) and persons living in the same household of each, whether or not related, are not eligible to enter or win. All federal, provincial, territorial, and local laws apply. Void where prohibited or restricted by law.
- **3.** <u>Contest Period:</u> The Contest will begin at 9:00 a.m. Eastern Time ("ET") on December 11, 2023 and end at 11:59 p.m. ET on December 18, 2023 (the "Contest Period").

4. How to Enter the Contest:

During the Contest Period, entrants may enter for a chance to win the Prize (defined below) by guessing how many sandwiches could fit into the basketball court and seating area of the Scotiabank Arena (Toronto) (the "Arena"), if they were all stacked together from floor to ceiling, wall to wall, taking up as much space as possible. A third-party mathematical expert hired by the Sponsor (the "Expert") has come up with an answer based on the following assumptions:

- The sandwiches are based on the size of a wrapped Footlong Stampede Brisket Subway® sandwich, average size: 12.5 inches in length, 2.5 inches high and 3 inches wide.
 - The sandwiches are not "squished together" (i.e. they do not collapse / reduce in volume under the weight of all other sandwiches in the Arena);
- The basketball court and seating area of the Arena is estimated at 241287.6 cubic meters, based on the pure structure of the Arena.
 - o Only in-built seats are considered. There are 19,340 seats including courtside seats.
 - Concessions, suites, areas outside of the bowl, stairwells from bowl to main concourses, basketball nets, basketball flooring, ice rink, jumbotron, entrances, concourse hallways, dressing rooms, parking, VIP rooms, dressing rooms, floor seating and other areas of the Arena are not considered.
 - The ceiling is assumed to be flat and the volume is assumed to be below the roof structure.
- The packing coefficient is 1, and the most efficient packing is a regular rectangular packing.
- A row in the Arena is approximately 200 feet long. There are 100 rows in the Arena.
- With regard to stairs in the Arena, the length of the tread is estimated at 36 inches and the height of the riser (with no nosing) is estimated at 7.74 centimeters. There are 100 stairs in the Arena.

- The basketball court and seating area of the Arena are empty (no one is present)
- The corners of the Arena are curved, and we assume the curvature of the four corners of the Arena is equal to a circle with a radius of 50 rows. We assume the total loss of sandwich volume in terms of the circumference of each row, and assume the depth of each row to be 3 feet.

THE CORRECT ANSWER WILL BE DETERMINED SOLELY BASED ON THE PROFESSIONAL OPINION OF THE EXPERT. NO ALTERNATIVE ANSWERS, ASSUMPTIONS OR METHODOLOGIES WILL BE CONSIDERED. EACH ENTRANT UNDERSTANDS AND AGREES THAT THEY CANNOT CHALLENGE THE ACCURACY OF THE ANSWER IN ANY WAY, AND RELEASES THE RELEASED PARTIES (AS DEFINED BELOW) OF ALL LIABILITY IN THAT REGARD, EVEN IN CASE OF ERROR BY THE EXPERT.

Entrants can submit their answer in one of two ways:

- Follow @subwaycanada and / or @subwayquebec on Instagram and then commenting on Subway® Canada's Instagram post related to the Contest which will be pinned on top of their account during the Contest Period (available at https://www.instagram.com/subwaycanada/). In order to do so, entrants must have an Instagram account. Opening an Instagram account is free and can be done by visiting: https://www.instagram.com/; OR
- By sending an email at subway@ Math Theorem Challenge" in the subject line, and the following information in the body of the email: your answer and your full name.

There is a limit of one (1) entry per person during the Contest Period, regardless of the mode of entry. Entries cannot be modified or amended once submitted. It is not permitted to give more than one answer in the same entry. Entries including more than one answer, or in which the answer is not clear (in the Sponsor's and/or Administrator's sole discretion) will be void.

Each entry will receive one (1) entry to win the Prize.

Entries received from the same person or account in excess of the stated limitation will be void. Any attempt by a person to use multiple accounts to enter more than once may result in disqualification of all entries submitted by that person, at the sole and absolute discretion of Sponsor.

All entries—regardless of entry format—must be received by 11:59 p.m. ET on December 18, 2023. The determinant of time for this Contest will be the computer servers of the Sponsor. Proof of transmission of an entry or depositing entry in mail (for example, screenshots or captures etc.) does not constitute proof of delivery or receipt of an entry by the Sponsor and/or the Administrator. All entries become the property of the Sponsor and/or the Administrator and will not be acknowledged or returned. No responsibility is assumed by the Sponsor or the Administrator for any inability of a potential entrant to successfully enter the Contest for any reason.

Important: Participation constitutes entrant's full and unconditional agreement to these Official Rules and Sponsor and/or Administrator' decisions and interpretations, which are final and binding in all matters related to the Contest,. For purposes of the Contest, an entrant's email address will be the email address submitted at the time of entry. Entrants will not be allowed to change their email addresses. If an entrant participates in the Contest using a mobile device, message and data rates may apply. Entrants should consult their wireless providers' pricing plans.

By entering the Contest, each entrant grants the Sponsor, the Administrator and their respective successors and assigns, an irrevocable, non-exclusive, royalty-free, transferrable and sub-licensable license allowing them to copy, communicate to the public by telecommunication, publicly execute, distribute and otherwise use their entry (including any post on social media) without limitation of time, territory, media or support, for any purposes, including for promotional and advertising purposes, without notice or further authorization. Each entrant waives their moral rights in association with their entry to the benefit of the Sponsor, the Administrator and their respective successors and assigns (the "License"). Without limitation, the License allows the Sponsor and the Administrator to repost an entry on their own social media channels.

The Contest is in no way sponsored, endorsed, or administered by, or associated with, Instagram is hereby released of all liability by each entrant to this Contest. Any questions, comments or complaints regarding the Contest must be directed to the Sponsor and/or Administrator and not to Instagram. Entrants must comply with Instagram's terms, rules and policies.

The Sponsor and/or Administrator may disqualify any eligible entrant if they believe, in their entire discretion, that an entry includes content that is illegal, defamatory, hateful or in any way obscene or disparaging against the Sponsor and/or the Administrator or any other person, or that violates or infringes on any third-party rights, including copyright, privacy or publicity rights, or any term of condition of these Official Rules.

5. Prizes:

One (1) prize is available to be won (the "Prize"), consisting of the following:

- Round-trip economy class air transportation for the winner and one (1) guest from the international Canadian airport nearest to the winner's residence (selected at the discretion of the Sponsor) (the "Departure Point") to Toronto Pearson Airport (the "Destination"). This portion of the Prize is only applicable if the winner's home is located more than 150km away from the Destination;
- Hotel accommodations: Based on standard room, in the Destination city, two (2) nights hotel accommodation for two (2) people (based on standard room, double occupancy, selected by the Sponsor in their sole and absolute discretion):
- Two (2) lower bowl tickets to the Toronto Raptors home game at Scotiabank Arena on January 18th, 2024 (tickets, row, seat and section, to be chosen by the Sponsor in their sole and absolute discretion);
- \$1,000 CAD pre-paid gift card issued by a credit card provider (subject to the terms and conditions of the issuer).

The total approximate retail value ("ARV") of the Prize is \$5,000. All amounts are in Canadian dollars (CAD).

Travel and Ticket Prizes: All expenses not mentioned above are the responsibility of the winner and their guest, and are not included in the Prize. These exclusions include, but are not limited to, local taxes, expenses related to travel documents (if any), ground transportation (to and from the game venue, hotel and airport/bus or train station, if applicable), meals, on-site expenses, out-of-pocket expenses, incidental and other personal expenses (including gratuities, tips, merchandise, telephone, Internet, pay per view and game fees, personal insurance, activities, excursions and personal expenses of any nature for overnight layovers). The winner and their guest are solely responsible to obtain any required travel document and insurance.

If you changed the airplane for: airplane, train or bus, I recommend: Any flight(s), train(s), bus(es) and/or accommodation will be arranged at the discretion of the Contest Sponsor. Reasonable efforts will be made to arrange transportation departing from a major airport, train station or bus terminal close to the winner's residence. The winner and their guest will be responsible for their own transportation to the flight, train or bus departure location. The Winner and their guest must travel together on the same itinerary, must possess all required travel documents, including, without limitation, visas, valid passports and any applicable parental consents, and are responsible for obtaining, at their sole expense, all desired health, medical, hospital, travel or other insurance. The Contest Sponsor will not obtain or be responsible for obtaining or paying for any such documents or insurance.

The ARV will vary based on the distance between the winner's place of residence, whether airfare is required, as well as the prices for tickets and hotel room at the time of purchase. The winner cannot claim any difference between the stated ARV and the actual value at the time the Prize is granted.

The Releasees (defined below) cannot be held liable in case of delay, postponement or cancellation of the games or any mode of transportation, or if the winner and their guest cannot attend the games or miss their flight for any reason. The winner and their guest will not be entitled to compensation in any form. Tickets may be subject to standard rain-check policies and procedures set by the issuer. The winner and their guest agree that event admission is awarded pursuant to a revocable, nontransferable license that is personal to them and their guest, and subject to compliance with terms and rules of the event and site.

General Prize Conditions: In no event will more Prizes than are stated in these Official Rules be awarded. If, for any reason, more Prize notifications are sent (or more claims are received) than the number of Prizes offered, as set forth in these Official Rules, the Sponsor and/or the Administrator reserve the right to award the intended number of Prizes through a random drawing from among all eligible Prize claims received. Limit of one (1) Prize per person during the Contest Period. Prizes must be accepted as awarded. No Prize substitution, transfer, splitting, cash equivalent, assignment or exchange will be allowed, except by the Sponsor and/or the Administrator, in their sole and absolute discretion. Prizes are non-refundable, not convertible to cash, and cannot be replaced if lost, damaged or stolen. If a Prize, or any portion thereof, cannot be awarded for any reason, the Sponsor reserves the right to substitute a prize of equal or greater value (based on the ARV of the Prize as stated in these Official Rules), including without limitation, a cash award, in its sole and absolute discretion.

6. Selection of Winners, Notice to Winners, & Prizing Claiming:

One (1) Prize will be attributed to the person who answers the mathematical equation closest to the accurate number, as determined by the Expert. Should there be a tie, the closest entrants will be entered into a draw and chosen at random. The determination of the winner will take place December 19, 2023 by 5:00pm ET in Toronto, ON.

Odds of Winning: The odds of winning a Prize depend on the number of eligible entries received during the Contest Period, and the accuracy of the answer provided. ALL PRIZES ARE NOT GUARANTEED TO BE AWARDED.

Notification of potential winners. The Administrator will use reasonable efforts to notify selected entrants by direct message on Instagram or email within twenty-four (24) hours of each draw with instructions on how to claim a Prize.

Redeeming a Prize. Each selected entrant is deemed to be a potential winner, pending verification of the entrant's eligibility and compliance with these Official Rules, as determined by the Sponsor or the Administrator, in their sole and absolute discretion. To be confirmed a winner of a Prize, selected entrants must: (a) respond to the notification within forty-eight (48) hours from time of its delivery to confirm that the notification has been received, b) correctly answer (without assistance of any kind, whether mechanical or otherwise) a time-limited mathematical skill-testing question to be administered by telephone by the Sponsor and/or Administrator at a time determined by the Sponsor and/or Administrator, (c) execute and return within twenty-four (24) hours from the time of receipt a standard declaration and release form (the "Form") as well as a Form for the guest releasing the Released Parties (defined below) and consenting (except where prohibited by law) to the use of the winner's name, address (city and state), biographical information, photos, picture, portrait, likeness, voice, entries and/or statements for any future promotional activity related to the Contest, as set out in section 10. If a selected entrant cannot be contacted, does not respond to the notification, is unable to answer the skill-testing question correctly within the allowed time period, fails to return the Form (including the guest's Form) and any other required documents (i.e. any other required taxrelated documents) within the specified time period, or if the entrant is found to be not in compliance with these Official Rules or declines acceptance of a Prize for any reason, or if any document, Prize or notification, is returned as undeliverable, his/her entitlement to the Prize will be forfeited and, at the Sponsor's sole and absolute discretion, the Prize may be awarded to an alternate entrant, subject to winner confirmation.

Sending the Prizes. Upon verification of eligibility, the Prizes will be transferred. The Released Parties (defined below) shall not be held responsible for any delays in awarding a Prize for any reason. The Released Parties shall have no liability or obligation concerning any undelivered Prize.

Forfeiting the Prizes. If a potential winner is found to be ineligible, is not in compliance with these Official Rules, declines to accept a Prize, if any winner notification is returned as undeliverable, or any documentation or information is not provided in the time frame given (if applicable), a Prize may be forfeited. If a Prize is forfeited for any reason, it may be awarded to an alternate potential winner, in the Sponsor and/or the Administrator' sole and absolute discretion, selected at random from the remaining pool of eligible entries received during the Contest Period, time permitting. If, after a good-faith attempt, Sponsor and/or Administrator are unable to award or deliver a Prize, the Prize may not be re-awarded. Prizes are not

transferable and include only the items specifically listed as part of each Prize. Any portion of a Prize not accepted by a winner will be forfeited.

Taxes, value and costs. Each winner shall be solely responsible for payment of any and all applicable federal, provincial, territorial and local taxes. ARVs are as of the time these Official Rules were printed and the value of a Prize may fluctuate. A winner is not entitled to any difference between the ARV and the actual value of a Prize at the time the Prize is awarded. All other costs and expenses not expressly set forth herein shall be solely a winner's responsibility. Each Prize will only be awarded to a verified winner.

7. Limitation of Liability:

By participating in this Contest, entrants agree that the Sponsor, the Administrator, Subway IP LLC, Franchise World Headquarters, LLC, Doctor's Associates LLC., Subway Restaurants®, Subway® Franchisees, Instagram, and each of their respective affiliates, subsidiaries, representatives, consultants (including the "Expert"), contractors, legal counsel, advertising, public relations, promotional, advertising and promotion agencies, and suppliers of materials or services related to the Contest (including retailers, fulfillment and marketing agencies), website providers and each their respective officers, directors, stockholders, employees, representatives, designees and agents (collectively, the "Released Parties") are not responsible for: (i) lost, late, incomplete, stolen, misdirected, postage due or undeliverable message/email/text notifications or postal mail; (ii) any computer, telephone, satellite, cable, network, electronic or Internet hardware or software malfunctions, failures, connections, or availability; (iii) garbled, corrupt or jumbled transmissions, service provider/network accessibility, availability or traffic congestion; (iv) any technical, mechanical, programming, printing or typographical or other error; (v) the incorrect or inaccurate capture of registration information or the failure to capture, or loss of, any such information; (vi) any error, omission, interruption, deletion, defect, delay in operation or transmission, communications line failure, technical error, theft or destruction or unauthorized access to the Contest; (vii) any injury or damage, whether personal or property, to entrants or to any person's computer related to or resulting from participating in the Contest and/or accepting a Prize; and (viii) entries that are late, forged, lost, misplaced, misdirected, tampered with, incomplete, deleted, damaged, garbled, or otherwise not in compliance with the Official Rules. Further, the Released Parties are not responsible for any unanswered or undeliverable winner notifications.

BY ENTERING THE CONTEST, EACH ENTRANT AGREES: (I) TO BE BOUND BY THESE OFFICIAL RULES, INCLUDING ENTRY REQUIREMENTS; (II) TO WAIVE ANY RIGHTS TO CLAIM AMBIGUITY WITH RESPECT TO THESE OFFICIAL RULES; (III) TO WAIVE ALL OF HIS/HER RIGHTS TO BRING ANY CLAIM, ACTION OR PROCEEDING AGAINST ANY OF THE RELEASED PARTIES IN CONNECTION WITH THE CONTEST; AND (III) TO FOREVER AND IRREVOCABLY AGREE TO RELEASE AND HOLD HARMLESS EACH OF THE RELEASED PARTIES FROM ANY AND ALL CLAIMS, LAWSUITS, JUDGMENTS, CAUSES OF ACTION, PROCEEDINGS, DEMANDS, FINES, PENALTIES, LIABILITY, COSTS AND EXPENSES (INCLUDING, WITHOUT LIMITATION, REASONABLE ATTORNEYS' FEES) THAT MAY ARISE IN CONNECTION WITH: (A) THE CONTEST, INCLUDING, BUT NOT LIMITED TO, ANY CONTEST-RELATED ACTIVITY OR ELEMENT THEREOF, AND THE ENTRANT'S ENTRIES, PARTICIPATION OR INABILITY TO PARTICIPATE IN THE CONTEST; (B) THE VIOLATION OF ANY THIRD-PARTY PRIVACY, PERSONAL, PUBLICITY OR PROPRIETARY RIGHTS; (C) ACCEPTANCE, ATTENDANCE AT, RECEIPT, TRAVEL RELATED TO, PARTICIPATION IN, DELIVERY OF, POSSESSION, DEFECTS IN, USE, NON-USE, MISUSE, INABILITY TO USE, LOSS, DAMAGE, DESTRUCTION, NEGLIGENCE OR WILLFUL MISCONDUCT IN CONNECTION WITH THE USE OF A PRIZE (OR ANY COMPONENT THEREOF); (D) ANY CHANGE IN THE PRIZING (OR ANY COMPONENTS THEREOF); (E) HUMAN ERROR; (F) ANY WRONGFUL, NEGLIGENT, OR UNAUTHORIZED ACT OR OMISSION ON THE PART OF ANY OF THE RELEASED PARTIES; (G) LOST, LATE, STOLEN, MISDIRECTED, DAMAGED, OR DESTROYED PRIZING (OR ANY ELEMENT THEREOF); OR (H) THE NEGLIGENCE OR WILLFUL MISCONDUCT BY ENTRANT.

If, for any reason, the Contest is not capable of running as planned, the Sponsor and/or Administrator reserve the right, at their sole and absolute discretion, to cancel, terminate, modify, or suspend the Contest and/or proceed with the Contest, including the selection of a winner in a manner they deem fair and reasonable, including the selection of a winner from among eligible entries received prior to such cancellation, termination, modification or suspension..

WITHOUT LIMITING THE FOREGOING, EVERYTHING REGARDING THIS CONTEST, INCLUDING EACH PRIZE, IS PROVIDED "AS IS" WITHOUT WARRANTY, CONDITION, REPRESENTATION OR GUARANTEE OF ANY KIND, EITHER EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. SOME JURISDICTIONS DO NOT ALLOW THE DISCLAIMER OF IMPLIED OR OTHER WARRANTIES SO THE ABOVE DISCLAIMER MAY NOT APPLY TO YOU TO THE EXTENT SUCH JURISDICTIONS LAW IS APPLICABLE TO YOU AND THESE OFFICIAL RULES.

8. Choice of Law and Dispute Resolution:

All issues and questions concerning the construction, validity, interpretation and enforceability of these Official Rules, or the rights and obligations of entrants and Sponsor in connection with the Contest, shall be governed by, and construed in accordance with, the substantive laws of Ontario and Canada, , or the province of residence of the entrants when public order prevails, including the procedural provisions of those laws, 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.

Any controversy or claim arising out of or relating to this Agreement or the breach thereof shall be settled by binding arbitration in accordance with *The Arbitration Act* of Ontario at a hearing to be held in Ontario, Canada. The arbitration will be in the English language and judgment upon an award rendered by the Arbitrator(s) may be entered in any court having jurisdiction thereof. The commencement of arbitration proceedings by an aggrieved party to settle disputes arising out of or relating to this Contest is a condition precedent to the commencement of legal action by either party. Each party will be responsible for their own costs in conjunction with the arbitration action. If either party commences action in any court prior to an arbitrator's final decision on the controversy or claim, then the party so commencing the action shall be responsible for all expenses incurred by the parties in the arbitration and the court proceedings whether or not they are the prevailing party. By entering, entrants also submit to the jurisdiction and venue of the courts of competent jurisdiction located in Ontario, Canada.

As a condition of entering this Contest, each entrant agrees that: (a) under no circumstances will the entrant be entitled or permitted to obtain awards for, and the entrant expressly waives all rights to claim, punitive, incidental, and consequential damages, and any other damages, other than actual, out-of-pocket expenses, and any and all rights to have damages multiplied or otherwise increased, and in no event shall attorney's fees be recoverable by either party; and (b) any and all disputes, claims and causes of action arising out of or connected with the Contest or any Prize awarded shall be resolved individually, without resort to any form of class action.

9. Privacy/Use of Personal Information: By participating in the Contest, eligible entrant hereby consents to Sponsor's, the Administrator', or authorized agents' collection, use, and disclosure of entrants' personal information for the purposes of administering the Contest and prize fulfillment. Entrant acknowledges that he/she has read, understood and accepted the Sponsor's Privacy Statement located at http://www.subway.com/en-ca/legal/privacystatement-fwh.

Entrants may be offered the optional opportunity to receive coupons, newsletters, informational materials, marketing communications, or other special promotions, or other offers from Sponsor, affiliates within the Subway® Group, the Administrator and/or third-party service providers. Entrants will not be contacted for marketing purposes unless they have provided their express consent.

- 10. Publicity Rights: By participating in the Contest and/or accepting a Prize, each entrant agrees to allow the Sponsor, Administrator, and their respective successors, assigns, licensees and affiliates the perpetual right to use his/her name, address (city and state), biographical information, social handles, photos, picture, portrait, likeness, voice, entries and/or statements regarding the Contest, Sponsor and/or the Administrator for promotion, trade, commercial, advertising, and publicity purposes, at any time or times, in all media now known or hereafter discovered, including, but not limited to, live television, worldwide, on the World Wide Web and Internet, without notice, review, or approval and without additional compensation, except where prohibited by law. Entrants hereby release Released Parties from any liability with respect thereto. Winners will be required to sign a further release regarding the grant of these publicity rights.
- 11. General Information: Any attempted form of participation in this Contest other than as described herein is void. The Sponsor and/or the Administrator reserve the right to disqualify any entrant found or suspected, in their sole and absolute discretion, to be tampering with the operation of the Contest; to be acting in violation of these Official Rules; or to be acting in an unsportsmanlike manner or with the intent to disrupt the normal operation of this Contest. If it is discovered that a person has registered or attempted to register more than once using multiple phone numbers, accounts, email addresses, residential addresses, multiple identities, IP addresses, use of proxy servers, or like methods, all of that person's entries will be declared null and void and that person will not be awarded any Prize that he/she might have been entitled to receive. Any use of robotic, automatic, macro, programmed, third party, or like methods to participate in the Contest will void any attempted participation effected by such methods and the disqualification of the individual utilizing the same. Entrants and/or potential winners may be required to provide proof of identification and eligibility as required by the Sponsor and/or the Administrator. In the event of a dispute as to the identity of a winner, the winning entry will be declared made by the authorized account holder of the email address submitted on the registration form associated with such entry, or associated with an entry made via posting on social media. "Authorized account holder" is defined as the natural person who is assigned to an account or email address by an Internet access provider, online service provider or other organization (e.g., business, educational institution) that is responsible for assigning accounts or email addresses for the domain associated with the submitted account or email address. Each entrant may be required to show proof of being an authorized account holder. CAUTION: ANY ACT OR ATTEMPT TO DELIBERATELY DAMAGE ANY WEBSITE ASSOCIATED WITH THIS CONTEST OR UNDERMINE THE LEGITIMATE OPERATION OF THE CONTEST MAY BE A VIOLATION OF CRIMINAL AND/OR CIVIL LAWS. SHOULD SUCH AN ATTEMPT BE MADE, THE SPONSOR RESERVES THE RIGHT TO SEEK DAMAGES OR OTHER REMEDIES (INCLUDING ATTORNEYS' FEES) FROM ANY SUCH PERSON(S) TO THE FULLEST EXTENT PERMITTED BY LAW, AND TO BAN OR DISQUALIFY THE ENTRANT FROM THIS AND FUTURE CONTESTS. If any provision of these Official Rules or any word, phrase, clause, sentence, or other portion thereof should be held unenforceable or invalid for any reason, then that provision or portion thereof shall be modified or deleted in such manner as to render the remaining provisions of these Official Rules valid and enforceable. The invalidity or unenforceability of any provision of these Official Rules or any prize documents will not affect the validity or enforceability of any other provision. No entrant shall have the right to modify or amend these Official Rules. The Sponsor and/or the Administrator' failure to enforce any term of these Official Rules shall not constitute a waiver of that provision and such provision shall remain in full force and effect. We do not guarantee or warrant that any website, files or software of any kind, or from any source, available for downloading or for use in entering the Contest will be free of infection or viruses, worms, Trojan Horses or other code or defects that manifest contaminating or

destructive properties. In the event of any conflict with any Contest details contained in these Official Rules and Contest details contained in any promotional materials (including but not limited to point of sale, television and print advertising, promotional packaging and other promotional media), the details of the Contest as set forth in these Official Rules shall prevail.

12. Official Rules / Winners List: This Contest will be run in accordance with these Official Rules, subject to amendment by Sponsor. The Official Rules shall govern in the event of any inconsistency with other Contest-related materials. You may obtain a copy of the Official Rules or Winners list, by sending a self-addressed stamped envelope to Veritas Communications, 340 King St East, Suite 402, Toronto, ON M5A 1K8 CANADA – please specify "Official Rules" or "Winners List". All requests must be received within six (6) months after the end of the Contest Period.

VOID IN PROVINCES NOT SPECIFICALLY IDENTIFIED IN THE ELIGIBILITY SECTION AND WHERE PROHIBITED OR RESTRICTED BY LAW.

Subway® is a Registered Trademark of Subway IP LLC. ©2023 Subway IP LLC. All rights reserved.