

OFFICIAL RULES

NO PURCHASE OR CONTRIBUTION NECESSARY TO ENTER OR WIN.

A PURCHASE OR CONTRIBUTION WILL NOT IMPROVE YOUR CHANCES OF WINNING.

To enter, follow all entry instructions published elsewhere in this offer. Entry must be received by date specified elsewhere in offer or by deadline indicated below, whichever is sooner.

SUPER MILLION DOLLAR XXXII SWEEPSTAKES (ALSO REFERRED TO HEREIN AS "SWEEPSTAKES" OR "PROMOTION")

Prior to the start date, the Super Million Dollar prize winning number was selected using a specially designed computer program to randomly pick six individual two-digit numbers from 00 through 99, without repeating any one such number & outputting them in ascending numerical order with no spaces in between to form one 12-digit winning number. The selection of the winning number was conducted under the supervision of Ventura Associates Intl. LLC ("Judges"), an independent judging organization whose decisions are final. That winning number was placed in a sealed envelope & is being held in a secure locked safe under the supervision of an independent auditor until the end of the Sweepstakes. If you received an entry form with a Sweepstakes entry number appearing on it, the same type of computer program was used to randomly generate your Sweepstakes entry number. If your sweepstakes presentation's official entry form (whether on paper, digitally or through other electronic means) invites you to select your own Sweepstakes entry number, you may do so by selecting six individual two-digit numbers from 00 to 99 without repeating any one such number & inputting them on your entry form in ascending numerical order with no spaces in between to form one 12-digit Sweepstakes entry number.

A winner will be determined by comparing Sweepstakes entry numbers on all eligible entries received with the pre-selected winning Super Million Dollar prize number held in the aforementioned safe. If a Sweepstakes entry number exactly matching the preselected Super Million Dollar prize-winning number is returned or submitted by an eligible entrant, by the deadline date, winner notification will be made on or about 7/31/26. IF NO SWEEPSTAKES ENTRY NUMBER EXACTLY MATCHING THE PRESELECTED SUPER MILLION DOLLAR PRIZE-WINNING NUMBER IS RETURNED BY THE DEADLINE DATE, THE PRIZE WILL **NOT** BE AWARDED. Sweepstakes open only to legal residents of the 50 U.S. & the District of Columbia & Canada & to residents of other countries, U.S. territories & possessions only where offered & permitted by law. Void where prohibited by law. This Sweepstakes will **NOT BE MAILED** into Texas.

If, due to a printing, production, technical, human or other error of any nature, or by mere random chance, more than one valid entry with the pre-selected Super Million Dollar prize-winning number is returned, the prize will be awarded in a random drawing conducted by Ventura Associates Intl. LLC, whose decisions are final, from among all eligible, validated & non-suspect entries received with the pre-selected Super Million Dollar prize-winning number to determine one prize winner only.

CONSUMER DISCLOSURES: You have not yet won. No purchase necessary. One prize of \$1,000,000, if claimed, will be awarded as winner's choice of one of the following options: 1) an annuity of 30 annual installments of \$33,333.34, OR 2) as an annuity of 25 annual installments of \$40,000.00 OR 3) as an annuity of 50 annual installments of \$20,000. Estimated value of aforementioned annuity payment options is \$586,772 OR winner may choose \$500,000 lump sum cash as the sole maximum cash alternative to the annuity payment option. Odds of winning are 1:1,192,052,400. Sweepstakes registered by Ventura Associates Intl. LLC, 494 8th Ave., NY, NY 10001 ("Ventura Associates Intl. LLC" or "Judges") & may be presented in different creative presentations by different organizations (the "Presenting Promoter(s)"). **Begins 12/1/24 at 12:01 AM EST & ends 1/31/26 at 11:59 PM EST.**

For the name of winner (if prize is claimed), available after 11/30/26, send self-addressed, stamped envelope by 1/31/26 to: Super Million Dollar XXXII Winner, PO Box 9333, Medford NY 11763-9333.

DREAM OF A LIFETIME (REFERRED TO HEREIN AS "SWEEPSTAKES" OR "PROMOTION")

Winner(s) of prizes below will be selected via random drawings at approximately 3:00 PM ET on or about 7/31/26 from among all eligible entries received. Random drawings conducted by Ventura Associates Intl. LLC ("Ventura Associates Intl. LLC" or "Judges") whose decisions are final. Potential winners notified within 2 weeks thereafter. All prizes guaranteed to be awarded. Open only to legal residents of the 50 U.S. & the District of Columbia, & to residents of Canada and other countries & U.S. territories & possessions only where offered & permitted by law. Void where prohibited by law.

If due to a printing, production technical, human or other error of any nature, more prize claims are received for any prize level than the stated number of prize(s) intended to be awarded per these Official Rules, the prizes at that level will be awarded in a random drawing conducted by Ventura Associates Intl. LLC, whose decisions are final, from among all eligible, validated & non-suspect entries received.

DREAM OF A LIFETIME GRAND PRIZE GIVEAWAY CONSUMER DISCLOSURES: You have not yet won. No purchase necessary. Grand Prize winner chooses from a variety of merchandise of approximately same value (e.g., automobiles, vacations, electronics, etc.). Verifiable retail value (VRV) of merchandise: up to \$30,000 or \$25,000 cash option. Estimated odds of winning: 1:10,000,000. Promotion registered by Ventura Associates Intl. LLC, & may be presented in different creative presentations by different organizations (the "Presenting Promoter(s)"). **Begins 12/1/24 at 12:01 AM EST & ends 1/31/26 at 11:59 PM EST.**

DREAM OF A LIFETIME PRIZE GIVEAWAY CONSUMER DISCLOSURES: You have not yet won. No purchase necessary. Prize levels 1st through 3rd offer a variety of similar value merchandise, electronics, etc. Winners can only select from any prize offered at level won or cash equivalent of VRV stated below, where cash option is available. Prize VRV/estimated odds of winning: one 1st Prize (VRV: \$2,000): 1: 10,000,000; one 2nd Prize (VRV: \$1,000): 1:10,000,000; 25 3rd Prizes (VRV: \$100 each): 1:400,000; 250 4th Prizes – Watch (VRV: \$72 each, no cash option available): 1:40,000. Total VRV: \$23,500. Promotion registered by Ventura Associates Intl. LLC, & may be presented in different creative presentations by different organizations (the "Presenting Promoter(s)"). **Begins 12/1/24 at 12:01 AM EST & ends 1/31/26 at 11:59 PM EST.**

DREAM OF A LIFETIME BONUS/EARLY BIRD GIVEAWAY CONSUMER DISCLOSURES: You have not yet won. No purchase necessary. Bonus/Early Bird winner will receive check for \$2,500. VRV: \$2,500.

Paws of Honor's mission is to provide veterinary care and products at no charge (based on the availability of charitable contributions) for retired military and law enforcement K9s that have served our country, locally or globally. Retired K9s deserve accessible, high-quality veterinary care in return for their commitment and sacrifice for our country, and the monetary burden associated with veterinary care should not fall on the shoulders of the officer/handler/owner once the K9 has been decommissioned.

A copy of the summary of the latest financial statement, or annual report, and registration filed by Paws of Honor can be obtained by writing us at 263 McLaws Circle, Suite 104, Williamsburg, VA 23185. Residents of the following states may request financial statements and other information from the offices indicated (the toll-free numbers are for use only within the respective states). **California:** Paws of Honor's audited financial statement is available upon request to Paws of Honor. **Florida:** A COPY OF THE OFFICIAL REGISTRATION AND FINANCIAL INFORMATION MAY BE OBTAINED FROM THE DIVISION OF CONSUMER SERVICES BY CALLING TOLL-FREE, WITHIN THE STATE, 1-800-HELP-FLA (435-7352). Registration number CR57518. REGISTRATION DOES NOT IMPLY ENDORSEMENT, APPROVAL, OR RECOMMENDATION BY THE STATE. www.FloridaConsumerHelp.com. **Georgia:** Upon request, Paws of Honor will provide a full and fair description of this and its other programs, and a financial statement or summary. **Maryland:** A copy of Paws of Honor's current financial statement is available on request to Paws of Honor, 263 McLaws Circle, Suite 104, Williamsburg, VA 23185 or calling 703-403-8281. For the cost of postage and copying, documents and information submitted under the Maryland Solicitations Act are available from the Maryland Secretary of State. **Minnesota:** Your name was initially on a list rented/acquired from another organization, which is how we find new supporters for our valuable work. By responding to this letter with a contribution or other involvement response to our organization, you consent and agree that we may add your name to a list to rent or use in a similar way. If you do not consent to your name being added to the rented list, please state so in writing with your full name and address to the address on the enclosed reply envelope. **Mississippi:** The official registration and financial information of Paws of Honor may be obtained from the Mississippi Secretary of State's office by calling 1-888-236-6167. Registration by the Secretary of State does not imply endorsement by the Secretary of State. **New Jersey:** INFORMATION FILED WITH THE ATTORNEY GENERAL CONCERNING THIS CHARITABLE SOLICITATION AND THE PERCENTAGE OF CONTRIBUTIONS RECEIVED BY THE CHARITY DURING THE LAST REPORTING PERIOD THAT WERE DEDICATED TO THE CHARITABLE PURPOSE MAY BE OBTAINED FROM THE ATTORNEY GENERAL OF THE STATE OF NEW JERSEY BY CALLING 1-973-504-6215 AND IS AVAILABLE ON THE INTERNET AT <http://www.njconsumeraffairs.gov/ocp/charities.htm>. REGISTRATION WITH THE ATTORNEY GENERAL DOES NOT IMPLY ENDORSEMENT. **New York:** Upon request, a copy of POH's last annual report filed with the Attorney General is available from POH or from the New York State Attorney General's Charities Bureau, Attn: FOIL Officer, 120 Broadway, New York, New York 10271; (212) 416-8401; <https://www.charitiesnys.com/>. **North Carolina:** Financial information about this organization and a copy of its license are available from the State Solicitation Licensing Branch at 1-888-830-4989. The license is not an endorsement by the state. **Pennsylvania:** The official registration and financial information of Paws of Honor may be obtained from the Pennsylvania Department of State by calling toll-free, within Pennsylvania, 1-800-732-0999. Registration does not imply endorsement. **Virginia:** A financial statement is available from the State Division of Consumer Affairs in the Department of Agriculture and Consumer Services upon request. **Washington:** For additional information regarding Paws of Honor activities or financial information, Paws of Honor is registered with the Washington State Charities Program as required by law and information may be obtained by calling 800-332-4483 or 360-725-0378. **West Virginia:** West Virginia residents may obtain a summary of the registration and financial documents from the Secretary of State, State Capitol, Charleston, WV 25305. Registration does not imply endorsement. Your generous donation is used for our tax-exempt mission, which may include educating the public, administrative, compliance and fundraising costs.

NOTICE: No one representing Paws of Honor or its advertising agency or the sweepstakes administration agency would call you to notify you that you have won a prize. And no one is EVER permitted to ask you for any money (in any form, e.g., check, money order or credit card charge) to receive a prize.

Estimated odds of winning: 1:5,000,000. Promotion registered by Ventura Associates Intl. LLC, & may be presented in different creative presentations by different organizations (the "Presenting Promoter(s)"). **Begins 12/1/24 at 12:01 AM EST & ends 1/31/26 at 11:59 PM EST.**

For a list of Dream of a Lifetime winners, available after 11/30/26, send self-addressed, stamped envelope by 1/31/26 to: Dream of a Lifetime Winners, PO Box 9309, Medford, NY 11763-9309.

THE FOLLOWING APPLIES TO ALL OF THE ABOVE:

All entries become property of their respective Presenting Promoter & will not be returned or acknowledged. Participating entrants agree to these rules & decisions of Judges & Presenting Promoters, which are final & binding & release these parties, their respective parents, subsidiaries & affiliated companies, & all other businesses involved in these promotions, as well as the employees, officers, directors & agents of each, from all claims & liability relating to their participation, acceptance, use, & or redemption of prize. Winners assume all liability for any injury or damage caused or claimed to be caused, by participation in these promotions or acceptance, use or redemption of any prize.

By participating in this Sweepstakes, each entrant expressly waives and relinquishes all rights and benefits afforded by California Civil Code 1542 and does so understanding and acknowledging the significance of this waiver. Section 1542 states as follows: "A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DID 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 THE DEBTOR OR THE RELEASED PARTIES."

Presenting Promoters & Ventura Associates Intl. LLC are not responsible for any printing, production, typographical, human or other error of any nature in printing of any promotional notice, promotion number, entry form or prize notice, or in the administration of the promotions or announcement of the prizes. Any notice, prize number, entry form or prize notice containing a printing, production, typographical, human or other error of any nature shall be deemed null & void. No responsibility assumed for lost, late, misdirected, illegible, incomplete, mutilated/postage due or mechanically reproduced entry forms, or entry forms that have been tampered with or not obtained through legitimate channels, all of which will be disqualified. Liability for an irregular entry form, prize number, prize notice or promotional notice shall be limited to replacement with another. All mass entries or entries generated by a script, computer programs, sweepstakes service, macro, robotic or use of other automated devices are void & will be disqualified. Ventura Associates Intl. LLC shall always have the right to take such other measures as it deems necessary or appropriate, in its sole discretion, to preserve the integrity & use of the promotions where possible. Ventura Associates Intl. LLC & any of the Presenting Promoters are not liable for payment of any prize to entrants who have violated these official rules. In no event shall Ventura Associates Intl. LLC and/or Presenting Promoters have any liability or obligation to award more than the stated prize(s) offered in conjunction with these promotions. Reference to third parties in connection with prizes and/or third-party websites or services are for reference & identification purposes only & not intended to suggest endorsement, sponsorship or affiliation with Presenting Promoter(s) or the promotions.

In order to win a prize, a winner may be required (at Judges' discretion) to sign & return an Affidavit or Declaration of Eligibility/Liability Release, & where legally permissible, a Publicity Release within 10 days of date of notification & may be required to provide proof of identity. U.S. winners of prizes valued at \$600 or more required to furnish taxpayer identification number to comply with IRS. Failure to execute & return any required documentation within the time period specified and/or return of any prize notification or prize as undeliverable may result in disqualification & selection of an alternate winner. Acceptance of a prize by a minor requires execution by parent or legal guardian of required documentation. No substitution of prizes except by Ventura Associates Intl. LLC. To choose any vehicle or licensed-required prize, winner must conform to all local, state & federal regulations as applicable, must make arrangements for delivery of prize with appropriately government-licensed providers as required by law, must have & document appropriate license(s) & assume all responsibility for registration, title, license, taxes, insurance fees, & any other options not expressly included. No prize is intended for sale or for prize distribution in those states or in those areas where the prize is prohibited by law. Any winner eligible to win a prize but where the award of the prize would otherwise be in violation of federal, state, or local law will receive an alternate prize of equal value selected at the sole discretion of the Judges. At the Judges' discretion, if a winner is not able to accept a prize due to reasons such as, but not limited to physical impairment, mental disability, etc., s/he will receive an alternate prize selected by the Judges. Except where prohibited by law, winner(s) consent to use of their names, voices, hometowns, prizes won & likenesses for advertising, promotional and/or publicity purposes on behalf of all Presenting Promoters & Ventura Associates Intl. LLC & its designees(s), in all forms of media & by all manners (now & hereafter known), worldwide, in perpetuity, without any obligation, notice or additional compensation. All federal, state, provincial & local laws & regulations apply. Prize values awarded in U.S. currency. No transfer or assignment of prize permitted except to a surviving spouse. Winners responsible for all taxes on prizes. U.S. laws govern all aspects of these promotions. All disputes & claims arising out of or relating to these promotions shall be determined according to the laws of the State of New York without regard to its conflict of law principles, & all participating entrants consent to jurisdiction of the federal & state courts located in New York County. All causes of action arising out of or in connection with these promotions shall be resolved individually without resort to any form of class action litigation & any & all claims, judgments & awards shall be limited to actual, third-party, out of pocket costs & expenses incurred but in no event will attorneys' fees be awarded or recoverable. UNDER NO CIRCUMSTANCES WILL ANY ENTRANT BE PERMITTED TO OBTAIN ANY AWARD FOR, & ENTRANT HEREBY KNOWINGLY & 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, 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.

Winner determination & random drawings conducted at 494 8th Ave., NY, NY 10001, USA. Ventura Associates Intl. LLC, the independent judging organization, has provided all prizes at no charge. Ventura Associates Intl. LLC (who may also act in representation of a Presenting Promoter) reserves the right to modify, cancel, suspend, or terminate these promotions if they become technically corrupted or, in the event of a disaster, pandemic, act of war, etc., or in the event that the integrity of the promotion is compromised as determined by Ventura Associates Intl. LLC &/or Presenting Promoters in their sole & absolute discretion. In the event of termination, prizes will be awarded (if applicable) from eligible & valid entries received prior to this date of termination. Employees of any Presenting Promoter, Ventura Associates Intl. LLC, their respective advertising & promotion agencies & any other person or organization directly involved with the promotions & their respective immediate families (spouse, parents, children, siblings & their spouses) &/or household members (whether related or not) of such employees are ineligible. The name, address, telephone number & email address, if available, provided by entrant to the Presenting Promoter will be forwarded to judging agency for the latter's use in administering these promotions.

The invalidity or unenforceability of any provision of these official rules will not affect the validity or enforceability of any other provision. Any failure by Ventura Associates Intl. LLC or any Presenting Promoter 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.

If offered in Canada, Canadian residents, to win, must first correctly answer, unaided, a time-limited mathematical skill testing question administered by mail, email or telephone. Any litigation respecting the conduct or organization of a publicity contest may be submitted to the Régie des alcools, des courses et des jeux for a ruling. Any litigation respecting the awarding of a prize may be submitted to the Régie only for the purpose of helping the parties reach a settlement.

If offered outside the United States, any information the Presenting Promoter collects from the Promotion may be stored and processed on a server located in the United States of America. In that event, entrant's participation in the Promotion gives explicit authorization to collect, process and use the data provided and to transfer such data to a country located outside entrant's country of residence for purposes of management of the Promotion and future offers for any participant that has opted-in to receive such offers (if applicable), and as pursuant to the Presenting Promoter's Privacy Policy.

© 2024 Ventura Associates Intl. LLC

MAIL PREFERENCE SERVICE: IF YOU WOULD PREFER NOT TO RECEIVE FUTURE SWEEPSTAKES MAILINGS FROM PAWS OF HONOR, PLEASE WRITE TO: PO Box 1781 Merrifield, VA 22116-1781.