

Raffle Terms and Conditions

OFFICIAL RULES: By participating, entrants agree to be bound by these Official Rules and by the decisions of CHARITY which shall be binding and final as to all matters related to the Raffle. The Raffle is subject to all applicable federal, provincial and local laws.

PRIZES: Winner will be notified by the Web Platform, and can claim their prize from the Charity as outlined in the Prize Claim Instructions.

ELIGIBILITY TO ENTER: This is as outlined by the Complete Rules of Play. There will be no accepting of online sales from outside of Saskatchewan.

PURCHASING RAFFLE ENTRIES: Ticket Prices are set by the Charity

Raffle tickets will be available for purchase IN SASKATCHEWAN ONLY.

NUMBER OF RAFFLE TICKETS: There is a maximum number of tickets to be sold per raffle. This is determined by the Charity and outlined in the Complete Rules of Play.

CHARITABLE 50-50's

Players purchase tickets for a chance to win 50% of the total prize pot. The "total sales" will be displayed during the event, the prize will be 50% of total sales.

THE DRAW SELECTION: Potential winners will be selected by a random number generator at the designated conclusion of the draw. The Random Number Generator selecting the winning ticket number has been certified by Gaming Labs International to ensure fair play.

DETERMINATION OF OFFICIAL WINNER(S): THE CHARITY shall have the sole discretion to determine whether each Potential Winner is an official winner of a Prize (an "Official Winner"). THE CHARITY's decision concerning the identity of all Official Winners shall be final and binding. To become an Official Winner: (1) a Potential Winner must be eligible to participate in the Raffle under these Official Rules and must not be in violation of these Official Rules as determined in THE CHARITY's sole judgment; (2) that Potential Winner must contact CHARITY by the deadline specified for that raffle.

GENERAL CONDITIONS: The Released Parties (defined below under "RELEASE OF LIABILITY") are not responsible for: (1) Entries which are stolen, lost, damaged, illegible, given away or no longer in the purchaser's possession, (2) Entries that have been or may have been tampered with or re-sold in violation of these Official Rules; (3) Entries or payments that are delayed, misdirected, undelivered, not fully captured, or garbled as a result of any failure or problem whatsoever with the availability, functionality, operability or use of any network, server, ISP, website, computer, telephone, cable or satellite modem or connection, hand held mobile device or any other computer equipment or connection, whether or not caused by site users, tampering, hacking, or by viruses, worms, or malfunctions affecting a network, server ISP or any equipment or programming used in or associated with the Raffle; (4) any other errors of any kind, whether human, typographical, printing, mechanical, or electronic in nature, which relate to or are connected with the Raffle (collectively, as described in clauses (1) through (4), "Errors"), including without limitation Errors in Raffle-related materials or in the administration of the Raffle, such as

Errors in processing Entries, identifying Potential Winners, determining Official Winners, or announcing or delivering Prizes; or If any portion of the Raffle is compromised, in CHARITY's sole judgment, by a virus, worm, bug, non-authorized human intervention or other causes which, in CHARITY's sole judgment, corrupt or impair the administration, security, fairness or proper play of the Raffle, or the proper submission or capture of Entries (collectively, a "Compromising Event"), then CHARITY reserves the right, in its sole discretion, to suspend, modify or terminate the Raffle, and to select winners from all eligible, non-suspect Entries received before the known occurrence or discovery of such Compromising Event. All Entry purchases shall be final, and no refunds or replacements will be issued by CHARITY. CHARITY has sole and final decision on admissibility of entries and the determination of prize winner.

AUTHORIZATION AND RELEASE OF LIABILITY: Entrants, by participating in the Raffle, agree that The CHARITY and EchoLotto Inc., each of their respective parents, affiliates, subsidiaries, partners, and advertising and promotion agencies, and all of their respective officers, directors, employees, representatives, shareholders, members, consultants and agents and persons acting by, through or in concert with them (collectively, the "Released Parties") will have no liability whatsoever for, and shall be held harmless by entrants against, any liability for injuries, losses, cost, expenses or damages of any kind, including damages for death, personal injury, property damage.

For greater clarity, entrants shall forever release and save harmless the Released Parties from all actions, causes of action, suits, debts, demands, covenants, complaints, contracts, claims and torts of any nature or kind whatsoever which the ticket purchaser ever had, now have, or may have against the Released Parties arising in any way from the Raffle.

REGULATORY COMPLAINTS: It is mandated by SLGA to include a contact number if you have any complaints against a particular raffle. The CHARITY may be contacted at the phone number provided for their raffle.

Please contact: privacy@echolotto.com if you have any concerns with our regulatory procedures.

Changes To Terms & Conditions

These Terms & Conditions are effective as of (January 15th, 2018) and will remain in effect except with respect to any changes in its provisions in the future, which will be in effect immediately after being posted on this page. We reserve the right to update or change our Terms & Conditions at any time and you should check the Terms & Conditions periodically.

If we make any material changes to the Terms & Conditions, we will notify you either through the email address you have provided us, or by placing a prominent notice on our website or both.

Your continued use of the Service after we post any modifications to the Terms & Conditions on this page will constitute your acknowledgement of the modifications and your consent to abide and be bound by the modified Terms & Conditions.