

Scepter Shoot to Win Contest

OFFICIAL CONTEST RULES

NO PURCHASE OF ANY KIND IS NECESSARY TO ENTER OR WIN.

1. SPONSOR: The Scepter Shoot to Win Contest (the “Contest”) is sponsored by IPEX Electrical Inc., 6810 Invader Crescent, Mississauga, Ontario, L5T 2B6 (the “Sponsor”).

2. ELIGIBILITY: This Contest is open to legal residents of Canada who are age of majority in their province or territory of residence at time of entry and are electrical contractors or employees of electrical contractor companies, except employees or retirees of the Sponsor and its affiliates, parents, agents, representatives, advertising and promotional agencies and members of the immediate family (parents, children or siblings) of these employees or retirees or any person with whom they are domiciled.

By entering and participating in this Contest, entrants acknowledge compliance with, and agree to be bound by, these Contest Rules. Entrants who do not comply with any of these Contest Rules are subject to disqualification by the Sponsor, in the Sponsor’s sole discretion.

3. CONTEST DATES AND TIMES: This Contest begins on August 26, 2019 at 00:00:01 a.m. EDT and ends on October 25, 2019 at 11:59:59 p.m. EDT (“Contest End Date”) after which time this Contest will be closed and no further entries shall be accepted. The sole determinant of time for the purpose of receipt of a valid online or e-mail entry will be the Sponsor’s server(s).

4. HOW TO ENTER: Contractors can enter by completing a ballot in a participating IPEX Electrical Inc. distributor location or online at scepterrewards.ca. All contractor entrants are eligible to win the Grand Prizes and the Secondary Prizes. Contractor Grand Prize winners are not eligible to win any Secondary Prizes.

Online Entries: During the Contest period, contractors may enter online by visiting www.scepterrewards.ca and completing the online Contest entry form by entering all required information in the appropriate fields (name, complete mailing address (including postal code), phone number and e-mail address) and by confirming that you are an electrical contractor or an employee of an electrical contractor company. Entrants must indicate whether they would like to receive information regarding upcoming promotions or other communications from the Sponsor (not mandatory for entry) and confirm their compliance with the Contest Rules. All online entries must be submitted from a valid e-mail account that may be identified by reverse domain name search.

Entry Ballot Entries: During the Contest Period, contractors may enter the Contest by completing an entry ballot or form at a participating IPEX Electrical Inc. distributor location by entering all required information in the appropriate fields (name, complete mailing address including postal code, phone number and e-mail address) and confirming that they are an electrical contractor or an employee of an electrical contractor company.

Limit one (1) entry per contractor entrant (one online or one ballot entry per contractor). All entries must be complete and are subject to verification by the Sponsor, in its sole discretion.

Any duplicate entries from an entrant will not be eligible to enter into this Contest or to win a prize.

Any attempt or suspected attempt to use robotic, automatic, programmed, or otherwise, illicit means to enter this Contest, or any other methods not authorized by these Contest Rules, for example, but not limited to, creating multiple accounts, multiple e-mail accounts, multiple identities, or registrations, all in the Sponsor's sole discretion, shall be deemed as tampering and may disqualify you from entering, participating and/or winning a prize. Entries that contain false or incomplete information are void. Entries that are late, lost, stolen, illegible, contain false information, are damaged, misdirected, mutilated, garbled or incomplete, altered or otherwise irregular or that do not conform with or satisfy any or all of the conditions of the Contest Rules are void. No correspondence will be entered into except with potential winners. Proof of transmission (screenshots or captures, etc.) does not constitute proof of entry or receipt of an entry into this Contest.

5. CONTEST PRIZES:

There are 12 contractor prizes available to be won as follows: (i) 2 Ultimate Sports Weekend Packages (approximate retail value (APR) \$4,000 each) ("Grand Prizes"); and (b) 10 \$100 Canadian Tire gift cards ("Secondary Prizes"). Actual Grand Prize retail values may vary depending on the city of departure. All prizes must be accepted as awarded, are not transferable, may not be resold and have no cash value.

Contractor Grand Prizes: There are two (2) Grand Prizes available to be won in this Contest with one winner from Western Canada (BC, AB, SK, MB, YK, NWT and NU) and one winner from Eastern Canada (ON, QC, NB, NS, PEI and NL). Each Grand Prize will consist of the following: round-trip economy airfare for one from the closest international airport to the winner to Toronto Pearson Airport, 3-nights accommodations, one ticket to a professional hockey game, one ticket to a professional basketball game, one ticket to the Hockey Hall of Fame, one ticket for a brewery tour, one dinner at the Hot Stove Club in Toronto, 2 jerseys and a \$500 Visa gift card.

The Grand Prize winners must have proof of valid travel documents prior to ticketing. All other expenses not expressly stated are not included. Travel dates will be selected by the Sponsor in consultation with the Grand Prize winners and must take place by [March 31, 2020] and all travel is subject to availability. The Sponsor reserves the right to select or change the airline, the accommodations or any other element of the Grand Prize in its sole discretion. The Grand Prizes may not be used towards any type of frequent flyer mileage, or other reward point accumulation program. The Sponsor makes no express or implied warranties or conditions of any kind and declines any responsibility with respect to the safety, the quality or the content of the Grand Prizes. The Grand Prizes must be accepted as awarded and may not be sold or transferred and are not convertible to cash. The Sponsor reserves the right to substitute any or all components of the Grand Prize with another prize (or components) of equal or greater value in the event that all or any component of the Grand Prize is unavailable.

All winners assume any and all liability for any injury or damage caused, or claimed to be caused, by entering, participating in this Contest or use or redemption of any prize. All prizes must be accepted as awarded and have no cash value. No prize, or any portion thereof, can be combined with any other discounts, promotions or special offers. The Sponsor reserves the right to substitute an alternate prize of equal or greater value if any prize is unavailable at the time of award.

6. ODDS OF WINNING: The odds of winning a prize in this Contest will depend on the number of eligible entries received before the Contest End Date.

7. WINNER SELECTION AND CONFIRMATION: Winners will be selected by random draw held on November 18, 2019 at approximately 10:00 a.m. EDT at OKD, 3375 North Service Road, A12-15, Burlington, Ontario, L7N 3G2 from all eligible entries received before the Contest End Date.

Potential winners will be contacted at least two (2) times within seven (7) days of the draws by telephone or e-mail (using the contact information provided at time of entry into the Contest). If any potential winner cannot be contacted, another potential winner will be randomly selected, and the initial potential winner will be disqualified and will have no recourse towards the Sponsor or anyone involved in the Contest. In order to win, all potential winners will be required to answer, unaided, the Sponsor's time-limited, mathematical skill-testing question to be administered by phone, sign the Sponsor's Declaration of Eligibility and Liability/Publicity Release form (the "Winner Release") confirming compliance with the Contest Rules, acceptance of the Grand Prize or Secondary Prize as awarded and releasing the Sponsor from any liability relating to the Contest. Potential winners will have seven (7) days from the date of receipt of the Sponsor's Winner Release to return a signed copy of the Winner Release to the Sponsor to the following e-mail address: winners@scepterrewards.com. If a potential winner does not meet all criteria of the Contest Rules, fails to correctly answer the skill-testing question or refuses or neglects to sign and return the Winner Release, another potential winner will be randomly selected and the initial potential winner will be disqualified and will have no recourse towards the Sponsor or anyone involved in the Contest. Once potential winners are declared winners they will be directed as to how to claim their prize, which will be delivered to them using the contact information provided at time of entry.

Disputes regarding identity of entrant (for online entries): If the identity of an entrant is disputed, the entry will be deemed to have been submitted by the Authorized Account Holder (the individual assigned to the e-mail or social media account associated with the entry). Each entrant may be required to provide proof that he/she is the Authorized Account Holder associated with an entry.

All prize claims are subject to verification by the Sponsor. Entries made with multiple addresses, under multiple identities, or through the use of any device or artifice to enter multiple times or entries that are in excess of the permitted number of entries during the Contest period are void. All Contest entries obtained through unauthorized sources or which are incomplete, illegible, mutilated, altered, reproduced, forged, irregular or fraudulent in any way or otherwise not in compliance with these Contest Rules are void. The Sponsor will be the sole and final reference source in validating all prize claims. The Sponsor, in its sole discretion, may disqualify any individual who is found to have tampered in any way with the operation of this Contest.

8. SKILL-TESTING QUESTION: Skill-testing question required.

9. RELEASE AND INDEMNIFICATION: All winners must sign the Sponsor's Winner Release to: (i) confirm compliance with the Contest Rules; (ii) agree to accept their prize as awarded; (iii) release, discharge and hold harmless the Sponsor, its departments and agencies, parent, related and affiliated companies, subsidiaries, franchisees, advertising and promotional agencies, counsel, marketing partners, and each of their respective directors, officers, employees, shareholders, successors, sponsors, partners, licensees, subsidiaries, agents, artists, advisors, assignees, and all others associated with the administration, development and execution of the

Contest (the “Released Parties”) from and against any and all manner of action, cause of action, claim or demand, loss or injury, use or misuse of a prize or any travel related thereto, and the use of their entry by the Sponsor, suit, debt, covenant, contract, including legal fees and expenses, whatsoever, including but not limited to, claims based on negligence (except for material injury caused by an intentional or gross fault if winner is a resident of Quebec), breach of contract and fundamental breach, failure of any third party contractor or supplier used in connection with any aspect of the Contest to perform or deliver any goods or services, any act of God or any other event beyond the Released Parties’ control, any dissatisfaction of any kind by a winner with any aspect of the Contest or a prize, liability for physical injury, death, or property damage which the entrants, guests, their heirs, successors or assigns have, might have or could have suffered, by reason of or arising out of an entrant’s participation in the Contest and/or in connection with the acceptance and/or exercise by the entrant of a prize as awarded; and (iv) indemnify the Released Parties against any loss, damage or expense, including legal fees, that any of the Released Parties may suffer or incur in connection with any claim or demand by any third party, including any 3rd party referred to or depicted in any entry, or as a result of any non-compliance by an entrant with any of the Contest Rules or participation in the Contest and/or in connection with the acceptance and/or exercise by an entrant of a prize and the use of the Entry by Sponsor.

The Sponsor is not responsible for: (i) incorrect or inaccurate entry information which may affect a person’s ability to participate in the Contest or be awarded a prize, including but not limited to human error, technical malfunctions, lost or delayed entries for any reason, mail failures, omission, or any combination thereof, and entries which fail to fully comply with these Contest Rules; (ii) technical failures of any kind, including, but not limited to malfunctions, interruptions, or disconnections in phone lines or network hardware or software; (iii) lost, incomplete, delayed, mutilated or misdirected entries or Winner Release; (iv) injury or damage to the entrant’s computer or to any other individual’s computer related to or resulting from participating in, or downloading any material regarding the Contest or accepting a prize; (v) any injury or damage to persons or property which may be caused, directly or indirectly, in whole or in part, from entrant’s participation in the Contest or receipt or use or misuse of a prize, including any travel related thereto and the use of their entry by Sponsor; (vi) the security or privacy of information transmitted via computer networks or for breaches of privacy due to interference by third party computer “hackers” or otherwise; or (vii) late, lost, misdirected or unsuccessful efforts to notify a potential winner.

10. OTHER CONDITIONS: The Sponsor reserves the right, in its sole discretion, subject to the approval of the Régie des alcools, des courses et des jeux (the “RACJ”), to terminate or amend this Contest at any time and in any way, including substituting prizes of equal or greater value, without prior notice. Without limiting the foregoing, if, for any reason, the Contest is not capable of running as originally planned for any reason, the Sponsor reserves the right, subject to the approval of the RACJ, to cancel the Contest and conduct a random draw from all previously received eligible entries received by the relevant Contest Closing Date and to substitute prizes of equal or greater value.

Publicity and entrant information: By participating in this Contest, entrants’ consent to the use of their full name, city, province, e-mail address, postal code, telephone number, social media handles, comments, image, photograph, voice and likeness, whether on videotape, photograph or any other means, and their entries, as may be edited, modified or translated in any way in the Sponsor’s sole discretion for the administration of this Contest or any publicity carried out by the Sponsor or any of its marketing partners without further notice or compensation. Entrants’ information shall not be provided to any third party without consent. For more information on

how the Sponsor uses information, please refer to IPEX's privacy policy available at: <http://www.ipexna.com/privacy-policy/>.

Law: The Contest is void where prohibited by law and subject to all applicable Canadian federal, provincial, municipal and local laws. For residents of Quebec, any litigation respecting the conduct or organization of a publicity contest may be submitted to the RACJ for a ruling. Any litigation respecting the awarding of a prize may be submitted to the board only for the purpose of helping the parties reach a settlement. For residents of all other jurisdictions, this Contest shall be governed exclusively by the laws of the province of Ontario, including all issues and questions concerning the construction, validity, interpretation and enforceability of these Contest Rules, rights and obligations between entrants and the Sponsor, and procedural provisions, without giving effect to any choice of law or conflict of law rules. Any dispute shall be adjudicated by the courts sitting in Toronto, Ontario.

Rule amendments: The Sponsor reserves the right, in its sole discretion to amend or modify these Contest Rules, or modify, cancel or suspend this Contest, without prior notice for any reason whatsoever, including without limitation in the event that any cause beyond the reasonable control of the Sponsor corrupts, or threatens to corrupt, the security or proper administration of the Contest.

Intellectual Property: All intellectual property, including but not limited to trademarks, logos, designs, promotional materials, web pages, source codes, images, drawings, illustrations, slogans and representations are owned by the Sponsor. All rights are reserved. Unauthorized copying or use of any copyrighted material or other intellectual property without the express written consent of the Sponsor is strictly prohibited.

© IPEX Electrical Inc. 2019. All Rights Reserved.