

**ctfassets Official Rules
of the Jar Winning
Game**



ctfassets Official Rules of the Jar Winning Game Instructions

[Home](#) » [ctfassets](#) » ctfassets Official Rules of the Jar Winning Game Instructions 

Contents

- [1 ctfassets Official Rules of the Jar Winning Game](#)
- [2 Product Information](#)
- [3 Product Usage Instructions](#)
- [4 Frequently Asked Questions](#)
- [5 Contest Organizer](#)
- [6 Participation in the Contest](#)
- [7 Mechanism of Determining the Winners](#)
- [8 Prizes and Their Delivery](#)
- [9 Documents / Resources](#)
 - [9.1 References](#)

ctfassets

ctfassets Official Rules of the Jar Winning Game



Product Information

Specifications:

- Brand: Procter & Gamble
- Contest Period: 1.7.2024 – 30.9.2024
- Contest Territory: Slovakia
- Contest Site: <https://dev.mujsvet-pg.cz/jarsk>

Product Usage Instructions

1. Contest Organizer:

The organizer of the consumer promo contest “Jar” is Procter & Gamble, spol. s r.o., with its registered office in Bratislava.

Participation in the Contest:

Participants must enter the contest by following these steps:

1. Retain all Contest Receipts showing purchase of Contest Products.
2. Submit Contest Receipts as requested by the Organizer for verification.
3. Create a competition account on the contest site by registering/logging in and filling in the required information.
4. Confirm agreement with personal data protection terms and policy.

Frequently Asked Questions

- **Q: How can I participate in the contest?**

- A: To participate, you need to retain Contest Receipts, create a competition account on the specified site, and agree to the terms and conditions.

- **Q: What is the validity of the Contest Account?**

- A: The Contest Account is valid during the Contest Term and can be accessed using the provided email address and password.

Contest Organizer

The organizer of the consumer promo contest „Jar“ (hereinafter the “Contest”) is the company Procter & Gamble, spol. s r.o. with its registered office at Einsteinova 24, 851 01 Bratislava, ID No.: 31342451, VAT No.: SK2020325109, , a company registered in the Commercial Register of the Municipal Court of Bratislava III, section Sro, file no. 4359/B (hereinafter the “Organizer” or in connection with personal data processing the “Data Controller”).

Technical Administrator of the Contest

The technical administrator of the Contest is the company appointed by the Organizer, Prosam spol. s r.o. with its registered office at Slowackého 1/a, 821 04 Bratislava, Company Number: 17 317 584, registered in the Commercial Register kept at the Municipal Court in Bratislava I under the brand 22348/B (hereinafter the “Technical Administrator”).

Term and Place of the Contest

The Contest shall take place within the territory of Slovakia (hereinafter the “Contest Territory”) through the microsite <https://dev.mujsvet-pg.cz/jarsk> (hereinafter the “Contest Site”) in the period from 1.7.2024 until 30.9.2024 inclusive (hereinafter the “Contest Term”).

Contest Participants:

Any individual – consumer, who meets all the conditions of the Contest stipulated below may participate in the Contest (hereinafter the “Participant”):

- a) consent with the conditions stipulated in these Rules and fulfilment of all conditions of the Contest;
- b) user’s registration on the Contest Site and provision of all necessary data prior to the participation in the Contest.

Employees and affiliates of the Organizer and the Technical Administrator or their close persons may not participate in the Contest. If the winner is a person who is an employee of the aforementioned companies or a close person of one of their employees, the Prize will not be given to such winner. Similarly, the Prize will not be handed over if the Organizer or the Technical Administrator discovers or has reasonable grounds to suspect that fraudulent or unfair conduct has occurred on the part of the relevant Participant.

Participation in the Contest

The Participant shall enter the Contest by

- a) making a single purchase during the Contest Term, i.e. from 1.7.2024 until 30.9.2024 inclusive, in stores in Slovakia for their own use or the use of their close persons, any Jar Autodish detergent capsules (All in One,

Platinum, Platinum+) of the Organizer traded under the brand “Jar” (hereinafter the “Contest Product”) for which they receive an electronic tax receipt from the seller in the store (hereinafter the “Contest Receipt”). The Contest Receipt must contain specification of the Contest Product (hereinafter the “Contest Purchase”). The Participant shall retain all Contest Receipts evidencing the purchase of the Contest Products with which the Participant entered the Contest. The Organizer may request the submission of the Contest Receipts at any time, even after the end of the Contest, for the purpose of checking participation in the Contest, as well as to prove entitlement to a Prize.

The Contest Receipt must be issued electronically with a written specification of the Contest Product; receipts issued manually or otherwise not demonstrating compliance with the conditions of this Contest, e.g. Contest Receipts torn, illegible, soiled, etc., cannot be included in the Contest.

- b) He creates his competition account by registering/logging in to his existing account at the time of the competition, i.e. from 1.7.2024 to 30.9.2024 inclusive, on the contest site <https://dev.mujsvet-pg.cz/jarsk> by filling in the registration form located there:
 - contact details: first name, last name, email address and login password (any password chosen by him/her)
 - confirming that the Participant has full legal capacity and that they agree with the personal data protection terms and policy for the registration available at <https://privacypolicy.pg.com/sk-SK/>
 - confirming their obligation to perform the contract between Organizer, as the data controller, and Participant as the legal grounds for processing of the Participant's personal data (pursuant to Art. 6 (1)(b) of the GDPR). The aforementioned contract consists of these Rules. The Participant's personal data will be processed within the scope of these Terms and Conditions for the purpose of conducting the Contest and delivering the Prize. The consent of personal data processing is granted voluntarily, but is necessary for participating in the Contest (hereinafter the “Contest Account”). The Contest Account is valid during the Contest Term and the Participant may access it repeatedly through their e-mail address and password.
- c) completing the contest task by answering the questions in the survey running on the contest site (hereinafter the “contest task”).

Instructions on the content of the answers to the competition task:

- Participant undertakes to follow the instructions regarding the content of the answer and bears full responsibility for any damage caused by the violation of these Rules or in connection with their violation. In the event that a third party asserts any rights or claims to the content of the participant's response, the participant undertakes to protect the organizer against such claims and to actively prevent the third party from exercising, enforcing or restricting the organizer in dealing with the content of the answer according to these Rules, in particular by the proper and timely exercise of all its rights against such a third party in the framework of judicial and/or administrative or other proceedings.

Participant declares that the answer he sends in the competition is his creative invention. The participant is solely responsible for the content of the answer and declares that he has the right to use the answer in accordance with the law on copyright and related rights, its use does not violate any rights of third parties. Participant grants the organizer free of charge an exclusive license to use the answer he sent in the competition, in its original or processed or otherwise changed form, for the purpose of promoting the organizer, its products and the competition. The organizer is authorized to reproduce, distribute and communicate the participant's answer to the public and is also authorized to grant the right forming part of the license (sub-license) to a third party in whole or in part. The organizer is not obliged to use the license.

- The answer must meet the following guidelines and must not:
 - break the law,
 - contain vulgar or other phrases or words that are found offensive
 - contain shocking, obscene, aggressive, violent content,
 - contain pornographic or sexual content,
 - contain offensive or inappropriate content for any person, including the organizer, ordering party and / or its products,
 - contain offensive content for any participant,
 - contain content that is offensive to any third party,
 - contain personal data of any third party, with the exception of the participant,
 - refer to competing brands or products,
 - present other brands or products that were not made by the ordering party,
 - contain advertising content or suggest advertising activities,
 - contain links to any other website,
 - infringe intellectual property rights.

If the content of the answer violates any of the above rules, the organizer will not accept it as a response in the competition and will not take it into account in the outcome of the competition, of which he will inform the participant via e-mail.

- d) Uploading a scan / photo of the relevant Contest Receipt during the Contest Term using the functionality of their Contest Account or the form located there, with the file size of max. 5 MB. Subsequently sending the registration form with the Contest Receipt during the Contest Term by pressing the “Send” button, which completes the registration of the relevant Contest Receipt in the Contest (hereinafter the “Contest Receipt Registration”). The Contest Receipt is included in the contest according to the time of the Contest Receipt Registration. Thus, the decisive moment shall not be the date of the Contest Purchase (at any time during the Contest Term), but the moment of receipt of a properly performed Contest Receipt Registration. However, the Contest Purchase must be made prior to the Contest Receipt Registration.

There is no limit to the number of Contest Receipt Registrations by one Participant in the Contest, i.e. a Participant may participate in the Contest repeatedly, but always through his/her single Contest Account and through a new Contest Purchase and a new Contest Receipt, but only if all the conditions for participation under these Rules are met. Each Participant may only upload one Contest Receipt on each day during the Contest Term. **Each Participant may participate in the Contest with one e-mail address** and one Contest Account only. Contest Receipts are associated with the Participant’s e-mail address. In case of an attempt to enter the Contest repeatedly under different e-mail addresses, Participant may be disqualified from the Contest without any further warning.

Each Contest Receipt may only be used for one participation in the Contest, no matter by how much (what amount or by a multiple) the purchase of the Contest Products exceeded the minimum value of the Contest Purchase. The performance of a single Contest Purchase cannot be evidenced by multiple receipts.

Each Participant may win a maximum of one prize throughout the Contest Term, subject to the terms and conditions set out in these Rules. If a Participant is drawn as a winner, that Participant (or all of his/her Contest Receipt Registrations) will be eliminated from the Contest and will not participate in the next draw and in the event of another draw of the same Participant (e.g. a new registration), the draw will be disregarded and the draw will be repeated.

Mechanism of Determining the Winners

On the basis of all submitted answers, a jury composed of 3 persons (hereinafter referred to as the “jury”) selects the winner according to subjective criteria set by the jury from those who have met the conditions of the

competition set out in these Rules. The jury will select the most creative / interesting answers at its discretion, for which Organizer or Technical Administrator of the competition bears no responsibility. A written report will be prepared on the evaluation of the Contest.

Prizes and Their Delivery

The following prizes are available in the Contest:

20 pcs of Electrolux dishwasher model EES48200L each in the gross value 421,20 EUR (hereinafter the "Prize"). The winners will be informed of having won the Prize by Organizer via e-mail message within 14 business days after the end of the draw. The e-mail address stated in the Contest Account shall be used to notify the winners of the Prizes. In the notification e-mail, the winners shall also be invited to confirm their registration data in the Contest Account (e-mail address confirmation) and to provide, within 7 business days after the date of the notification e-mail. Should the winner fail to respond pursuant to the instructions in the notification e-mail (in particular not confirming the e-mail and not providing the delivery address within the prescribed period of time), the prize shall forfeit to the Organizer without any compensation. Prizes will be sent to the winners who have met the conditions of these Rules. The delivery of the Prize may be subject to the signing of a handover report. Organizer is not responsible if notification e-mails are saved (so called dropped) in the Participant's spam or junk mail. The Participant him/herself is responsible for checking their mail in this respect. Organizer is not responsible for non-delivery of the Prize due to incorrect e-mail or delivery address or other necessary data or due to technical or transport problems at the side of the delivery company. If any of the requirements set out in these Rules are not met, the winner's right to the Prize shall extinct and the Prize shall be forfeited to the Organizer without compensation. All contact details provided to the Organizer must be accurate and valid during the entire Contest Term. Should any of the contact details of the Participant be changed during the Contest Term, the Participant shall be obliged to notify the Administrator of such change.

The Organizer reserves the right to require all Contestants (whether or not they are winners) to submit original (certified copies) of the receipts with which the Contestant entered the Contest, within the time limit set by the Contest Organizer, in order to verify the correctness of participation in the Contest or to prove eligibility for the prize. If the Participant does not properly submit the original (certified copy) of the Contest Receipt within the aforementioned time limit, he/she will be excluded from the Contest without further ado or will lose his/her claim to the prize and the Contest Organizer is entitled to decide on further action (e.g. awarding the forfeited prize). Undelivered Prizes shall be forfeited to the Organizer after the end of the Contest. In the event that the Organizer fails to contact the winner in the above manner within 7 calendar days of the end of the Contest, the winner fails to send his/her answer / Contest Receipt within the specified period, or the Organizer is unable to deliver the Prize to the specified delivery address, the Prize will be forfeited to the Organizer, who is entitled to decide on its further use.

If the Contest is not attended by a sufficient number of Participants, unallocated Prizes will be forfeited to the Organizer, who is entitled to decide on their further use

General Terms and Conditions:

Only Participants who fully meet the prescribed Terms and Conditions of the Contest shall be included in the Contest. The Contest Organizer is entitled to assess the compliance of individual Participants with the Terms and Conditions of the Contest. Any persons not meeting the conditions of participation or acting contrary to the Rules shall not be included in the Contest. If it is found out that such person has won the Contest despite the above, e.g. as a result of providing untrue information, they shall lose their entitlement to the prize.

The Organizer is entitled to disqualify a Participant from the Contest if the Participant fails to meet the conditions of the Contest or if the Organizer has reasonable grounds to suspect that the Participant has achieved a result in the Contest through fraudulent conduct or other conduct that is contrary to good morals or public order and is capable of influencing the results of the Contest. Similarly, the Participant shall be disqualified if the Organizer finds out or has a justified suspicion of a fraud or unfair conduct by any of the Participants or another person who assisted any given Participant in obtaining the Prize. Such decision on disqualification of the Participant is final, without the possibility of appeal. If it turns out that the winner is not entitled to the Prize according to these Rules for any reason, or if the winner refuses the Prize, the Administrator will draw another Participant as the winner of the Prize in question, or another Contest Receipt Registration that has met all the conditions for participation in the Contest, or use the Prize for other, e.g. marketing or charitable, purposes.

Personal Data and Personality Rights:

Organizer is the Data Controller of personal data of the Participants in this Contest. The Data Controller appoints the Technical Administrator to process the personal data of the Contest Participants. Personal data of the Contest Participants (i.e. name, surname, e-mail address and in the event of winning a Prize also the phone number and delivery address) are collected and processed solely for the purposes of conducting the Contest (including delivery of the Prizes) in compliance with the provisions of the General Regulation of the European Parliament and Council (EU) No. 2016/679 dated 27 April 2016, on personal data protection (GDPR). Personal data shall be processed in compliance with the P&G Consumer's Personal Data Protection Policy available online at:

<https://privacypolicy.pg.com/sk/>

The obligation to perform the contract concluded between the Data Controller and the Participant constitutes the legal basis for the processing of the Participant's personal data (within the meaning of Article 6(1)(b) GDPR). The aforementioned contract consists of these General Terms and Conditions. The Data Controller shall provide the winning Participant's contact details to providers of postal or courier services for the purpose of the Prize delivery to the winner. The data collected in the Contest relating to the Participants to whom prizes have been awarded by the Data Controller shall be processed by the Data Controller for a period of up to 5 years.

In order to obtain information regarding the processing of their personal data, Participants are advised to contact the Data Controller. Correspondence should be sent to the address of the Data Controller or via the following form:

<https://mujsvet-pg.cz/kontaktujte-nas> Each person whose data is being processed has the right to access to their personal data, the right to have the data corrected, amended or deleted, the right to restrict the data processing and the right to data transfer. In the event of any change or need to supplement or amend personal data, each person whose data is being processed is required to update such data. In order to exercise the rights specified above, the Participant should use the following form: <https://mujsvet-pg.cz/kontaktujte-nas>. It is possible to submit a request for personal data deletion prior to the delivery of the prize to the winner; however, such deletion shall prevent the prize delivery.

Any person whose data is processed has the right to lodge a complaint with the supervisory authority established to protect the fundamental rights and freedoms of individuals in connection with the processing of personal data, which in the territory of the Slovak Republic is the Office for Personal Data Protection of the Slovak Republic, Hraničná 12, 820 07 Bratislava 27, <https://dataprotection.gov.sk/uouu/>.

Final Provisions:


Participation in the Contest is voluntary. By participating in the Contest, the Participants express their consent to these Rules and undertake to observe them in full. Any rights and obligations arising in connection with the Contest that are not expressly regulated in these Rules shall be governed by applicable legal regulations of Slovakia. The Organizer is responsible and takes full responsibility for the set-up, conditions and organization of the Contest. Organizer shall not be liable for any risks and liabilities associated with the participation in the Contest or the use of the Prizes. The risk of damage on the prize shall pass onto the winner upon the prize delivery to the winner. The winner shall not be entitled to claim any other prize than the one delivered to them and shall neither be entitled to raise any complaints with respect to the received prize. Prizes cannot be alternatively paid out in cash or in the form of any other performance. Prizes cannot be enforced before courts. Neither the Organizer nor the Technical Administrator shall be liable for any errors or breakdowns at the side of any telecommunication/internet service providers or delivery service providers. In the event of any discrepancies between the wording of the abridged rules stated in any promotional materials presenting the Contest and these complete Rules, the full wording of these Rules shall prevail. Organizer hereby informs the Participants that the Contest Sites may use so-called cookies, exclusively for the purpose of facilitating their technical operation. Cookies can be administered or disabled through the settings of all commonly used Internet browsers. The Prizes that may be depicted in any advertising materials are illustrative only and their colors and motif may differ from the actually received Prizes. The Contest results are final, without the possibility of any appeal. The final decision regarding any disputable issues always belongs to the Organizer. Contestants acknowledge that if the value of the prize exceeds EUR 350,-, the contestant-winner is obliged to tax the prize under the terms of Act No. 595/2003 Coll. on Income Tax, as amended and in force, and to pay health insurance premiums under the terms of Act No. 580/2004 Coll. on

Health Insurance, as amended and in force.





The subject-matter competent entity for the out-of-court settlement of consumer disputes related to the competition is the Slovak Trade Inspection Authority, P.O. BOX 29, Bajkalská 21/A, 827 99 Bratislava, website:

<http://www.soi.sk/>. The competitor will find here, among other things, information on the method and conditions of out-of-court dispute resolution, where such proceedings can only be initiated on the basis of a proposal by the competitor and after the competitor has failed to resolve the dispute directly with the Organizer. The form of the application for initiation of the procedure for out-of-court settlement of a consumer dispute is available on the website of the Slovak Trade Inspection Authority.

Documents / Resources

	<p>ctfassets Official Rules of the Jar Winning Game [pdf] Instructions</p> <p>All in One, Platinum, Platinum, Official Rules of the Jar Winning Game, Official Rules of Jar Winning Game, of the Jar Winning Game, Jar Winning Game, Jar Game, Winning Game</p>
---	---

References

-  [Úrad na ochranu osobných údajov Slovenskej republiky](#)
-  [Sign in to your account](#)
-  [Kontaktujte nás](#)
-  [Sign in to your account](#)
- [User Manual](#)

Manuals+, Privacy Policy

This website is an independent publication and is neither affiliated with nor endorsed by any of the trademark owners. The "Bluetooth®" word mark and logos are registered trademarks owned by Bluetooth SIG, Inc. The "Wi-Fi®" word mark and logos are registered trademarks owned by the Wi-Fi Alliance. Any use of these marks on this website does not imply any affiliation with or endorsement.