

Journie™ Monster Energy® Contest 2026

Official Rules (the “Rules”)

NO PURCHASE NECESSARY TO ENTER OR WIN. THE CONTEST IS VALID IN CANADA ONLY (AND IS OPEN ONLY TO ELIGIBLE PERSONS, AS SPECIFIED IN THE RULES BELOW). VOID ELSEWHERE AND WHEREVER PROHIBITED. DO NOT PARTICIPATE IN THE CONTEST IF YOU DO NOT FALL WITHIN THE ELIGIBILITY REQUIREMENTS AS SET FORTH BELOW.

Contest Period

The Journie™ Monster Energy® Contest 2026 (the “**Contest**”) commences at 12:00:01 AM Eastern Time (“ET”) on June 10, 2026, and ends at 11:59:59 PM ET on August 18, 2026 (the “**Contest Period**”). All entries must be submitted by 11:59:59 PM ET on August 18, 2026 (the “**Contest Closing Time**”). Entries submitted after the Contest Closing Time will not be accepted.

Eligible Persons

The Contest is only open to legal residents of Canada, who have reached the age of majority in their province of residence, excluding: (a) employees, directors, officers, representatives and agents of: (i) Monster Energy Company (the “**Prize Partner**”); (ii) Parkland Corporation (the “**Contest Administrator**”); and (iii) any persons or entities involved in judging the Contest; and (b) all persons with whom those specified in (a) are domiciled or immediately related. The persons and entities specified in (a) and (b) are referred to collectively herein as the “**Contest Entities**”. For the purposes of these Rules, two (2) people are “immediately related” if one (1) is the husband, wife, spouse, common-law partner, son, stepson, son-in-law, daughter, stepdaughter, daughter-in-law, sister, stepsister, sister-in-law, brother, stepbrother, brother-in-law, mother, stepmother, mother-in-law, father, stepfather or father-in-law of the other. For clarity, groups, clubs, organizations, businesses and commercial and non-commercial entities cannot enter the Contest. Monster Energy® Company is not a sponsor of this promotion. The “Monster Energy®” names, logos, and/or materials are used for purposes of promotion and/or prize descriptions only and such use is not intended to suggest or imply Monster Energy Company’s sponsorship of this promotion.

An entrant must meet the eligibility requirements set out in these Rules from the time of entry until the time he/she is confirmed a winner (if he/she becomes a winner) (a “**Participant**”).

How To Enter

NO PURCHASE NECESSARY. Purchase is not required to enter the Contest and will not improve your chances of winning.

There are two (2) ways to participate in the Contest: by purchasing two (2) or more units of the Qualifying Products, as defined below, (a **“Purchase Entry”** as defined below), or by submitting a **No Purchase Entry (“Qualifying Email”)**, as defined below. To enter via either method of entry, take the following steps during the Contest Period to receive one (1) entry into this Contest, subject to these Rules, and a chance to win one of the three (3) Contest prizes (the **“Prizes,”** as further described below):

a) Purchase Entry. To enter by making a Purchase Entry, you must purchase at least two (2) of the Qualifying Products, within a single transaction, from a Journie Rewards location where you can earn Journie Rewards points in-store during the Contest Period (these stores are available at <https://journie.ca/on-en/locations>). Qualifying Products purchased at independent dealer locations will not count towards Contest entries. One (1) Purchase Entry will be awarded for every two (2) units of Qualifying Products purchased within a single transaction throughout the Contest. Purchase Entries are calculated per transaction and rounded down to the nearest whole entry. A list of the Qualifying Products is listed in Exhibit A (each, a **“Qualifying Product”**). When you purchase Qualifying Products, you must scan your Journie Rewards app or enter your 10-digit phone ID at checkout. Alternatively, you may scan your Aeroplan card or provide your Aeroplan account number, so long as the Aeroplan account is linked to your Journie Rewards account. Once you have identified yourself through one of these methods, the Contest Administrator will review your entry for compliance with these Rules, which decision is subject to further review in accordance with these Rules. If the entry is verified, you will: receive one (1) Purchase Entry. There is no limit to the number of Purchase Entries a Participant may obtain within a single transaction or throughout the contest.

b) No Purchase Entry (“Qualifying Email”). The Participants who wish to enter the Contest without making a Qualifying Purchase can do so by sending an email during the Contest Period, according to the Example Qualifying Email Format outlined below, with “Journie Monster Energy Contest 2026” as the subject and include the following: the Participant’s first and last names, email address, phone number, their Journie Rewards membership number (found underneath their barcode in the ‘Wallet’ tab of the Journie Rewards app), and a short text (**“Reason”**, as further described below), explaining why they would like to participate in the Contest (the **“Qualifying Email”**).

The Qualifying Email must be sent to the following address: journiepromotions@sunoco.com during the Contest Period.

To constitute a valid Qualifying Email, the Qualifying Email must substantially follow the Example Qualifying Email Format provided in these Official Rules (below), including all required fields. The required format is necessary to permit automated processing, validation, and administration of entries. Entries that omit required information, materially deviate from the prescribed format, or cannot reasonably be processed by Contest Administrator’s systems may be disqualified in the Contest Administrator’s sole discretion.

Eligible participants may submit multiple valid **Qualifying Emails, subject to these Rules.** **Each Qualifying Email must include** a short, bona fide, personally written **Reason** explaining why the entrant wishes to participate in the Contest. The Reason must be original to the entrant and must not copy, reproduce, or substantially replicate the example provided in these Official Rules or any template or pre-written text. Entries containing repetitive, mass-produced, scripted, autogenerated, nonsensical, or fraudulent content, as determined by the Contest Administrator in its sole discretion, may be disqualified. The Reason statement will not be judged for literary merit or skill and is used solely for entry validation, fraud prevention, and administration purposes.

Participants entering the Contest with a **Qualifying Email** are also subject to these Official Rules. The Contest Administrator reserves the right to disqualify any incomplete, illegible, or fraudulent entries. Entries generated by script, macro, robotic, programmed, or other automated means are prohibited and void. The Contest Administrator reserves the right to disqualify any entrant who tampers with the entry process or uses automated, script-based, robotic, or other fraudulent or abusive means to submit entries.

Example Qualifying Email Format

(Enter in subject line field): Journie Monster Energy Contest 2026

First Name: Jane

Last Name: Doe

Email Address: janedoe00@email.ca

Phone Number: 000-000-0000

Journie Rewards Membership Number: 7078 9999 9999 9999

Reason: I am entering because I enjoy Journie Rewards promotions and would appreciate the opportunity to win the prize.

Prizes and Odds of Winning There are three (3) Prizes available to be won at the outset of this Contest (the "**Prizes**"). Each Prize consists of six thousand five hundred dollars (\$6,500) worth of Journie Rewards gift cards which will be awarded in the form of twenty-six (26) Journie Rewards gift cards worth two hundred fifty dollars (\$250.00) each. Twenty-six (26) Journie Rewards gift cards will be awarded per Winner, as defined below. The Prizes cannot be split. This prize equates to the Contest Administrator's estimated value of one year's typical consumption of gas and Monster Energy® drinks. The gift cards are redeemable at participating Parkland locations, as defined below. The approximate odds of winning a Prize depend on the total number of eligible Purchase Entries and Qualifying Emails received during the Contest Period. All amounts and costs related to the Prizes, including but not limited to all income, sales, use and other taxes (and the reporting thereof) imposed because of the award of a Prize, which are not expressly stated as covered by the Contest Administrator in these Rules are the responsibility of the individual winner. It is the individual winner's responsibility to understand

and abide by any federal, provincial, territorial, local or foreign tax laws that may apply to receipt of a Prize.

A person eligible to win a Prize must accept the Prize as awarded and may not transfer such Prize or substitute or exchange for, or apply the Prize's value towards, cash or a higher cost or alternative prize. The Prize is non-refundable, cannot be replaced if lost or stolen and is provided on an "as is" basis, without any representation or warranty of any kind.

The following restrictions apply to the Prizes: Journie Rewards gift cards are valid in participating gas stations and convenience stores (including Chevron, Fas Gas, Pioneer, Ultramar, On the Run and Marché Express). The Journie Rewards gift cards have no value prior to their activation by the Contest Organizer. The Journie Rewards gift cards will be activated upon Winners' receipt of the Journie Rewards gift cards. The Contest Organizer is not responsible for any lost, stolen, or damaged Journie Rewards gift cards. The Journie Rewards gift cards are not redeemable for cash, and no refunds will be available. The Journie Rewards gift cards are subject to additional terms and conditions available at <https://journie.ca/on-en/gift-card>.

How the Prize is Awarded

A random draw (a "**Prize Draw**") to award the Prizes, subject to these Rules (including the verification and skill-testing question requirements), will be held on or around August 27, 2026, at approximately 2:00 PM ET in Calgary, Alberta from all eligible Contest entries received during the Contest Period. On the Draw Date, three (3) entries will be randomly selected from a server-generated list of all entries according to the following:

- a. One (1) Participant will be selected from the pool of all eligible entries in British Columbia, Alberta, Saskatchewan, and Manitoba.
- b. One (1) Participant will be selected from the pool of all eligible entries in Ontario.
- c. One (1) Participant will be selected from the pool of all eligible entries in Quebec, Nova Scotia, New Brunswick, Prince Edward Island, and Newfoundland.

The Prize Draw will be conducted by the Contest Administrator. The potential winners of the Prizes will be notified initially by email with the email address they used to register their Journie Rewards account, within seventy-two (72) hours of the Prize Draw date. Any selected Participant who cannot be contacted after three (3) attempts by the Contest Administrator during the seventy-two (72) hour period following the Prize Draw will be declared ineligible to receive the Prize and another draw will be held to award the Prize. The same terms and conditions of the present section of the Rules apply to any subsequent Prize Draw. Through the winner notification process, each potential winner must confirm his/her eligibility and indicate his/her willingness to accept the applicable Prize. Each potential winner will then receive official notification via email or certified or overnight mail delivery. No communications will be entered into other than with the potential winners.

Declaration and Release and Skill-Testing Question

Before being confirmed as a winner of one of the Prizes, each potential Prize winner must complete and return, within five (5) days of receipt, a Declaration and Release Form (the “**Declaration and Release**”), which (among other things):

- confirms compliance with these Rules;
- acknowledges acceptance of the Prize as awarded;
- releases the Contest Entities, the Prize Partner, and each of their respective officers, directors, employees, agents, representatives, successors and assigns (collectively, the “**Releasees**”) from any and all liability in connection with this Contest, the potential winner’s participation therein and the awarding and use/misuse of the Prize or any portion thereof; and
- confirms the potential winner’s consent to the publication, reproduction and/or other use of his/her name, address, voice, statements about the Contest and/or photograph and/or other likeness without further notice or compensation, in any publicity or advertisement carried out by or on behalf of the Contest Administrator in any manner whatsoever, including, without limitation, print, broadcast and the Internet.

Further, prior to being confirmed as a winner of one of the Prizes, each potential winner must also correctly answer a mathematical skill-testing question, which may be contained in the Declaration and Release at the discretion of the Contest Administrator, without assistance of any kind, whether mechanical, electronic or otherwise.

If a potential winner fails to return the properly executed Declaration and Release within five (5) days following its receipt, the Contest Administrator may, in its sole and absolute discretion, disqualify the potential winner, thereby forfeiting any and all rights the potential winner may have to the Prize. In the event of such a disqualification, an alternate potential winner may be selected from among the remaining eligible entries, either through a process similar to the one that selected the original potential winner or through a random draw, the exact process to be determined by the Contest Administrator in its sole and absolute discretion, subject to these Rules.

If a selected potential winner does not meet the eligibility requirements, does not correctly answer the mathematical skill-testing question, does not complete and return the Declaration and Release, is unable or unwilling to accept the Prize as offered or elects to decline the Prize, he/she may be disqualified at the sole and absolute discretion of the Contest Administrator and an alternate potential winner may be selected from among the remaining eligible Contest entries, either through a process similar to the one that selected the original potential winner or through a random draw, the exact process to be determined by the Contest Administrator in its sole and absolute discretion, subject to these Rules. Any disqualified winner will not receive any alternate prize, substitution or compensation.

Upon satisfaction of all requirements of these Rules, including, without limitation, receipt of the completed Declaration and Release, each winner will be contacted to make further Prize delivery arrangements.

Please allow six (6) to eight (8) weeks for delivery of the Prize.

Privacy

Journie's Privacy Policy (available at <https://journie.ca/on-en/privacy>), or as otherwise agreed to by you, any personal information provided in connection with this Contest will only be collected, used and disclosed by the Contest Administrator and its third party partners and service providers for the purposes of administering and conducting this Contest, including, without limitation, verification of eligibility and identity and awarding and delivering Prize. Please note that personal information provided as part of this Contest may be collected in, transferred to and processed and stored in jurisdictions outside of Canada. Such information will be subject to the general laws applicable within those jurisdictions, including, without limitation, possible access by regulatory authorities. The Contest Administrator will not sell, share or otherwise disclose personal information provided in connection with this Contest to or with third parties or agents, other than to third parties or agents engaged by the Contest Administrator to fulfill the above purposes or as permitted or required by the applicable laws. This section does not limit any other consent(s) that an individual may provide the Contest Administrator or others in relation to the collection, use and/or disclosure of their personal information.

Additional Rules and Restrictions

By participating in this Contest, Participants agree to abide by and be bound by these Rules and the decisions of the Contest Administrator, which shall be final and binding on all Participants in all matters relating to this Contest, where applicable. In the event a Participant wins a Prize and is later found to be in violation of these Rules, he/she will be required to forfeit the Prize or to reimburse the Contest Administrator for the stated value of the Prize if such violation is discovered after a winner has used the Prize. False, fraudulent or deceptive Contest entries or acts shall render Participants ineligible for the Prize.

The Releasees are not responsible for Contest entries submitted in a manner that is not expressly allowed under these Rules, or for any Contest entry not submitted or received due to any technical error or failure, unauthorized human intervention, inaccurate capture or mis-entry of any required information, the effects of hackers, the failure of any electronic equipment, computer transmissions and/or network connections or any other reason beyond Contest Administrator's reasonable control; all of which will be disqualified. The Releasees are not responsible for mechanical, technical, electronic, communications, telephone, computer, hardware or software errors, malfunctions or failures of any kind, including, without limitation: failed, incomplete, garbled or delayed transmission of online entries, traffic congestion on telephone lines, the Internet or at any website or lost or unavailable network connections which may limit an online Participant's ability to participate in the Contest, and any injury or damage to Participant's or any other person's computer related to or resulting from participating in or downloading any information necessary to participate in the Contest. Participants are restricted to use of ordinary and typical computer equipment and internet access use in respect of the Contest.

The Releasees are not responsible for the cancellation or postponement of any component of this Contest or any associated programs and materials. The Releasees are not responsible for

any other errors of any kind, whether computer, technical, typographical, printing, human or otherwise, relating to or in connection with the Contest. The Releasees are not responsible for typographical or other errors in the offer or administration of this Contest, including, without limitation, errors which may occur in connection with the printing or advertising of this Contest, these Rules, administration or execution of the Contest, the conducting of the Prize drawing or winner selection, the cancellation of any element of a Prize, the processing of Contest entries or in the selection or announcement of a Prize or Prize winner.

Each Participant must submit Contest entry and participate in the Contest on his/her own behalf. Any Contest entry submitted on behalf of another individual, on behalf of a group or organization, or using another person's email address, name or other personal information will be disqualified and ineligible to claim any Prize.

Any attempt by any Participant to obtain more than the specified number of Contest entries by using (or attempting to use) multiple names, identities, email addresses, registrations or logins, or by any other means whatsoever, will entitle the Contest Administrator, in their sole and absolute discretion, to void that Participant's Contest entries and disqualify that Participant from the Contest. Contest entries by any means which subvert the entry process will be void. Any Contest entry that is determined by the Contest Administrator, in their sole and absolute discretion, to have failed to have been fully completed and submitted during the Contest Period will be rejected. Use (or attempted use) of any automated, macro, script, robotic or other systems or programs to enter or otherwise participate in, subvert or disrupt the Contest, and any other attempt to manipulate, tamper with or defraud any element of this Contest, is prohibited and is grounds for disqualification by the Contest Administrator in their sole and absolute discretion.

In the event of a dispute as to any Contest entry, the authorized account holder of the email address included in the Contest entry will be deemed to be the Participant and he/she must be eligible according to these Rules. The "authorized account holder" is the natural person assigned an email address by an internet access provider, online service provider or other organization responsible for assigning email addresses for the domain associated with the submitted address.

The sole determinant of the time of receipt of a Contest entry for the purposes of determining the eligibility of that Contest entry shall be the Contest Administrator's computer or server.

By participating in the Contest, except to the extent prohibited by applicable legislation, each Participant:

- consents to the publication, reproduction and/or other use of his/her name, address, voice, statements about the Contest and/or photograph and/or other likeness without further notice or compensation, in any publicity or advertisement carried out by or on behalf of the Contest Administrator in any manner whatsoever, including, without limitation, print, broadcast and the internet;
- releases and agrees to defend and indemnify the Releasees from and against any and all liability, claims, losses, actions or damages of any kind, whether actual, incidental or

consequential, for injury (including but not limited to death), damages, losses or expenses arising out of or relating to an Participant's participation in this Contest, or the acceptance, possession or use/misuse of any Prize or participation in Prize-related activities (including but not limited to activity related thereto);

- agrees not to make any claim against any of the Releasees or against any third party that may result in a claim against any of the Releasees in respect of any matter in any way relating to or arising in connection with the Contest; and

acknowledges and agrees that the Releasees make no warranty, guaranty or representation of any kind concerning any Prize and disclaim any implied warranty.

The Releasees shall not be liable to Prize winners or any other person for failure to supply any Prize or any part thereof by reason of any acts of God, viral or bacterial outbreaks, pandemics, epidemics or similar events, any actions, regulations, orders, or requests by any governmental entity, equipment failure, terrorist acts, war, fire, unusually severe weather, embargo, labour dispute or strike, labour or material shortage, transportation interruption of any kind, or any other cause beyond the reasonable control of the Releasees. The Contest Administrator reserve the right to cancel, modify, suspend or terminate the Contest, to change any Contest draw dates and to modify these Rules at any time without notice, for any reason, including, without limitation, if, in the opinion of the Contest Administrator, in their sole and absolute discretion: fraud, misconduct or technical failures destroy or threaten the integrity of any portion of the Contest; a computer virus, bug, or other technical problem corrupts the administration, security, or proper conduct of the Contest; or there is any accident or printing, administrative or other error of any kind related to the Contest.

In the event of an early termination of the Contest, the Contest Administrator reserves the right to determine the Prize winners in a random drawing from among all eligible, non-suspect entries received as of the time/date of such termination. The Contest Administrator reserve the right, in its sole and absolute discretion, and without prior notice, to adjust any of the dates and/or timeframes stipulated in these Rules, to the extent necessary, for purposes of verifying compliance by any Participant or entry with these Rules, or as a result of technical problems, or in light of any other circumstances which, in the opinion of the Contest Administrator, in their sole and absolute discretion, affect the proper administration of the Contest as contemplated in these Rules.

Except where prohibited by law, by completing the act of entering the Contest, each Participant agrees that the Contest, and all issues and questions concerning the construction, validity, interpretation and enforceability of these Rules, shall be governed by the laws in force in the Province of Ontario and the federal laws of Canada applicable therein (excluding any conflict of laws, rule or principle that might refer such interpretation to the laws of another jurisdiction). Each Participant irrevocably submits to the non-exclusive jurisdiction of the courts of Ontario with respect to any matter related to this Contest.

If any provision of these Rules is determined to be invalid or unenforceable, the remaining provisions of these Rules shall otherwise remain in effect and shall be construed in accordance with their terms as if the invalid or unenforceable provision was not contained herein.

Except where prohibited by law, by participating in this Contest, each Participant agrees that (a) any and all claims, judgments, and awards shall be limited to actual out-of-pocket costs incurred, including costs associated with entering this Contest, and in no event will Participant be entitled to receive lawyers' fees or other legal costs; and (b) under no circumstances will Participant be permitted to obtain awards for, and Participant hereby waives all rights to claim, punitive, incidental, and consequential damages, and any other damages, other than for actual out-of-pocket expenses, and any and all rights to have damages multiplied or otherwise increased.

A copy of these Rules is available at journie.ca. If you have any questions regarding the Contest, or if you would like the name of the Contest winners once they are named, please contact the Contest Administrator through its contact information on journie.ca. All Rights Reserved. Journie Rewards™ is a trademark of Parkland Corporation. Monster Energy® is a trademark of Monster Energy®.

EXHIBIT A – QUALIFYING PRODUCTS

Product Description	UPC
MONSTER ENERGY, Original, 473mL, Can	70847811190
MONSTER ENERGY, Zero Sugar, 473mL, Can	70847002901
MONSTER ENERGY, Lo-Cal, 473mL, Can	70847811251
MONSTER ENERGY, Zero Ultra, 473mL, Can	70847015208
MONSTER ENERGY, Ultra Paradise, 473mL, Can	70847033769
MONSTER ENERGY, Ultra Violet, 473mL, Can	70847028604
MONSTER ENERGY, Ultra Sunrise, 473mL, Can	70847021100
MONSTER ENERGY, Ultra Blue, 473mL, Can	70847018902
MONSTER ENERGY, Ultra Rosa, 473mL, Can	70847035824
MONSTER ENERGY, Ultra Fiesta, 473mL, Can	70847036807
MONSTER ENERGY, Ultra Peachy Keen, 473mL, Can	70847890720
MONSTER ENERGY, Ultra Strawberry Dreams, 473mL, Can	70847896432
MONSTER ENERGY, Ultra Fantasy Ruby Red, 473mL, Can	70847898801
MONSTER ENERGY, Ultra Vice Guava, 473mL, Can	70847899174

MONSTER ENERGY, Rehab Tea+Lemonade, 458mL, Can	70847037699
MONSTER ENERGY, Rehab Peach Tea, 458mL, Can	70847038108
MONSTER ENERGY, Rehab Wild Berry Tea, 458mL, Can	70847896371
MONSTER ENERGY, Rehab Green Tea, 458mL, Can	70847898702
MONSTER ENERGY, Punch Mango Loco, 473mL, Can	70847029724
MONSTER ENERGY, Pacific Punch, 473mL, Can	70847033042
MONSTER ENERGY, Khaotic Punch, 473mL, Can	70847038559
MONSTER ENERGY, Pipeline Punch, 473mL, Can	70847023982
MONSTER ENERGY, Punch Aussie Style Lemonade, 473mL, Can	70847890607
MONSTER ENERGY, Rio Punch, 473mL, Can	70847898832
MONSTER ENERGY, Reserve Orange Dreamsicle, 473mL, Can	70847896524
MONSTER ENERGY, Reserve Peaches N Crème, 473mL, Can	70847898962
MONSTER ENERGY, Ultra Blue Hawaiian, 473mL, Can	70847900177
MONSTER ENERGY, Viking Berry Punch, 473mL, Can	70847900313
MONSTER ENERGY, Ultra Wild Passion 473mL, Can	70847901013