June Rent Day Terms

(1) Double Points on Bilt Mastercard

This promotional offer is valid on the 1st of every month, from 12am ET through 11:59pm PT, unless notice is provided to you at least 60 days in advance via email. You will earn 6 rewards points (3 bonus points) for every \$1 spent on net dining purchases (purchases minus returns/credits), 4 rewards points (2 bonus points) for every \$1 spent on net travel purchases (purchases minus returns/credits), and 2 rewards points (1 bonus point) for every \$1 spent on net purchases of anything outside of rent, travel, and dining (purchases minus returns/credits), subject to the Bilt World Elite Mastercard® Rewards Program Terms and Conditions. The maximum amount of bonus points you can earn under this promotion is 10,000 per month, regardless of how much you purchase. Purchases not processed using the Merchant Codes for Mastercard mentioned above will not qualify for bonus points. Wells Fargo does not have the ability to control how a retailer chooses to classify their business and therefore reserves the right to determine which purchases qualify for bonus points. You must make at least 5 transactions in a statement period using your Bilt Mastercard to earn points, including bonus points for this promotional offer. It may take up to seven (7) days for bonus points earned through this offer to post to your account. To qualify for this promotional offer, your Bilt Mastercard account must be open and not in default at the time of fulfillment. Should you receive points on an ineligible purchase, Bilt may deduct those points at its discretion.

Cardholders who are currently earning points through the <u>5X for 5 Days</u> promotion are not eligible for this promotion. Any category-specific or merchant-specific points promotion is also not eligible for double points on that specific category / merchant points accelerator.

(2) Point Quest

Bilt Rewards members will receive 10 Bilt Points for answering question 1 correctly, 20 Bilt Points for answering question 2 correctly, 30 Bilt Points for answering question 3 correctly, 40 Bilt Points for answering question 4 correctly, and 50 Bilt Points for answering question 5 correctly in Point Quest. If all 5 questions are answered correctly, members will be eligible for a 6th bonus question. Members will receive 100 Bilt Points if they answer the bonus question correctly. If all questions are answered correctly, the member will win the maximum total of 250 Bilt Points. This promotional offer is only applicable once per game per account regardless of method of entry. Additional entries in excess of the limit may be disgualified. Bilt Points earned from playing Point Quest will be tallied up and deposited to your Bilt Rewards account after each question has been completed. Please allow up to 7 business days for the Bilt Points to credit to your account. Members are only eligible to receive Bilt Points from playing Point Quest on the first of the month. Bilt Points can only be earned the first time a member plays Point Quest on the first of the month. If the Bilt application is force quit during the Point Quest game, Bilt Points earned prior to quitting may be forfeited. All answers selected as part of the Point Quest game are final. Bilt Points earned through participation in this campaign are subject to the Bilt Rewards Program Terms and Conditions.

(3) SoulCycle Rent Day Rides

The "SOUL X BILT: RENT DAY BRING A FRIEND ON US" Limited Time Offer (the "Offer") entitles a rider ("Rider") who books a bike in a Rent Day Ride themed class ("Rent Day Ride") to receive one (1) free companion class ("Companion") to be used during the same ride once the reservation of a Rent Day Ride bike is complete; and Offer entitles Companion to receive one (1) free class to be used in the same Rent Day Ride after fulfillment of the sign up form. This Offer is redeemable in-studio only, and runs through 11:59PM PST Dec 1, 2023. In order to redeem Offer, Rider must purchase a SoulCycle class series and book a Rent Day Ride bike, and Companion

must fill out the form sent to them upon Rider booking. Companion must provide email, cell phone number, and full name in order to be booked into class. All classes received through the Offer must be used exclusively in a Rent Day Ride and any unused Offer classes will expire after the first day of each month. Rider may cancel their booked bike before 5:00PM the day prior without penalty and will have their class series credited back to their account. If the Rider chooses to book again, the Rider will need to re-submit a new booking form with Companion rider's email, cell phone number, and full name in order for that person to be booked into the new class. Rider also has the right to cancel the purchase of classes series and we will refund the purchase price of your unused classes within ten (10) days after we receive your notice of cancellation per SoulCycle Terms and Conditions. Rider may cancel their booked bike before 5:00PM the day prior without penalty and will have their class series credited back to their account. If the Rider chooses to book again, the Companion will need to re-submit a new booking form with their email, cell phone number, and full name in order to be booked into the new class. You have the right to cancel your purchase of classes and we will refund the purchase price of your unused classes within ten (10) days after we receive your notice of cancellation per our Terms and Conditions. Your right to cancel your purchase may vary depending on the applicable laws of each state, region or province in which SoulCycle operates studios and is governed by SoulCycle Terms and Conditions. Offer not valid in combination with other offers, coupons, savings certificates, warehouse sales, special offers, discounts or promotions. Offer cannot be applied to previous purchases or to the purchase of gift cards. This Offer may not be purchased, sold, traded or transferred. One Offer per rider. This Offer has no cash value. Void where prohibited. Offer subject to change without notice. While supplies last. SoulCycle reserves the right to cancel any order due to unauthorized, altered, or ineligible use of discount and to modify or cancel these promotions due to system error or unforeseen problems. Valid for the intended recipient only. Bikes are limited and not guaranteed.

(4) Rent Day Challenge Official Rules

BILT JUNE RENT DAY CHALLENGE OFFICIAL RULES

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

PAYMENT WILL NOT INCREASE YOUR CHANCES OF WINNING. Void where prohibited by law and outside the fifty (50) United States and the District of Columbia. Subject to all federal, state, and local laws, regulations and ordinances. The Bilt Rent Day Challenge (the "**Promotion**") begins on June 1, 2023 at 12:00 a.m. Eastern Time ("ET") and ends on June 1, 2023 at 11:59 p.m. PT (the "**Promotion Period**"). Sponsor's computer is the official timekeeping device for this Promotion.

BY PARTICIPATING IN THIS PROMOTION, YOU AGREE TO THESE OFFICIAL RULES, WHICH ARE A CONTRACT, SO READ THEM CAREFULLY BEFORE PARTICIPATING. WITHOUT LIMITATION, THIS CONTRACT PROVIDES FOR INDEMNIFICATION OF THE SPONSOR AND OTHER PROMOTION ENTITIES BY YOU, A CLASS ACTION AND JURY TRIAL WAIVER, A REQUIREMENT THAT MOST DISPUTES BE SETTLED BY MANDATORY BINDING ARBITRATION, AND A LIMITATION OF YOUR RIGHTS AND REMEDIES.

- 1. SPONSOR: The Sponsor for this Promotion is Bilt Technologies, Inc. ("Company" or "Sponsor"), 31 Bond Street, New York, NY 10012.
- 2. ELIGIBILITY: The Promotion is open only to legal U.S. residents in the fifty (50) United States and the District of Columbia who are 18 years of age or older (19 years of age in Alabama and Nebraska, 21 years of age in Mississippi) at the time of entry (each, an "Entrant"). Employees, officers, directors and agents of Company, any other company involved in the presentation, administration or fulfillment of the Promotion, and/or their respective subsidiaries, affiliated companies and divisions (collectively, the "Promotion Entities"), and each of their immediate family members (defined as any

spouse, partner, parent, legal guardian, sibling, child, legal ward, grandparent, or grandchild, regardless of where they reside) and/or those living in the same household are not eligible to enter or win. Sponsor reserves the right to verify the eligibility of winners. Participation constitutes Entrant's full and unconditional agreement to these official rules ("Official Rules") and to Sponsor's decisions, which are final and binding in all matters related to the Promotion.

3. HOW TO ENTER: Participants may enter using one of the following two (2) methods of entry for this Promotion, as explained below:

(a) **TO ENTER BY COMPLETING THE RENT DAY CHALLENGE:** During the Promotion Period, you must first be a member of the Bilt Rewards Program and log into your Bilt Rewards account in the Bilt app ("Bilt App") on a mobile device or at <u>www.biltrewards.com</u>. If you were not already a member of the Bilt Rewards Program as of June 1, 2023, you may join for free by visiting <u>https://www.biltrewards.com/login</u>, entering your valid email address and creating a password, and following the on-screen instructions to provide any other requested information. You do not need to apply for a Bilt Mastercard to create a Bilt Rewards Program Account. By creating an account and becoming a member of the Bilt Rewards Program, you are agreeing to the <u>Bilt Services</u> <u>Terms of Use</u> and the <u>Bilt Rewards Terms & Conditions</u>. Once you are logged into your Bilt Rewards account through the Bilt App, you must navigate to the Promotion screen and locate the Promotion puzzle. Follow the instructions on the screen to make an attempt at solving the puzzle correctly. Upon completing the puzzle, you will instantly be notified as to whether you successfully completed the puzzle and are eligible to receive one of the Winning Prizes, as defined below, or, whether you failed to successfully complete the puzzle and are thus eligible to receive one of the Participation Prizes, as defined below.

(b) **TO ENTER WITHOUT COMPLETING THE RENT DAY CHALLENGE:** If you are unable to complete the Rent Day Challenge due to a disability, you may still enter the Promotion by emailing your valid home address, name and email address, along with a sworn statement that you are legally blind or otherwise unable to complete the Rent Day Challenge due to a disability, to rentdaychallenge.amoe@biltrewards.com</u>. Upon receipt by Sponsor of your email entry, you will be selected as either eligible to receive one of the Winning Prizes, as defined below, or as eligible to receive one of the Participation Prizes, as defined below, determined solely on the basis of the time (to the second) when your email entry is received and processed by Sponsor. You will be promptly notified of your eligibility via the email address provided at the time of entry.

By entering in this Promotion, you signify and agree that your entry and any other materials submitted in connection with this Promotion may be posted on Sponsor's website and/or other social media sites or applications associated with the Promotion in a manner that is consistent with these Official Rules. Upon submission of entry in this Promotion, you agree that Sponsor may contact you via social media, including on Instagram, by sending you a direct message, tagging you, posting to your social media page or naming you on Sponsor's social media page. If you do not have an Instagram account, and would like to make one, you may create an account for free at <u>www.instagram.com</u>. Normal Internet access, phone, and usage charges imposed by your online or phone service may apply. *If you are entering via a mobile device and using your wireless carrier's network, standard data charges from your wireless carrier may apply.*

LIMIT ONE (1) ENTRY PER PERSON THROUGHOUT THE PROMOTION PERIOD. ADDITIONAL ENTRIES IN EXCESS OF THE LIMIT MAY BE DISQUALIFIED. Automated and/or third-party entries are prohibited and will be disqualified. Multiple Entrants are not permitted to share the same email address or social media account. Any attempt by any Entrant to obtain more than the permitted number of entries by using multiple and/or different identities, forms, registrations, addresses or any other method will void all of that Entrant's entries, and that Entrant may be disqualified at Sponsor's and/or Administrator's discretion. Multiple Entrants are not permitted to share the same email address. Normal Internet, phone and usage charges imposed by your online or phone service may apply. Incomplete, illegible, corrupted or untimely entries are void and will be disqualified. Sponsor and its agencies are not responsible for lost, late, incomplete, damaged, stolen, misdirected or illegible entries; lost, interrupted or unavailable network, server or other connections; or miscommunications, computer or software malfunctions, telephone transmission problems, technical failures, garbled transmissions, damage to a user's computer equipment (software or hardware) or other errors or malfunctions of any kind, whether human, mechanical, electronic or otherwise. Proof of sending or submission will not be deemed to be proof of receipt by Sponsor and/or Administrator. In the event of a dispute as to the identity of an Entrant, the authorized account holder of the email address used to enter will be deemed to be the Entrant or participant. The "authorized account holder" is the natural person assigned an email address by an Internet access provider, online service provider, Internet service provider or other organization (which may include an employer) responsible for assigning email addresses for the domain associated with the submitted address. Potential winner may be required to show proof of being the authorized account holder. Entries specifying an invalid, non-working or inactive email address will be disqualified and ineligible to win.

4. SELECTION OF WINNERS: Odds of winning a Participation Prize are 1/300,000; odds of winning a Winning Prize are 1/528. Upon completing either entry option (a) or entry option (b), as described above, you will receive a notification, either via the email address provided at the time of entry or immediately upon the screen in the Bilt App, indicating whether you are eligible to receive a Winning Prize or a Participation Prize. Entrants eligible to receive a Winning Prize will be awarded the Winning Prize that corresponds, down to the second, with the time that your entry, made either through entry option (a) or entry option (b), above, was received and processed by Sponsor. Upon receiving a notification that you are eligible to receive either a Winning Prize or a Participation Prize, you must follow all instructions to claim your prize. You must continue to comply with all terms and conditions of these Official Rules, and winning is contingent upon fulfilling all requirements in these Official Rules.

All potential winners must be eligible to take receipt of their respective prize. If a potential Rent Payment Prize winner is unable to take receipt of the Rent Payment Prize, including if the potential prize winner is not a signed party to an active residential rental agreement, the potential prize winner shall forfeit the prize and a new potential prize winner will be selected from all remaining eligible entries. If a potential Flight Prize winner is unable to take receipt of the Flight Prize, including if they are unable or unwilling to book a flight to Dubai or London, respectively, using the methods explained below by the deadline provided, the potential prize winner shall forfeit the prize and a new potential prize winner will be selected from all remaining eligible entries.

SECOND CHANCE DRAWING: In the event that all available Participation Prizes and/or Winning Prizes are not distributed throughout the Promotion Period, and/or that all available Participation Prizes and/or Winning Prizes have not been claimed by June 15, 2023, a second chance drawing will be conducted on June 16, 2023 to select a winner or winners for all unclaimed prizes from among all eligible Promotion Entrants. In the event that a second chance drawing is necessary, an Entrant who, as of the date and time of the second chance drawing, has received only a Participation Prize may be eligible to win either an additional Participation Prize or a Winning Prize. In the event that a second chance drawing is necessary, an Entrant who, as of the date and time of the second chance drawing, has received a Winning Prize may be eligible to win only a Participation Prize, and is not eligible to win an additional Winning Prize. Should a second chance drawing be necessary, these limitations will supersede the prize limitations listed below.

For prizes with a value of more than \$600, except where legally prohibited, each potential prize

winner must sign and return (or have his or her parent/legal guardian sign and return if potential winner is a minor in his or her respective jurisdiction of residence), within seven (7) days of being notified, a Declaration of Eligibility, Liability & Publicity Release ("Declaration") in order to claim their prize. If a potential winner cannot be contacted via email, telephone, and/or registered mail after the first attempt to contact them, or if they fail to sign and return the Declaration of Eligibility, Liability & Publicity Release or any other documentation that Sponsor may require within the required time period (if applicable), if potential winner and (if applicable) any companion are unable or unavailable to claim prize within any time period specified by Sponsor, or in the event that a potential winner is disqualified for any reason, Sponsor will award the applicable prize to an alternate winner selected by a random drawing from among all remaining eligible entries. If Sponsor is unable to determine and verify a potential winner after repeated attempts or if it does not receive a sufficient number of entries to correspond to the number of prize(s) available to be awarded. Sponsor reserves the right to not award any or all of the prize(s).

Verification of Potential Winners: ALL POTENTIAL WINNERS ARE SUBJECT TO VERIFICATION BY SPONSOR, WHOSE DECISIONS ARE FINAL AND BINDING IN ALL MATTERS RELATED TO THE PROMOTION. <u>AN ENTRANT IS NOT A WINNER OF ANY PRIZE UNLESS AND UNTIL ENTRANT'S</u> ELIGIBILITY HAS BEEN VERIFIED AND ENTRANT HAS BEEN NOTIFIED THAT VERIFICATION IS COMPLETE.

5. PRIZES: Limit one (1) prize per person throughout the Promotion Period, unless a second chance drawing is required. There will be three hundred thousand (300,000) participation prizes ("Participation Prizes") awarded, as explained above. Each Participation Prize winner will receive fifty (50) Bilt Rewards points. Participation Prize winners must have an active Bilt Rewards account in order to take receipt of the prize. Total approximate retail value ("ARV") of each Participation Prize: \$0.26. Total ARV of all Participation Prizes: \$78,000.00.

There will be five hundred and twenty seven (528) winning prizes ("Winning Prizes") awarded, as explained above. The Winning Prizes include the following:

- a. 25 Bilt Rewards Points, one (1) available. ARV of each: \$.1375
- b. 10,000 Bilt Rewards Points, two hundred (200) available. ARV of each: \$55.
- c. 100,000 Bilt Rewards Points, ten (10) available. ARV of each: \$550.
- d. 5,000 Bilt Collection Points, two hundred (200) available. ARV of each: \$26.
- e. 25,000 Bilt Collection Points, five (5) available. ARV of each: \$128.
- f. Two (2) roundtrip business class airfare tickets for two (2) from an airport near winner's residence to an airport in Dubai, United Arab Emirates on Emirates ("Flight Prize A"), one (1) available. ARV: \$10,000.
- g. Two (2) roundtrip business class airfare tickets for two (2) from an airport near winner's residence to an airport in London, England on Virgin Atlantic ("Flight Prize B"), one (1) available. ARV: \$10,000.
- One (1) payment, up to and not exceeding \$2,500, to match the winner's residential rental payment for one month ("Rent Payment Prize", ten (10) available. ARV of each: \$2,500.
- i. One (1) \$100 Lyft credit, one hundred (100) available. ARV of each: \$100.

Total ARV of all Winning Prizes: \$80,340.00. Total ARV of all prizes, including Participation Prizes and Winning Prizes: \$158,340. The number of Winning Prizes available will diminish as they are awarded.

BILT REWARDS POINTS RESTRICTIONS: Acceptance, use and redemption of Bilt Rewards Points is subject to Bilt Rewards Terms & Conditions, available at https://www.biltrewards.com/terms, and any terms and restrictions contained therein. Bilt Rewards Points conditions: Any winner(s) of Bilt Rewards Points Prizes must have active Bilt Rewards Account in order to take receipt of the prize.

RENT PAYMENT PRIZE RESTRICTIONS: In order to take receipt of a Rent Payment Prize, the prize winner must provide proof that he/she/they are a signatory party to an active residential rental or landlord/tenant or lessor/lessee agreement that provides that the signatory party is responsible for paying rent in exchange for his/her/their residence as of the time of prize notification. "Rent" shall mean the regular payment made to a landlord for the use of property or land. Within 5 days of receipt and confirmation of the existence of such qualifying rental agreement, Sponsor shall issue a payment to winner in the form of check or wire payment. Any difference in amount between prize winner's rent amount and the maximum prize amount of \$2,500 shall not be awarded. Any rental costs or obligations beyond the \$2,500 shall continue to be the sole responsibility of winner.

FLIGHT PRIZE RESTRICTIONS: If the deemed price of a roundtrip flight is less than \$10,000, prize winner shall not receive the difference in price. If the price of the roundtrip flight is more than \$10,000, the prize winner shall remain responsible for any difference in price. Any additional costs, fees and taxes associated with travel and flight, including baggage costs, seat selection costs, travel insurance, meals, ground transportation, lodging, and all other incidentals not expressly stated herein shall be the sole responsibility of the prize winner. Passport name is required during ticket booking and must match the winner's submitted name on the Bilt Rent Day Challenge form. Once tickets are booked, no changes can be made. All flight bookings are final and cannot be updated or changed. Tickets are not eligible to be refunded for cash, future flight credit or otherwise, and Flight Prize A and Flight Prize B ticket bookings are not eligible to earn airline or travel miles. Travel blackout dates, restrictions, conditions and limitations may apply (e.g., tickets may not be available on preferred travel dates due to limited supply).

GENERAL PRIZE RESTRICTIONS: Additional terms and conditions may apply to any of the prizes available in this Promotion. See information provided with a prize for further restrictions on use. Any and all applicable federal, state and local taxes and all fees and expenses related to acceptance and use of prize not specifically stated herein are the responsibility solely of winner. Prize cannot be substituted, assigned, transferred or redeemed for cash; however, Sponsor reserves the right to make equivalent prize substitutions at their discretion. Sponsor will not replace any lost or stolen prizes. Prize cannot be used in conjunction with any other promotion or offer. Only the number of prizes stated in these Official Rules is available to be won in the Promotion. If, by reason of a print or other error, more prizes are claimed than the number set forth in these Official Rules, prize winner(s) will be selected in accordance with the winner selection method described above from among all eligible claimants making purportedly valid claims to award the advertised number of prizes available. Sponsor is not responsible for any delay or cancellation of the prize delivery due to unforeseen circumstances or those outside of their control. If the fulfilling merchant cancels the order for reasons out of Sponsor's control, the prize will not be delivered and no additional compensation will be provided.

6. GENERAL CONDITIONS: Promotion participation constitutes Entrant's full and unconditional agreement to these Official Rules and to Sponsor's decisions, which are final and binding in all matters related to the Promotion. In the event there is a discrepancy or inconsistency between disclosures or other statements (in any and/or all media) contained in any Promotion materials and the terms and conditions of the Official Rules, the Official Rules shall prevail, govern and control. Proof of sending or submission of entry will not be deemed proof of receipt by Sponsor. Sponsor's failure to enforce any term of these Official Rules shall not constitute a waiver of that provision.

WARNING: ANY ATTEMPT BY AN ENTRANT OR ANY OTHER INDIVIDUAL TO DELIBERATELY DAMAGE ANY WEBSITE ASSOCIATED WITH THIS PROMOTION OR TO UNDERMINE THE LEGITIMATE OPERATION OF THE PROMOTION MAY BE A VIOLATION OF CRIMINAL AND CIVIL LAW, AND, SHOULD SUCH AN ATTEMPT BE MADE, SPONSOR RESERVES THE RIGHT TO PROSECUTE AND SEEK DAMAGES FROM ANY SUCH PERSON TO THE FULLEST EXTENT PERMITTED BY LAW.

Sponsor reserves the right to disqualify any individual it finds to be attempting to tamper with or to undermine the entry process, any website associated with the Promotion, and/or the legitimate operation of the Promotion; to violate the Official Rules; or to act in an unsportsmanlike or disruptive manner or with the intent to annoy, abuse, threaten or harass any other person. Sponsor's failure to enforce any term of these Official Rules shall not constitute a waiver of that provision.

Sponsor and its agents are not responsible for (1) any incorrect or inaccurate information, whether caused by Entrants, printing errors or by any of the equipment or programming associated with or utilized in the Promotion; (2) technical failures of any kind, including, but not limited to, malfunctions, interruptions or disconnections in phone lines or network hardware or software; (3) unauthorized human intervention in any part of the entry process or the Promotion; (4) technical or human error that may occur in the administration of the Promotion or the processing of entries; or (5) any injury or damage to persons or property that may be caused, directly or indirectly, in whole or in part, from Entrant's participation in the Promotion or receipt or use or misuse of any prize. Sponsor reserves the right to cancel, suspend and/or modify the Promotion, or any part of it, if any fraud, technical failures or any factor beyond Sponsor's reasonable control impairs the integrity or proper functioning of the Promotion, as determined by Sponsor. If, for any reason, the Promotion and modify the Promotion to address the impairment, then resume the Promotion in a manner that best conforms to the spirit of these Official Rules; and/or (b) terminate the Promotion and award the prize at random from among the eligible, non-suspect entries received up to the time of the impairment.

- 7. LIMITATION OF LIABILITY AND RELEASES: BY PARTICIPATING IN THIS PROMOTION, ENTRANT AGREES THAT PROMOTION ENTITIES, INSTAGRAM, AND THEIR RESPECTIVE PARENT COMPANIES, AFFILIATES, SUBSIDIARIES, REPRESENTATIVES, CONSULTANTS, CONTRACTORS, LEGAL COUNSEL, ADVERTISING, PUBLIC RELATIONS, PROMOTIONAL, FULFILLMENT AND MARKETING, WEBSITE PROVIDERS, WEB MASTERS, AND THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, REPRESENTATIVES AND AGENTS (THE "RELEASED PARTIES") WILL HAVE NO LIABILITY WHATSOEVER FOR, AND SHALL BE HELD HARMLESS BY ENTRANTS AGAINST, ANY LIABILITY FOR ANY INJURIES, LOSSES OR DAMAGES OF ANY KIND TO PERSONS, INCLUDING PERSONAL INJURY OR DEATH, OR PROPERTY RESULTING IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY, FROM ACCEPTANCE, POSSESSION, MISUSE OR USE OF THE PRIZE, ENTRY OR PARTICIPATION IN THIS PROMOTION OR IN ANY PROMOTION-RELATED ACTIVITY, OR ANY CLAIMS BASED ON PUBLICITY RIGHTS, DEFAMATION OR INVASION OF PRIVACY, OR MERCHANDISE DELIVERY. THE RELEASED PARTIES ARE NOT RESPONSIBLE IF THIS PROMOTION CANNOT BE ADMINISTERED OR CONDUCTED OR ANY PRIZE CANNOT BE AWARDED DUE TO CANCELLATIONS, DELAYS, OR INTERRUPTIONS RESULTING OR ARISING FROM ACTS OF GOD, WAR, OR TERRORISM, CIVIL UNREST, STRIKES, SUPPLY SHORTAGES, NATURAL DISASTERS, WEATHER, PANDEMICS, EPIDEMICS, COMPLIANCE WITH ANY LAW OR ORDER OF A GOVERNMENTAL AUTHORITY, OR ANY OTHER SIMILAR ACT, EVENT OR OCCURRENCE BEYOND THE REASONABLE CONTROL OF THE SPONSOR. BY PARTICIPATING IN THIS PROMOTION, ENTRANT AGREES THAT THE RELEASED PARTIES WILL NOT BE RESPONSIBLE OR LIABLE FOR ANY INJURIES, DAMAGES OR LOSSES OF ANY KIND, INCLUDING DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES TO PERSONS, INCLUDING DEATH, OR TO PROPERTY ARISING OUT OF ACCESS TO AND USE OF ANY WEBSITE ASSOCIATED WITH THIS PROMOTION OR THE DOWNLOADING FROM AND/OR PRINTING MATERIAL DOWNLOADED FROM SUCH SITE.
- 8. PUBLICITY AND INTELLECTUAL PROPERTY RELEASE: EXCEPT WHERE PROHIBITED BY LAW, PARTICIPATION IN THE PROMOTION CONSTITUTES WINNER'S PERMISSION AND GRANT TO SPONSOR (WHICH GRANT WILL BE CONFIRMED IN WRITING ON REQUEST OF SPONSOR) AND ITS DESIGNEES THE RIGHT AND PERMISSION TO PRINT, PUBLISH, BROADCAST AND USE, WORLDWIDE IN ANY MEDIA NOW KNOWN OR HEREAFTER DEVELOPED, INCLUDING, BUT NOT LIMITED TO, THE WORLD WIDE WEB, AT ANY TIME OR TIMES, THE WINNER'S ENTRY, NAME, PORTRAIT, PICTURE, VOICE, LIKENESS, OPINIONS AND BIOGRAPHICAL INFORMATION (INCLUDING, BUT NOT LIMITED TO, HOMETOWN AND STATE), PRIZE INFORMATION, QUOTES ATTRIBUTABLE TO WINNER, AND ANY OTHER ELEMENTS OF ENTRANT'S PERSONA FOR ADVERTISING, TRADE AND PROMOTIONAL PURPOSES (INCLUDING THE ANNOUNCEMENT OF HIS OR HER NAME ON TELEVISION OR RADIO BROADCAST) WITHOUT ADDITIONAL CONSIDERATION, COMPENSATION, PERMISSION OR NOTIFICATION, INCLUDING IN A LIST TO BE USED BY SPONSOR AND ITS DESIGNEES AND ITS PARTNERS TO RE-TARGET ENTRANTS VIA EMAIL OR ANY SPONSOR APP, UNLESS PROHIBITED BY LAW. WITHOUT LIMITING THE FOREGOING, EVERYTHING REGARDING THIS PROMOTION, INCLUDING EACH WEBSITE ASSOCIATED WITH THIS PROMOTION AND ALL PRIZES, IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. SOME JURISDICTIONS MAY NOT ALLOW THE LIMITATIONS OR EXCLUSIONS OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES OR EXCLUSION OF IMPLIED WARRANTIES, SO SOME OF THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY. CHECK LOCAL LAWS FOR ANY RESTRICTIONS OR LIMITATIONS REGARDING THESE LIMITATIONS OR EXCLUSIONS.

9. DISPUTES:

Arbitration

In the event the parties hereto are not able to resolve any dispute between them arising out of or concerning this Promotion and/or these Official Rules, or any provisions hereof, whether arising in contract, tort, or otherwise at law or in equity for damages or any other relief, then such dispute shall

be resolved exclusively through final and binding arbitration pursuant to the Federal Arbitration Act, conducted by a single neutral arbitrator and administered under the Commercial Arbitration Rules of the American Arbitration Association. The exclusive site of such arbitration shall be in New York, New York. The arbitrator's award shall be final, and judgment may be entered upon it in any court having jurisdiction. The prevailing party shall be entitled to recover its costs and reasonable attorney's fees. The entire dispute, including the scope and enforceability of this arbitration provision, shall be determined by the arbitrator. This arbitration provision shall survive the termination of this Promotion for any reason. Notwithstanding the foregoing, Sponsor may bring a claim for injunctive relief against an Entrant's violation of these Official Rules for this Promotion in any court of competent jurisdiction.

Class Action Waiver

BY PARTICIPATING IN THIS PROMOTION AND AGREEING TO THESE OFFICIAL RULES, YOU HEREBY WILLINGLY, EXPRESSLY, AND KNOWINGLY WAIVE ALL RIGHT TO BRING OR PARTICIPATE IN ANY CLASS-ACTION LAWSUIT, CLASS-WIDE ARBITRATION, OR PRIVATE ATTORNEY-GENERAL ACTION BROUGHT UNDER OR IN CONNECTION WITH THIS PROMOTION AND THESE OFFICIAL RULES. YOU MAY NOT BRING ANY CLAIM, SUIT, OR OTHER PROCEEDING TO ENFORCE THIS PROMOTION OR THESE OFFICIAL RULES AS THE MEMBER OF ANY CLASS OR AS PART OF ANY SIMILAR COLLECTIVE OR CONSOLIDATED ACTION.

Governing Law

This Promotion and these Official Rules are governed by the laws of the State of New York, without reference to its principles of conflict of laws. Subject to the foregoing arbitration requirements, any claim, suit, or other proceeding brought between you and Sponsor under these Official Rules shall be adjudicated exclusively in the state and federal courts sitting in New York, New York, and you hereby expressly submit to such jurisdiction for the final resolution thereof.

10. SEVERABILITY: If any term or provision of these Official Rules is found under the law to be invalid or unenforceable, then such specific term or provision shall be of no force and effect and shall be severed, and the remainder of these Official Rules shall continue in full force and effect.

- **11. PRIVACY**: Information collected from Entrants is subject to the Sponsor's Privacy Policy, which can be found at https://www.biltrewards.com/privacy.
- 12. OFFICIAL RULES AND WINNERS LIST: For a copy of the Official Rules, visit <u>https://www.biltrewards.com/terms/rent-day-challenge-june</u> or send a self-addressed, stamped envelope to: Bilt Technologies, Inc., 31 Bond Street, New York, NY 10012. Official Rules will remain available online for at least thirty (30) days after end of promotion. Vermont residents may exclude return postage on requests for Official Rules. For a copy of Winner names, send a self-addressed, stamped envelope to: Bilt Technologies, Inc., 31 Bond Street, New York, NY 10012 before December 31, 2023.

Copyright ©2023 Bilt Rewards, Inc. All rights reserved.

(5) SoulCycle Rent Day Ride - Win a Month of Rent Official Rules

Commented [1]: Updated w dates

RENT DAY RIDE SWEEPSTAKES OFFICIAL RULES

NO PURCHASE OR PAYMENT OF ANY KIND IS NECESSARY TO ENTER OR WIN. A PURCHASE OR PAYMENT WILL NOT INCREASE YOUR CHANCES OF WINNING. Void where prohibited by law and outside the fifty (50) United States and the District of Columbia. Subject to all federal, state, and local laws, regulations and ordinances. The Rent Day Ride Sweepstakes (the "Sweepstakes") begins on May 29, 2023 at 12:00 a.m. Eastern Time ("ET") and ends on May 31, 2023 at 7:00 p.m. ET (the "Sweepstakes Period"). Sponsor's computer is the official timekeeping device for this Sweepstakes.

BY PARTICIPATING IN THIS SWEEPSTAKES, YOU AGREE TO THESE OFFICIAL RULES, WHICH ARE A CONTRACT, SO READ THEM CAREFULLY BEFORE PARTICIPATING. WITHOUT LIMITATION, THIS CONTRACT PROVIDES FOR INDEMNIFICATION OF THE SPONSOR AND OTHER SWEEPSTAKES ENTITIES BY YOU, A CLASS ACTION AND JURY TRIAL WAIVER, A REQUIREMENT THAT MOST DISPUTES BE SETTLED BY MANDATORY BINDING ARBITRATION, AND A LIMITATION OF YOUR RIGHTS AND REMEDIES.

- 1. SPONSOR: The Sponsor for this Sweepstakes is Bilt Technologies, Inc. ("Company" or "Sponsor"), 31 Bond Street, New York, NY 10012.
- 2. ELIGIBILITY: The Sweepstakes is open only to legal U.S. residents in the fifty (50) United States and the District of Columbia who are 18 years of age or older (19 years of age in Alabama and Nebraska, 21 years of age in Mississippi) at the time of entry (each, an "Entrant" or a "Participant"). Additionally, to be eligible to enter and/or win a prize, any Entrant via Entry Option a. (described below), must attend the SoulCycle Rent Day Ride class (the "Class") with a companion (a "Companion" or also, a "Participant") who is: (a) a legal U.S. resident who is at least 18 years of age or the age of majority in their jurisdiction of residence at the time of the Class, where (b) the Entrant's Companion must have agreed to these Sweepstakes Official Rules and/or any other legal documentation that Sponsor may require. Employees, officers, directors and agents of Company, any other company involved in the presentation, administration or fulfillment of the Sweepstakes, and/or their respective subsidiaries, affiliated companies and divisions (collectively, the "Sweepstakes Entities"), and each of their immediate family members (defined as any spouse, partner, parent, legal guardian, sibling,

child, legal ward, grandparent, or grandchild, regardless of where they reside) and/or those living in the same household are not eligible to enter or win. Sponsor reserves the right to verify the eligibility of winners. Participation constitutes Participant's full and unconditional agreement to these official rules ("Official Rules") and to Sponsor's decisions, which are final and binding in all matters related to the Sweepstakes.

- **3.** HOW TO ENTER: Participants may enter using either of the following two (2) methods of entry for this Sweepstakes:
 - a. TO ENTER BY ATTENDING A 2-FOR-1 SOULCYCLE RENT DAY RIDE CLASS ON JUNE 1ST: During the Sweepstakes Period, eligible Entrants may book go to www.soulcycle.com or, while logged into your Bilt Rewards account, go to the Bilt app ("Bilt App") on a mobile device or at www.biltrewards.com, and purchase a 2-for-1 SoulCycle Rent Day Ride class to take place on June 1, 2023 at any one of its 56 participating locations (subject to availability). Participating locations and available SoulCycle 2-for-1 Rent Day Ride class times will be specially marked on the Bilt App, the SoulCycle App, and through both websites. You will then need to attend the SoulCycle 2-for-1 Rent Day Ride class you purchased along with your companion ("Companion"), who will be asked to review and agree to the Sweepstakes terms and conditions at the time of the class, to complete your entry and maintain eligibility.

Availability of 2-for-1 SoulCycle Rent Day Ride classes is limited, and they may sell out.

b. TO ENTER WITHOUT ATTENDING A 2-FOR-1 SOULCYCLE RENT DAY RIDE CLASS: To enter the Sweepstakes without purchasing and attending a 2-for-1 SoulCycle Rent Day Ride class, email your valid home address, name and email address, along with the name, and home and email address of a "Companion" or friend who you love to exercise with, to <u>rentdayride.giveaway@biltrewards.com</u>. Your name and your friend's will be entered in the drawing described further below.

Upon completing either Entry Option a. or Entry Option b., you will be entered with one (1) entry into the Sweepstakes. Upon submission of entry in this Sweepstakes, you also agree that Sponsor may contact you via social media, including on Instagram, by sending you a direct message, tagging you, posting to your social media page or naming you on Sponsor's social media page. If you do not have an Instagram account, and would like to make one, you may create an account for free at www.instagram.com. Normal Internet access, phone, and usage charges imposed by your online or phone service may apply. *If you are entering via a mobile device and using your wireless carrier's network, standard data charges from your wireless carrier may apply.*

LIMIT ONE (1) ENTRY PER PERSON REGARDLESS OF METHOD OF ENTRY. ADDITIONAL ENTRIES IN EXCESS OF THE LIMIT MAY BE DISQUALIFIED. Automated and/or third-party entries are prohibited and will be disqualified. Multiple Participants are not permitted to share the same email address or social media account. Any attempt by any Participant to obtain more than the permitted number of entries by using multiple and/or different identities, forms, registrations, addresses or any other method will void all of that Participant's entries, and that Participant may be disqualified at Sponsor's discretion. Normal Internet, phone and usage charges imposed by your online or phone service may apply. Incomplete, illegible, corrupted or untimely entries are void and will be disqualified. Sponsor and its agencies are not responsible for lost, late, incomplete, damaged, stolen, misdirected or illegible entries; lost, interrupted or unavailable network, server or other connections; or miscommunications, computer or software malfunctions, telephone transmission problems, technical failures, garbled transmissions, damage to a user's computer equipment (software or hardware) or other errors or malfunctions of any kind, whether human, mechanical, electronic or otherwise. Proof of sending or submission will not be deemed to be proof of receipt by Sponsor. In the event of a dispute as to the identity of an Participant, the authorized account holder of the email address used to enter will be deemed to be the Entrant or Participant. The "authorized account holder" is the natural person assigned an email address by an Internet access provider, online service provider, Internet service provider or other organization (which may include an employer) responsible for assigning email addresses for the domain associated with the submitted address. Potential winner may be required to show proof of being the authorized account holder. Entries specifying an invalid, non-working or inactive email address will be disqualified and ineligible to win.

4. SELECTION OF WINNERS: On or about May 31, 2023, Sponsor will select the name of potential winners of prizes in a random drawing from among all eligible entries received. The odds of winning are based on the number of eligible entries received. If a potential prize winner is unable to take receipt of the prize, including if the potential prize winner is not a signed party to an active residential rental agreement, or has not met all eligibility requirements, the potential prize winner shall forfeit the prize and a new potential prize winner will be selected from all remaining eligible entries. The potential winners will be notified on or about June 1, 2023, either in person at the SoulCycle 2-for-1 Rent Day Ride class they attend or by email via the email address provided at the time of entry and, in addition, winners with an active Instagram account will receive a DM on Instagram.

For prizes with a value of more than \$600, except where legally prohibited, each potential prize winner must sign and return, within seven (7) days of being notified, a Declaration of Eligibility, Liability & Publicity Release ("Declaration") in order to claim their prize. If a potential winner cannot be contacted via email, telephone, and/or registered mail after the first attempt to contact them, or if they fail to sign and return the Declaration of Eligibility, Liability & Publicity Release or any other documentation that Sponsor may require within the required time period (if applicable), if potential winner and (if applicable) any companion are unable or unavailable to claim prize within any time period specified by Sponsor, or in the event that a potential winner is disqualified for any reason, Sponsor will award the applicable prize to an alternate winner selected by a random drawing from among all remaining eligible entries. If Sponsor is unable to determine and verify a potential winner after repeated attempts or if it does not receive a sufficient number of entries to correspond to the number of prize(s) available to be awarded, Sponsor reserves the right to not award any or all of the prize(s).

Verification of Potential Winners: ALL POTENTIAL WINNERS ARE SUBJECT TO VERIFICATION BY SPONSOR, WHOSE DECISIONS ARE FINAL AND BINDING IN ALL MATTERS RELATED TO THE SWEEPSTAKES. <u>AN ENTRANT AND/OR PARTICIPANT IS NOT A</u> <u>WINNER OF ANY PRIZE UNLESS AND UNTIL ENTRANT'S/PARTICIPANT'S ELIGIBILITY HAS</u> <u>BEEN VERIFIED AND THE ENTRANT AND/OR PARTICIPANT HAS BEEN NOTIFIED THAT</u> <u>VERIFICATION IS COMPLETE</u>.

5. PRIZES: There will be one (1) Grand Prize awarded. The prize winner, upon confirmation of eligibility, will receive two (2) payments, each payment up to and not exceeding \$2,499: one payment to match the prize winner's residential rental payment for one month, and one payment to match the Companion's residential rental payment for one month. Approximate Retail Value ("ARV") of the Grand Prize: up to \$4,998.

PRIZE RESTRICTIONS: If the prize winner entered via Entry Option a., as described above, Entrant and Companion agree to share in the Grand Prize, with Entrant and Companion each receiving one (1) of the two (2) payments provided as a part of the Grand Prize. In order to take receipt of a Rent Payment Prize, the prize winner (and Companion, where applicable) must provide proof that he/she/they are a signatory party to an active residential rental or landlord/tenant or lessor/lessee agreement that provides that the signatory party is responsible for paying rent in exchange for his/her/their residence as of the time of prize notification. "Rent" shall mean the regular payment made to a landlord for the use of property or land. Within 5 days of receipt and confirmation of the existence of such qualifying rental agreement, Sponsor shall issue a payment to winner in the form of check or wire payment. Any difference in amount between prize winner's rent amount and the maximum prize amount of \$2,499 shall not be awarded. Any rental costs or obligations beyond the \$2,499 shall continue to be the sole responsibility of winner.

Any and all applicable federal, state and local taxes and all fees and expenses related to acceptance and use of prize not specifically stated herein are the responsibility solely of winner. Prize cannot be substituted, assigned, transferred or redeemed for cash; however, Sponsor reserves the right to make equivalent prize substitutions at their discretion. Sponsor will not replace any lost or stolen prizes. Prize cannot be used in conjunction with any other promotion or offer. Only the number of prizes stated in these Official Rules is available to be won in the Sweepstakes. If, by reason of a print or other error, more prizes are claimed than the number set forth in these Official Rules, prize winner(s) will be selected in accordance with the winner selection method described above from among all eligible claimants making purportedly valid claims to award the advertised number of prizes available. Sponsor is not responsible for any delay or cancellation of the prize delivery due to unforeseen circumstances or those outside of their control. If the fulfilling merchant cancels the order for reasons out of Sponsor's control, the prize will not be delivered and no additional compensation will be provided.

6. GENERAL CONDITIONS: Sweepstakes participation constitutes Participant's full and unconditional agreement to these Official Rules and to Sponsor's decisions, which are final and binding in all matters related to the Sweepstakes. In the event there is a discrepancy or inconsistency between disclosures or other statements (in any and/or all media) contained in any Sweepstakes materials and the terms and conditions of the Official Rules, the Official Rules shall prevail, govern and control. Proof of sending or submission of entry will not be deemed proof of receipt by Sponsor. Sponsor's failure to enforce any term of these Official Rules shall not constitute a waiver of that provision.

WARNING: ANY ATTEMPT BY A PARTICIPANT OR ANY OTHER INDIVIDUAL TO DELIBERATELY DAMAGE ANY WEBSITE ASSOCIATED WITH THIS SWEEPSTAKES OR TO UNDERMINE THE LEGITIMATE OPERATION OF THE SWEEPSTAKES MAY BE A VIOLATION OF CRIMINAL AND CIVIL LAW, AND, SHOULD SUCH AN ATTEMPT BE MADE, SPONSOR RESERVES THE RIGHT TO PROSECUTE AND SEEK DAMAGES FROM ANY SUCH PERSON TO THE FULLEST EXTENT PERMITTED BY LAW. Sponsor

reserves the right to disqualify any individual it finds to be attempting to tamper with or to undermine the entry process, any website associated with the Sweepstakes, and/or the legitimate operation of the Sweepstakes; to violate the Official Rules; or to act in an unsportsmanlike or disruptive manner or with the intent to annoy, abuse, threaten or harass any other person. Sponsor's failure to enforce any term of these Official Rules shall not constitute a waiver of that provision.

Sponsor and its agents are not responsible for (1) any incorrect or inaccurate information, whether

caused by Participants, printing errors or by any of the equipment or programming associated with or utilized in the Sweepstakes; (2) technical failures of any kind, including, but not limited to, malfunctions, interruptions or disconnections in phone lines or network hardware or software; (3) unauthorized human intervention in any part of the entry process or the Sweepstakes;

(4) technical or human error that may occur in the administration of the Sweepstakes or the processing of entries; or (5) any injury or damage to persons or property that may be caused, directly or indirectly, in whole or in part, from Participant's participation in the Sweepstakes or receipt or use or misuse of any prize. Sponsor reserves the right to cancel, suspend and/or modify the Sweepstakes, or any part of it, if any fraud, technical failures or any factor beyond Sponsor's reasonable control

impairs the integrity or proper functioning of the Sweepstakes, as determined by Sponsor. If, for any reason, the Sweepstakes cannot be run as planned, Sponsor may disqualify any suspect entries and (a) suspend the Sweepstakes and modify the Sweepstakes to address the impairment, then resume the Sweepstakes in a manner that best conforms to the spirit of these Official Rules; and/or (b) terminate the Sweepstakes and award the prize at random from among the eligible, non-suspect entries received up to the time of the impairment.

- 7. LIMITATION OF LIABILITY AND RELEASES: BY PARTICIPATING IN THIS SWEEPSTAKES, PARTICIPANT AGREES THAT SWEEPSTAKES ENTITIES, INSTAGRAM, AND THEIR RESPECTIVE PARENT COMPANIES, AFFILIATES, SUBSIDIARIES, REPRESENTATIVES, CONSULTANTS, CONTRACTORS, LEGAL COUNSEL, ADVERTISING, PUBLIC RELATIONS, PROMOTIONAL, FULFILLMENT AND MARKETING, WEBSITE PROVIDERS, WEB MASTERS, AND THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, REPRESENTATIVES AND AGENTS (THE "RELEASED PARTIES") WILL HAVE NO LIABILITY WHATSOEVER FOR, AND SHALL BE HELD HARMLESS BY PARTICIPANTS AGAINST, ANY LIABILITY FOR ANY INJURIES, LOSSES OR DAMAGES OF ANY KIND TO PERSONS, INCLUDING PERSONAL INJURY OR DEATH, OR PROPERTY RESULTING IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY, FROM ACCEPTANCE, POSSESSION, MISUSE OR USE OF THE PRIZE, ENTRY OR PARTICIPATION IN THIS SWEEPSTAKES OR IN ANY SWEEPSTAKES-RELATED ACTIVITY, OR ANY CLAIMS BASED ON PUBLICITY RIGHTS, DEFAMATION OR INVASION OF PRIVACY, OR MERCHANDISE DELIVERY. THE RELEASED PARTIES ARE NOT RESPONSIBLE IF THIS SWEEPSTAKES CANNOT BE ADMINISTERED OR CONDUCTED OR ANY PRIZE CANNOT BE AWARDED DUE TO CANCELLATIONS, DELAYS, OR INTERRUPTIONS RESULTING OR ARISING FROM ACTS OF GOD, WAR, OR TERRORISM, CIVIL UNREST, STRIKES, SUPPLY SHORTAGES, NATURAL DISASTERS, WEATHER, PANDEMICS, EPIDEMICS, COMPLIANCE WITH ANY LAW OR ORDER OF A GOVERNMENTAL AUTHORITY, OR ANY OTHER SIMILAR ACT, EVENT OR OCCURRENCE BEYOND THE REASONABLE CONTROL OF THE SPONSOR. BY PARTICIPATING IN THIS SWEEPSTAKES, PARTICIPANT AGREES THAT THE RELEASED PARTIES WILL NOT BE RESPONSIBLE OR LIABLE FOR ANY INJURIES, DAMAGES OR LOSSES OF ANY KIND, INCLUDING DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES TO PERSONS, INCLUDING DEATH, OR TO PROPERTY ARISING OUT OF ACCESS TO AND USE OF ANY WEBSITE ASSOCIATED WITH THIS SWEEPSTAKES OR THE DOWNLOADING FROM AND/OR PRINTING MATERIAL DOWNLOADED FROM SUCH SITE.
- 8. PUBLICITY AND INTELLECTUAL PROPERTY RELEASE: EXCEPT WHERE PROHIBITED BY LAW, PARTICIPATION IN THE SWEEPSTAKES CONSTITUTES WINNER'S AND/OR PARTICIPANT'S PERMISSION AND GRANT TO SPONSOR (WHICH GRANT WILL BE CONFIRMED IN WRITING ON REQUEST OF SPONSOR) AND ITS DESIGNEES THE RIGHT AND PERMISSION TO PRINT, PUBLISH, BROADCAST AND USE, WORLDWIDE IN ANY MEDIA NOW KNOWN OR HEREAFTER DEVELOPED, INCLUDING, BUT NOT LIMITED TO, THE WORLD WIDE WEB, AT ANY TIME OR TIMES, THE WINNER'S ENTRY, NAME, PORTRAIT, PICTURE, VOICE, LIKENESS, OPINIONS AND BIOGRAPHICAL INFORMATION (INCLUDING, BUT NOT LIMITED TO, HOMETOWN AND STATE), PRIZE INFORMATION, QUOTES ATTRIBUTABLE TO WINNER, AND ANY OTHER ELEMENTS OF WINNER'S AND/OR PARTICIPANT'S PERSONA FOR ADVERTISING, TRADE AND

PROMOTIONAL PURPOSES (INCLUDING THE ANNOUNCEMENT OF HIS OR HER NAME ON TELEVISION OR RADIO BROADCAST) WITHOUT ADDITIONAL CONSIDERATION, COMPENSATION, PERMISSION OR NOTIFICATION, INCLUDING IN A LIST TO BE USED BY SPONSOR AND ITS DESIGNEES AND ITS PARTNERS TO RE-TARGET WINNERS AND/OR ENTRANTS VIA EMAIL OR ANY SPONSOR APP, UNLESS PROHIBITED BY LAW.

WITHOUT LIMITING THE FOREGOING, EVERYTHING REGARDING THIS SWEEPSTAKES, INCLUDING EACH WEBSITE ASSOCIATED WITH THIS SWEEPSTAKES AND ALL PRIZES, IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. SOME JURISDICTIONS MAY NOT ALLOW THE LIMITATIONS OR EXCLUSIONS OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES OR EXCLUSION OF IMPLIED WARRANTIES, SO SOME OF THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY. CHECK LOCAL LAWS FOR ANY RESTRICTIONS OR LIMITATIONS REGARDING THESE LIMITATIONS OR EXCLUSIONS.

9. DISPUTES.

Arbitration

In the event the parties hereto are not able to resolve any dispute between them arising out of or concerning this Sweepstakes and/or these Official Rules, or any provisions hereof, whether arising in contract, tort, or otherwise at law or in equity for damages or any other relief, then such dispute shall be resolved exclusively through final and binding arbitration pursuant to the Federal Arbitration Act, conducted by a single neutral arbitrator and administered under the Commercial Arbitration Rules of the American Arbitration Association. The exclusive site of such arbitration shall be in New York, New York. The arbitrator's award shall be final, and judgment may be entered upon it in any court having jurisdiction. The prevailing party shall be entitled to recover its costs and reasonable attorney's fees. The entire dispute, including the scope and enforceability of this arbitration provision, shall be determined by the arbitrator. This arbitration provision shall survive the termination of this Sweepstakes for any reason. Notwithstanding the foregoing, Sponsor may bring a claim for injunctive relief against an Participant's violation of these Official Rules for this Sweepstakes in any court of competent jurisdiction.

Class Action Waiver

BY PARTICIPATING IN THIS SWEEPSTAKES AND AGREEING TO THESE OFFICIAL RULES, YOU HEREBY WILLINGLY, EXPRESSLY, AND KNOWINGLY WAIVE ALL RIGHT TO BRING OR PARTICIPATE IN ANY CLASS-ACTION LAWSUIT, CLASS-WIDE ARBITRATION, OR PRIVATE ATTORNEY-GENERAL ACTION BROUGHT UNDER OR IN CONNECTION WITH THIS SWEEPSTAKES AND THESE OFFICIAL RULES. YOU MAY NOT BRING ANY CLAIM, SUIT, OR OTHER PROCEEDING TO ENFORCE THIS SWEEPSTAKES OR THESE OFFICIAL RULES AS THE MEMBER OF ANY CLASS OR AS PART OF ANY SIMILAR COLLECTIVE OR CONSOLIDATED ACTION.

Governing Law

This Sweepstakes and these Official Rules are governed by the laws of the State of New York, without reference to its principles of conflict of laws. Subject to the foregoing arbitration requirements, any claim, suit, or other proceeding brought between you and Sponsor under these Official Rules shall be adjudicated exclusively in the state and federal courts sitting in New York, New York, and you hereby expressly submit to such jurisdiction for the final resolution thereof.

- **10. SEVERABILITY:** If any term or provision of these Official Rules is found under the law to be invalid or unenforceable, then such specific term or provision shall be of no force and effect and shall be severed, and the remainder of these Official Rules shall continue in full force and effect.
- **11. PRIVACY**: Information collected from Participants is subject to the Sponsor's Privacy Policy, which can be found at HTTP:///WWW.BILTREWARDS.COM/PRIVACY.
- 12. OFFICIAL RULES AND WINNERS LIST: For a copy of the Official Rules, visit <u>https://www.biltrewards.com/terms/rent-day-ride-may</u> or send a self-addressed, stamped envelope to: Bilt Technologies, Inc., 31 Bond Street, New York, NY 10012. Official Rules will remain available online for at least thirty (30) days after end of promotion. Vermont residents may exclude return postage on requests for Official Rules. For a copy of Winner names, send a self-addressed, stamped envelope to: Bilt Technologies, Inc., 31 Bond Street, New York, NY 10012 before November 1, 2023.

Copyright ©2023 Bilt Rewards, Inc. All rights reserved.