

“Supra Contest” rules

Article 1 – Organization of the Contest

OttOmobile (hereinafter referred to as the “Organizing Company”) is organizing, from Monday, January 26, 2026 to Saturday, January 31, 2026, a free game with no purchase obligation entitled: “Supra Contest” (hereinafter referred to as the “Game”), in accordance with the terms and conditions described in these rules.

This promotion is neither organized nor sponsored by Facebook, X, Instagram, TikTok, Google, Apple, or Microsoft. The personal data collected is intended for the Organizing Company and not for Facebook, Google, Apple, or Microsoft.

Article 2 – Conditions of Participation

This free game is open to any natural person aged 18 or over, with internet access and a valid email address, excluding employees of the Organizing Company as well as any persons who participated in the creation of the Game. The Game is reserved for residents of the European Union and the United Kingdom.

- The Game is subject to French law governing games and contests.
- The Game is accessible to residents of the European Union only.
- Participation in the Game implies full and unconditional acceptance of these rules, without reservation.

Article 3 – Participation Terms

This Game is conducted exclusively via the form available on the following page: otto-models.com/en/content/ottomobile-contest-toyaota-supra-racing-gr5.html during the dates indicated in Article 1.

Only one entry per person is permitted per day (same last name, same first name, same email address). The Organizing Company will under no circumstances retain the email addresses provided by participants.

Each participant must complete the designated form.

Article 4 – Selection of the Winners

One (1) winner will be selected by means of a random draw.

The winner will be contacted in the days following the draw and informed of the nature of the prize won and the terms and conditions for claiming it. The announcement of the winner will be made in the comments section of our social media posts.

Any winner who fails to respond within fifteen (15) days from the date the notification of their prize is sent will be deemed to have forfeited their prize and will therefore lose any entitlement to it.

Article 5 – Prizes

The Game is endowed with the following prizes, awarded according to the results of the random draw to the selected participants declared as winners. Each winner shall receive one (1) prize only.

List of Prizes:

PRIZE No. 1 (Grand Prize Winner): One (1) 1:18 scale OttOmobile model car, signed by Frédérick Guiller-Sahuqué, co-founder and managing director of the OttO brand. This model is a prototype of the Toyota Supra GT500.

Article 6 – Prize Collection and Delivery

Winners residing within a 40 km radius (based on ViaMichelin data) of Josselin (56120) will be invited to collect their prize at the organizer's headquarters.

For all other winners, prizes will be sent by postal mail at the organizer's expense.

The Organizing Company reserves the right to verify the identity of any winner before awarding the prize.

Prizes may not, under any circumstances, be exchanged for cash or for any other prize.

The Organizing Company shall not be held liable for the use, non-use, or resale of prizes by the winners.

In the event of force majeure, the Organizing Company reserves the right to replace the prize with another prize of similar nature and equivalent value.

Only residents of the European Union are authorized to participate in this contest and therefore to receive a prize.

Article 7 – Identification of Winners and Disqualification of Entries

Participants authorize the verification of their identity and of all information provided.

Any entries containing incomplete or false information will not be taken into consideration and will result in disqualification. Likewise, any failure to comply with these rules, as well as any fraud or attempted cheating, regardless of the method used, will result in the immediate and definitive disqualification of the participant concerned.

Article 8 – Modification of Game Dates and Increase in the Number of Prizes

The Organizing Company shall not incur any liability in the event of force majeure or circumstances beyond its control that may require the cancellation of this Game. It also reserves the right to extend or shorten the participation period, postpone the Game, or modify its terms and conditions, without incurring any liability as a result.

Addenda and amendments to these rules may be published during the Game. They shall be considered as appendices to these rules. Any change will be communicated in advance by any appropriate means.

Article 9 – Use of the Winners' Identity

If declared winners, participants in the Game expressly authorize the Organizing Company to use, for advertising and promotional purposes, their first and last names, as

well as their city of residence, without restriction or reservation, and without entitling them to any remuneration, right, or benefit whatsoever other than the awarding of their prize.

Article 10 – Liability

Participation in the Game implies knowledge and acceptance of the characteristics and limitations of the Internet, in particular the lack of protection of certain data against possible misuse or hacking, as well as the risk of contamination by potential viruses circulating on the network. The Organizing Company declines all direct or indirect liability in the event of misuse or incidents related to the use of a computer, Internet access, maintenance, or malfunction of social media servers, telephone lines, or any other technical connection, as well as the submission of forms to an incorrect or incomplete address.

Each participant is responsible for taking all appropriate measures to protect their own data and/or software stored on their computer equipment against any infringement. Access to social media platforms and participation in the Game are carried out under the sole responsibility of the participants. The Organizing Company shall not be held liable for any fraudulent use of a participant's login credentials or prize allocation, unless the existence of gross negligence on the part of the Organizing Company is proven.

The Organizing Company reserves the right to disqualify any participant who disrupts the registration process for the Game and to cancel, shorten, modify, postpone, extend, or suspend the Game in the event that the Game's computer servers experience malfunctions, including but not limited to bugs, tampering, unauthorized intervention, fraud, technical anomalies, or any other cause attributable to such participant and affecting the administration, security, fairness, integrity, or proper conduct of the Game.

The Organizing Company will use its best efforts to ensure access to the Game. It may, at any time, in particular for technical, update, or maintenance reasons, interrupt access to the Company's social media posts and to the Game. The Organizing Company shall not be held liable for such interruptions or their consequences, and no compensation may be claimed on this basis.

Participants are informed that, when accessing social media sites, a cookie may be stored on their computer's hard drive. This is a small computer file used to record navigation on websites. Cookies are used to identify each participant in order to provide faster access to information by avoiding the need to re-enter data. They cannot, under any circumstances, damage the data stored on the computer.

A participant may refuse the storage of such cookies or choose to be notified when a cookie is stored on their hard drive by configuring their browser software (participants are invited to refer to their browser's terms of use regarding this feature). Even with such

settings, participants remain able to access the Game website and participate in the Game.

Furthermore, the liability of the Organizing Company shall in no event be incurred in the event of problems with the delivery or loss of electronic mail (in particular with regard to the delivery of prizes). Any prize sent by the Organizing Company or its partner to a winner that is unclaimed or returned for any reason by postal services shall be deemed forfeited by the winner and shall remain the property of the Organizing Company. The Organizing Company shall not be held liable for the malfunction of the Internet network, nor for delays, loss, or damage resulting from postal and delivery services.

Article 12 – “Data Protection and Civil Liberties” Law

Participants’ contact details will be collected and processed electronically. In accordance with the French “Data Protection and Civil Liberties” Law of January 6, 1978, each participant has the right to access, rectify, or delete any personal data relating to them by sending a written request to the address of the Organizing Company specified in Article 1.

The data collected complies with the General Data Protection Regulation (GDPR). We undertake to retain the stored personal information (last name, first name, email address, postal address) for a period of three (3) months.

Article 13 – Jurisdiction and Interpretation of the Rules

Any dispute regarding the interpretation of these rules shall be decided by the Organizing Company.

Participation in the Game implies unconditional acceptance of: (i) these rules in all their provisions; (ii) the ethical rules in force on the Internet (netiquette, codes of conduct, etc.); and (iii) the laws and regulations in force in France, in particular those applicable to games and prize competitions.

No telephone or written requests concerning the interpretation or application of these rules, the Game mechanics or procedures, or the list of winners will be answered. In the event of a dispute, only a registered letter with acknowledgment of receipt sent within a maximum period of thirty (30) days after the end date of the Game shall be admissible. Except in the case of obvious errors, it is agreed that the information resulting from the Organizing Company’s Game systems shall constitute conclusive evidence in any dispute relating to connection data and the computerized processing of information related to the Game.

Prior to any legal action relating to or in connection with these rules (in particular their application or interpretation), participants undertake to seek an amicable and informal resolution with the Organizing Company.

Participants are subject to French regulations applicable to games and contests. Any dispute that cannot be resolved amicably shall be submitted to the competent courts

having jurisdiction over the registered office of the Organizing Company, unless mandatory provisions of public policy provide otherwise.