

## **PURDEY 12-BORE SIDELOCK SELF-OPENER SHOTGUN RAFFLE OFFICIAL RULES**

The PURDEY 12-BORE SIDELOCK SELF-OPENER SHOTGUN RAFFLE being hosted by The Origins Foundation, a Tennessee nonprofit organization, EIN: 84-4731200, which is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code. The profits raised from this Raffle will be used to fund The Origins Foundation’ ongoing charitable activities and purposes. The Origins Foundation’ mission is to convey the truth about hunting and promote conservation efforts. They do this by creating content and sharing stories that convey the impact that hunting has on people, wildlife, and communities.

1. **SPONSORS:** The sponsors of the PURDEY 12-BORE SIDELOCK SELF-OPENER SHOTGUN RAFFLE (“Raffle”) are The Origins Foundation, a 501(c)(3) nonprofit organization (“The Origins Foundation”) and the Double Rifle Society (“DRS”) (collectively referred to as “Sponsors”).
2. **BENEFICIARY:** The sole beneficiary of the Raffle is The Origins Foundation. The Double Rifle Society is not a beneficiary of the Raffle. They manage the raffle; however, they do not receive any money for their services—100% of the profits go to The Origins Foundation.
3. **ELIGIBILITY:** The Raffle is open to participants (“Participants”) worldwide who are 18 years of age or older and reside in the United States of America or in a country that allows firearms to be imported from the United States. Participants must be legally eligible to receive and own a firearm under all applicable laws in the country/jurisdiction they reside in. Residents of any country/jurisdiction where the laws prohibit the provision of or entry into a raffle are excluded from participating.

Residents of countries subject to United States export control restrictions and sanctions, countries embargoed by the U.S., and countries designated by the U.S. government as ‘terrorist-supporting’ nations are ineligible to enter the Raffle. These countries include, but are not limited to, Afghanistan, Belarus, Burma, Central African Republic, Cambodia, Chad, China, Colombia, Cuba, Democratic Republic of the Congo, Ethiopia, Hong Kong, Iran, Iraq, Lebanon, Libya, Myanmar, Mali, Nicaragua, North Korea, Pakistan, Russia, Singapore, Somalia, Spain, Sweden, South Sudan, Sudan, Syria, Venezuela, and Yemen. This list is non-exhaustive and may be different at the time the Winner is chosen. This list of prohibited countries will be applied at the time the Winner is chosen.

Employees, independent contractors, interns, officers, directors, and agents of the Sponsors, their respective affiliates, subsidiaries, advertising and promotion

agencies, suppliers, and their immediate family members and/or those living in the same household are not eligible to participate. Failure to meet eligibility requirements will result in disqualification.

Ultimately, ensuring that a Participant is eligible to participate in the Raffle and be eligible to receive and possess the Prize is solely the responsibility of the Participant. Refunds will not be made to Participants who purchase a Raffle ticket and later learn they are not eligible to participate. The final determination of Participant eligibility will be made by the Sponsors and is not subject to review or appeal, the Sponsors' decision being final.

4. GRAND PRIZE: The grand prize winner of the Raffle ("Winner") will receive the following prize ("Grand Prize"): A James Purdey & Sons 12-bore sidelock self-opening shotgun in the makers case.
5. PRIZE VALUE STATED IN U.S. DOLLARS (USD): The Grand Prize is valued at \$35,000 USD. The Grand Prize consists only of the items specifically listed above. The actual/appraised value of the Prize may differ at the time the Prize is awarded. The specifics of the Prize shall be solely determined by the Sponsors. No cash or other Prize substitutions shall be permitted except at the Sponsors' discretion. The Prize is non-transferable.
6. TICKET INFORMATION: Tickets cost \$100 per ticket and only 550 tickets will be sold. There is no limit on the number of tickets that may be purchased by a single individual. Please be advised that while The Origins Foundation is a qualifying 501(C)(3) nonprofit organization, the Sponsors of this raffle make no claims regarding the tax-deductibility of raffle ticket purchases. Participants are encouraged to consult with a tax attorney to determine the appropriate tax treatment of charitable contributions.
7. ENTRY PERIOD: The Raffle begins on April 20, 2026, at 12:00 AM PST and ends when all 550 tickets are sold (the "Entry Period").
8. ODDS OF WINNING: The odds of winning the Prize is 1-in-550 for each ticket purchased.
9. HOW TO PURCHASE TICKETS: During the Entry Period, eligible entrants can enter Raffle by going to <https://doubleriflesociety.com/purdey-shotgun-raffle>, using Venmo at [https://venmo.com/u/Double\\_Rifle\\_Society](https://venmo.com/u/Double_Rifle_Society) or directly at <https://www.zeffy.com/en-US/ticketing/purdey-12-bore-sidelock-self-opener-shotgun-raffle>. All ticket sales are final, non-refundable, and non-transferable. For purchases made through Zeffy, a confirmation email—including the raffle ticket

number(s)—will be sent immediately to the purchaser. For purchases made through Venmo, a confirmation email with the raffle ticket number(s) will be sent to the purchaser on the Sunday following the transaction. When purchasing tickets via Venmo, participants must include a note with their phone number and email address. By purchasing a ticket, participants consent to receive marketing emails and solicitations from the Sponsors.

10. RAFFLE DRAWING: The winners will be randomly selected from all eligible entries received during the Entry Period. The drawing will be conducted by the Sponsors or their designated representative on the first Saturday that occurs at least fourteen (14) days after the conclusion of the Entry Period.

11. WINNER NOTIFICATION: The Sponsors will notify the Winners via phone or email within ten (10) days following the Winner selection. The Sponsors shall have no liability for a Winners' failure to answer the Sponsors' notification phone calls, or failure to receive email notices due to spam, junk, or other security settings or for the provision of incorrect or otherwise non-functioning contact information, or for any other reason. If the Winner cannot be contacted, is ineligible, fails to claim the prize within ten (10) days from the time award notification was sent, or fails to timely return a completed and executed Winner's Declaration and Release Agreement as required, the prize may be forfeited, and an alternate Winner selected.

12. FIREARM TRANSFER:

A. DOMESTIC TRANSFERS: If Grand Prize Winner resides in the United States, they must be legally eligible to receive and own a firearm under all applicable federal, state, and local laws. The Sponsors will ship the Grand Prize to from a licensed Federal Firearms License ("FFL") dealer to a receiving FFL dealer chosen by the Grand Prize Winner. Shipping costs to the receiving FFL will be paid by the Sponsors. The Grand Prize Winner must pass the mandatory background checks and any other obligations as mandated by law. Any transfer fees, background check fees, or other fees charged by the receiving FFL are the responsibility of the Grand Prize Winner. Failure to comply with the transfer process or failing the background check will result in disqualification.

B. FOREIGN TRANSFERS: If the Grand Prize Winner resides outside of the United States, they must live in a country that allows firearms imports from the United States and the Grand Prize Winner must be legally eligible to own a firearm under all applicable laws of their country of residence. Proof of

eligibility will be required before the Grand Prize is transferred. The transfer will occur through a U.S.-based export agency licensed to export firearms. Any fees associated with shipping the Grand Prize to a winner outside of the United States or charged within the receiving country are the responsibility of the Grand Prize Winner. Failure to comply with the transfer process will result in disqualification. If a foreign winner cannot have the Grand Prize imported into their designated country, an alternate Grand Prize Winner will be selected.

13. **ADDITIONAL DISCLOSURES:** The Winners will be solely responsible for any and all applicable taxes, fees, and expenses related to acceptance of the Prizes not specified as paid by the Sponsors. The value of the Prizes are taxable as income. If the Winners are a United States resident, they will receive an IRS Form W-2G; if the Winners are a resident of Canada (excluding the Province of Quebec), they will be required to complete a W-8BEN Tax Form (or its equivalent). Winners in other parts of the world may be subject to taxes, fees, and income disclosures depending on their country of residence, and the Sponsors will comply with all reporting disclosures required wherever the Winner resides.
14. **RIGHTS GRANTED BY THE ENTRANT:** By entering this Raffle, the Participant grant the Sponsors the right to use their name, likeness, image, statements about the Raffle, and biographical information for news, publicity, advertising, and promotional purposes without further compensation, notice, review, or consent.
15. **TERMS AND CONDITIONS:** The Sponsors reserve the right, in their sole discretion, to cancel, terminate, modify, or suspend the Raffle should virus, bug, non-authorized human intervention, fraud, or other cause beyond the Sponsors' control corrupt or affect the administration, security, fairness, or proper conduct of the Raffle. In such a case, the Sponsors may select the Winners from all eligible entries received prior to and/or after (if appropriate) the action taken by the Sponsors. The Sponsors reserve the right, in their sole discretion, to disqualify any individual who tampers or attempts to tamper with the entry process or the operation of the Raffle or website or violates these Official Rules.
16. **LIMITATION OF LIABILITY:** By entering, Participants agree to release and hold harmless the Sponsors, their subsidiaries, affiliates, advertising and promotion agencies, partners, representatives, agents, successors, assigns, employees, officers, and directors from any liability, illness, injury, death, loss, litigation, claim, or damage that may occur, directly or indirectly, whether caused by negligence or not, from (i) such entrant's participation in the Raffle and/or his/her acceptance,

possession, use, or misuse of the Prizes or any portion thereof; (ii) unauthorized human intervention in any part of the entry process or the Raffle; (iii) electronic or human error in the administration of the Raffle or the processing of entries. Additionally, an indemnification release releasing the Sponsors from all liability associated with the Raffle and the Prizes will be required to be entered into by the Winners before the Prizes will be shipped to the Winners.

17. **DISPUTES:** This Raffle is governed by the laws of the United States of America, without respect to conflict of law doctrines. As a condition of participating in this Raffle, Participants agree that any and all disputes that cannot be resolved between the parties, and causes of action arising out of or connected with this Raffle, shall be resolved individually, without resort to any form of class action, exclusively before a single arbitrator in the state of Texas.

The arbitration shall take place in accordance with the Commercial Arbitration Rules and Mediation Procedures of the American Arbitration Association. The arbitrator will hear the dispute and submit a decision within 30 days after the hearing or as soon as reasonably feasible and such decision shall be binding on the parties hereto. Arbitration expenses, including the fees of the arbitrator, the cost of any record or transcript of the arbitration, administrative fees and other fees and costs, will be borne equally by the parties. All other expenses (legal, incidental, etc.) shall be borne by the losing party or, if both parties prevail, be apportioned by the arbitrator to each party. Arbitration proceedings will be governed by the Commercial Arbitration Rules and Mediation Procedures of the American Arbitration Association then in effect.

Further, in any such dispute, under no circumstances will Participants be permitted to obtain awards for, and hereby waive all rights to claim, punitive, incidental, or consequential damages, including reasonable attorney's fees, other than Participant's actual out-of-pocket expenses (i.e., costs associated with entering this Raffle). Participants further waive all rights to have damages multiplied or increased.

18. **PRIVACY POLICY:** Information submitted with an entry is subject to The Origins Foundation's Privacy Policy. To read the Privacy Policy, visit <https://theoriginsfoundation.org/privacy-policy/>.

19. **WINNERS LIST:** The Winner's name will be published on the Sponsors' social media accounts, as well as the DRS website, within 14 days of the Winner being chosen, where it will remain for 30 days after the Winner is announced. To obtain a copy of

the Winners' names or a copy of these Official Rules, mail your request along with a stamped, self-addressed envelope to: The Origins Foundation, 1084 7th Ave, Clarksville, TN 37040, USA. Requests must be received no later than 30 days after the Entry Period ends.

20. SOCIAL MEDIA AFFILIATION DISCLOSURE: The Raffle and its Sponsors are in no way sponsored, endorsed, administered by, or associated with Facebook, X, Instagram, Snapchat, YouTube, Reddit, Pinterest, LinkedIn, or any other social networks that are used to share the Raffle. Participants understand that they are providing their information to the owner of the Raffle and not to Facebook, X, Instagram, Snapchat, YouTube, Reddit, Pinterest, LinkedIn, or any other social networks.
21. SPONSORS' ADDITIONAL DISCLAIMER: The Sponsors do not warrant that the Raffle will be uninterrupted or error-free, and they are not responsible for (i) technical failures of any kind, (ii) the unavailability or inaccessibility of any transmissions or telephone or Internet service, (iii) unauthorized human intervention in any part of the entry process, or (iv) electronic or human error which may occur in the administration of the Raffle or the processing of entries
22. ACCEPTANCE OF RULES: By participating in the Raffle, Participants agree to comply with and abide by these Rules and the decisions of the Sponsors. Participants represent and warrant that they meet the eligibility requirements, and they agree to the Official Rules. In addition, they agree to accept the Sponsors' decisions as final and binding as they relate to this Raffle.