

Terms & Conditions of participation

Participation in online sweepstakes on the Torqeedo website, on the Facebook and Instagram pages as well as other partner media and their implementation are governed by the following provisions:

§1 Sweepstakes

The organizer is:

Torqeedo GmbH
Einsteinstrasse 901
Campus Ost
82234 Weßling
Deutschland

VAT ID No.: DE241471438

Register court: District court Munich

Register number: HRB 156207

Seat of the company: Munich

Authorized managing director: Fabian Bez, Heiko Vietmeier

§2 Participation

(1) Only persons of full age are entitled to participate. Anyone who wishes to participate will only participate in the competition within the respective competition period from **March 27th 2024** to **April 15th 2024**.

(2) All buyers of a Torqeedo 903 model on the website www.torqeedo.com during the above period automatically take part in the competition. Each participant - regardless of the number of purchases - only takes part in the competition once.

The winner(s) will be drawn from all valid participants. Every 50th buyer will be refunded the full purchase price of their Torqeedo 903.

The winner(s) will be named no later than 6 weeks after the end of the promotion.

(3) The duration of the competition is expected to end on **April 15th 2024 00:00:00**.

§3 Exclusion from the competition

(1) Employees of Torqeedo GmbH, the cooperation partners involved and their respective relatives (e.g. parents, siblings or spouses) are excluded from participation. Torqeedo business partners like distributors, registred dealers and representatives are also excluded from participation.

(2) In the event of a violation of these conditions of participation, in particular through the use of unauthorised aids and other manipulations, the organiser reserves the right to exclude persons from the competition. If necessary, prizes can also be withdrawn and reclaimed subsequently in the event of such infringements.

§4 Implementation and processing

(1) The winner will be contacted by the organiser via E-Mail and/or telephone. The winner will be notified and their data (e.g. first name and place of residence) might be published on the Torqeedo's Social Media accounts as well as on the Torqeedo Blog. The winner expressly agrees to this form of publication. The winner will confirm to the organiser that s/he accepts the prize and that s/he provides the information required for the transmission of the prize.

The entitlement to the prize lapses if the award or transmission of the prize cannot take place for reasons which lie in the person of the winner. This applies in particular if the winner does not confirm acceptance of the prize in due time. In this case, the organizer reserves the right to determine a new winner by draw.

(2) The winner has the option to choose payment through bank transfer on his account or through Torqeedo products.

(3) The claim to the prize or compensation cannot be assigned to third parties.

§5 Data protection

(1) The participant agrees that the organiser may store all data required for the execution of the competition for the duration of the competition. The organiser has partially transferred services which are necessary for the execution and handling of the contest to third parties ("cooperation partners"). The data of the participants will be stored by the cooperation partner(s) for the duration of the contest for the purpose of conducting and processing the contest. All data will be deleted after the end and processing of the contest.

Participants may revoke their consent to the processing of their data at any time. In this case, however, the organiser may have to exclude them from further participation. Furthermore, they have the rights to information and correction guaranteed by the Federal Data Protection Act with regard to the data collected.

The aforementioned rights are to be exercised by sending a message by post to :

Torqeedo GmbH

To the attention of the Data Protection Officer
Einsteinstrasse 901
Campus Ost
82234 Weßling
Deutschland

(2) The organiser undertakes to protect the privacy of the participants and assures that the data will be processed in accordance with the Federal Data Protection Act, the Telemedia Act, the European Data Protection Directive (95/46/EC) and the EU Data Protection Directive for Electronic Communications 02/58/EC. In particular, reference is made in this context to the General Data Protection Provisions at

<https://www.torqueedo.com/en/customer-service/privacy-policy.html>

§6 Liability

(1) Torqeedo GmbH shall be released from all obligations upon handover of the prize(s).

(2) Torqeedo GmbH shall not be liable for the insolvency of a cooperation partner or the resulting consequences for the execution and handling of the competition.

§7 Miscellaneous

(1) Legal recourse is excluded.

(2) The law of the Federal Republic of Germany shall apply exclusively, excluding the reference provisions of international private law.