

SOCIAL MEDIA PROMOTION TERMS AND CONDITIONS

NO PURCHASE IS NECESSARY TO ENTER. CHANCES OF WINNING DO NOT INCREASE WITH A PURCHASE.

1. Eligibility

The social media sweepstakes or contest (“Promotion”) is open to legal residents of the United States of America who enter (“Entrant”) according to the entry requirements specified in the applicable social media post (“Promotion Post”). Entrants must be 18 years of age or older as of the date of entry of the Promotion in order to qualify. The Promotion is subject to all applicable federal, state, and local laws and regulations and void where prohibited by law. C H R Corp. d/b/a Rutter’s employees, its subsidiaries, and affiliates are ineligible to participate in the Promotion.

2. Sponsorship

The sponsor is C H R Corp. d/b/a Rutter’s (“Sponsor”), located at 2295 Susquehanna Trail, Suite C, York, PA 17404.

3. Agreement to Rules

By entering this Promotion, Entrant agrees to abide by these Terms and Conditions, the terms specified in the Promotion Post, and any decisions by the Sponsor, which are fully binding in all respects. By entering this Promotion, Entrant represents and warrants that Entrant is eligible to participate according to the eligibility requirements specified above and in the Promotion Post.

4. Promotion Entry Period

The Promotion entry period is as specified in the Promotion Post.

5. How to Enter

Eligible entrants can enter the Promotion by submitting an entry as specified in the Promotion Post.

Eligible entrants may also enter by sending a 3” x 5” card legibly printed with the name of the promotion, your name, and your email address, to: C H R Corp., Attn: Alison Hummel, 2295 Susquehanna Trail, Suite C, York, PA 17404. Mailed requests must be sent before the promotion’s deadline.

Any questions, concerns or comments regarding the Promotion can be sent to marketing6.chr@rutters.com or C H R Corp., Attn: Advertising, 2295 Susquehanna Trail, Suite C, York, PA 17404

6. Prizes

The winner(s) of the Promotion (the “Winner”) will receive the price specified in the Promotion Post. The actual/appraised prize value may differ at the time the prize is awarded. The prize(s) shall be determined solely by the Sponsor. There shall be no cash or other prize substitution permitted except at the Sponsor’s sole discretion. The prize is nontransferable. The Winner, upon acceptance of the prize, is solely responsible for all expenses related to the prize, including without limitation, any and all local, state, and/or federal taxes. By accepting the prize, the Winner grants permission for the Sponsor

to use the Winner's likeness, entry, and name for purposes of advertising without further compensation unless prohibited by law.

7. Odds

The total number of eligible entries received determines the odds of winning.

8. Selection and Notification of Winner

The Winner will be selected as specified in the Promotion Post. The Sponsor will notify the Winner(s) by email, phone, or social media direct message within seven (7) days following Winner selection. The Winner is responsible for providing correct and functional contact information, and checking spam or junk folders for award notification. The Sponsor is in no way responsible or liable in the event that a Winner fails to receive award notification due to the Winner's provision of incorrect or invalid contact information, the Winner's security settings that may cause notifications to be marked as spam or junk mail, or any technological issues outside of Sponsor's control that prevent the Winner from receiving his or her award notification. If the Winner (a) fails to claim the prize within seven (7) days of the date that the award notification was sent; (b) is found ineligible; or (c) does not complete and return an executed declaration and release within the specified timeframe, the prize may be forfeited and an alternative winner may be selected. Receipt of the prize offered in the Promotion by the Winner is conditioned upon the Winner's compliance with any and all federal, state, and local laws and regulations. If the Winner violates any of these Terms and Conditions, or any federal, state, or local laws or regulations, the Winner (at the Sponsor's sole discretion) will be disqualified.

9. Rights Granted by Entrant

By submitting an entry as specified in these rules or the Promotion Post, the Entrant understands and agrees that the Sponsor, its affiliates, employees, successors, assigns, and any individual acting on Sponsor's behalf, shall, where permitted by law, have the right to print, publish, broadcast, distribute, and use in any media known now or hereafter developed, in perpetuity, worldwide, and without limitation, your submission, name, photo, portrait, voice, likeness, image, statements about the Promotion, and biographical information for news, publicity, advertising, promotional purposes, trade, information, and public relations without any further notice, review, consent, compensation, or remuneration.

If the Promotion is based on participants submitting photos, writing, or other work, entries must be the Entrant's original work and shall not violate anyone's proprietary or intellectual property rights. In the event that an entry infringes upon the intellectual property rights of others, the Entrant will be immediately disqualified and the Entrant shall be responsible for defending against any claims that arise from such infringement at the Entrant's sole expense. The Entrant shall indemnify, defend, and hold harmless the Sponsor from any claim that arises from the Entrant's infringement of intellectual property rights.

Acceptance of a prize constitutes permission for Sponsor to use any winner's name, likeness, voice and/or comments for advertising, trade or promotional purposes worldwide in commerce and in any media without limitation or additional compensation unless prohibited by law.

10. Termination of the Promotion

The Sponsor reserves the right to modify, suspend, cancel, or terminate the Promotion for any reason. In the event of termination of the Promotion, the Sponsor may determine the Winner based on all eligible entries received prior to and/or after (if appropriate) termination by the Sponsor.

11. Disqualification of Entrant

The Sponsor reserves the right to refuse, withdraw, or disqualify any entry or entrant at any time in the Sponsor's sole discretion. Bases for disqualification include, but are not limited to:

- a. Violation of these Terms and Conditions, or any federal, state, or local laws or regulations;
- b. Infringement upon intellectual property rights of others;
- c. Tampering with or attempting to tamper with the integrity of the Promotion, including, but not limited to, multiple entries beyond the number allowed by the Promotion, or use of bots, macros, scripts, or other technical means of entry; and
- d. Attempting to deliberately damage the website or undermine the legal operation of the Promotion.

12. Social Media Channel-Specific Rules

The Promotion hosted by the Sponsor is in no way sponsored, endorsed, administered by, or associated with Facebook, Twitter or Instagram.

13. Limitation of Liability

Entry into this Promotion constitutes the Entrant's agreement to release and hold harmless the Sponsor, its subsidiaries, representatives, affiliates, partners, successors, agents, assigns, directors, officers, and employees from and against any and all claims, liability, illness, injury, death, loss, or damages that may occur, directly or indirectly from participation in the Promotion and/or (a) the Winner accepting, possessing, using, or misusing any of the awarded prize or portion thereof; (b) any type of technical failure; (c) the unavailability or inaccessibility of any transmission, phone, or internet service; (d) unauthorized intervention in any part of the entry process or the Promotion; (e) electronic error or human error in the Promotion administration or processing of entries. In no event shall the Sponsor be liable to the Entrant for indirect, incidental, special, punitive, or consequential damages, including attorneys' fees, in any way arising out of or related to the Promotion or these Terms and Conditions.

14. Disputes

This Promotion and these Terms and Conditions shall be governed and construed in accordance with United States federal law and the laws of the Commonwealth of Pennsylvania, without regard to conflict of law principles. The Entrant agrees, as a condition of participating in this Promotion, that any dispute related to this Promotion will be resolved in the United States District Court for the Middle District of Pennsylvania or the Court of Common Pleas of York County, Pennsylvania.

15. Privacy Policy

Information submitted with an entry is subject to the Privacy Policy on the Sponsor's website. [Click here](#) to read the Privacy Policy.