CONTEST

« Intact Insurance Rivalry Trip »

Official Contest Rules and Regulations

The Intact Insurance Rivalry trip contest (the "Contest") is sponsored by Intact Insurance (the "Sponsor") and promoted by Professional Women's Hockey League Canada ULC (the "Promoter"). The Contest starts on April 3st, 2025 at 5hpm ET and closes on April 14th, 2025 at 11h59pm ET (the "Contest Period").

NO PURCHASE NECESSARY TO PARTICIPATE OR WIN. A PURCHASE WILL NOT INCREASE YOUR CHANCES OF WINNING. ODDS OF WINNING WILL DEPEND ON THE TOTAL NUMBER OF ELIGIBLE PARTICIPANTS. VOID WHERE PROHIBITED BY LAW. BY PARTICIPATING, EACH ENTRANT ACCEPTS AND AGREES TO BE BOUND BY THESE OFFICIAL CONTEST RULES AND REGULATIONS. EXCEPT IF PROHIBITED BY LAW (WHICH MAY INCLUDE THE PROVINCE OF QUEBEC), ALL DISPUTES WILL BE RESOLVED SOLELY BY BINDING ARBITRATION AND ENTRANT WAIVE THE ABILITY TO BRING CLAIMS IN A CLASS ACTION FORMAT.

The Sponsor and Promoter reserves the right to permit their respective subsidiaries, affiliated companies and parent companies, advertising and/or promotional agencies and each of their respective directors and partners, officers, employees, brokers, agents, representatives (the "Agents") to perform all or any portion of the activities necessary in connection with this Contest.

1. ELIGIBILITY

This Contest is open to legal residents of Ontario and Quebec who have reached the age of 18 years old at their time of entry in the Contest ("Eligible Participant").

Agents of the Promoter, the Sponsor, their respective affiliated companies, parent companies, advertising and promotional agencies, legal advisors, or parties engaged in the development, production and distribution of materials related to this Contest (collectively the "Released Parties"), as well as members of their immediate family (spouse, parent, child, sibling, and their respective spouses, regardless of where they reside) and/or persons living in the same household during the Contest Period are not eligible to participate.

2. HOW TO PARTICIPATE

No Purchase Necessary.

Maximum of one (1) entry per person permitted during the Contest Period. Any excess entries will be invalid for the purposes of the Contest.

Eligible Participants can enter the Contest via online entry, as detailed in paragraph a. below. No other method of entry will be accepted.

a. Online Entry

To enter the Contest, Eligible Participants must log online, during the Contest Period, to the Contest website accessible via the following link:

<u>https://www.thepwhl.com/en/teams/ottawa-charge/rivalry-trip-contest</u> and follow the instructions to enter, including completing and submitting the official Contest entry form. There is no cost to complete the entry form.

All entries must be complete and legible in order to qualify, and will be void if they are, in whole or in part, incomplete, illegible, damaged, irregular, counterfeit, altered, or obtained through theft or fraud. Entries generated by a script, macro, or other mechanical or automated means will be disqualified. Promoter and/or Sponsor are not responsible for lost, late, illegible, misdirected or mutilated entries, including due to technical/network failures, human error, or any other error or malfunction.

Entries received shall be deemed to be submitted by the authorized account holder of the e-mail address associated with the entry. For the purposes of these Official Contest Rules and Regulations, "authorized account holder" of an e-mail address is defined as the natural person who is assigned to an e-mail address by an Internet access provider, online service provider or other organization responsible for assigning e-mail addresses associated with the submitted e-mail address. Each selected Eligible Participant may be required to provide the Promoter with proof that the selected Eligible Participant is the authorized account holder of the e-mail address associated with the winning entry.

All Contest entries become the property of the Promoter and will not be returned.

3. THE PRIZES

Ten (10) selected Eligible Participants (each a "Prize Winner") will each win the Intact Insurance Rivalry Trip Contest Prize (the "Prize") consisting of:

- Two (2) train Economy class round-trip tickets (i.e., one (1) ticket for the Prize Winner and one (1) ticket for his/her travelling companion) for travel onboard a train departing from and to the Ottawa Via Rail Train Station. Specific seat selection is in the sole discretion of Sponsor. Exact dates and times of travel will be determined by Sponsor, taking into account the date of the Intact Insurance Rivalry Trip game. The Prize Winner and his/her travelling companion will be responsible for ground transportation between their place of residence to and from the Ottawa Via Rail Train Station.
- Two (2) game tickets to the Toronto Sceptres game on May 3rd, 2025 at Coca-Cola Coliseum.
- One (1) night hotel accommodation in Toronto at a hotel designated by Sponsor in its sole discretion (one (1) room based on double occupancy).
- Meet & greet with one (1) Ottawa Charge player. Player to be determined and subject to availability.
- \$250 CAD in pre-paid credit card(s) offered by Sponsor.

Approximate retail value of each Prize is \$950 CAD.

Each Prize must be accepted as awarded. It cannot be converted into cash, changed, substituted, transferred to another person or refunded. Promoter reserves the right at its sole discretion to substitute a Prize for one of equal or greater value or to allow a Prize transfer.

4. THE DRAW

The odds of winning depend on the total number of entries for the Contest received from Eligible Participants that meet the requirements set forth herein. Each Prize will be awarded to the Prize Winners based on a random electronic draw amongst all entries for the Contest received from Eligible Participants that meet the requirements set forth herein.

The draw will be held on April 15, 2025 at 10ham ET, at the Promoter's office.

Prize Winners may be announced on Promoter's website, as determined in Promoter's sole discretion.

5. CLAIMING A PRIZE

A representative of the Promoter will inform by email, the selected Eligible Participants whose name has been selected within two (2) business days of the draw. The selected Eligible Participants must confirm acceptance of the Prize within forty-eight (48) hours of Promoter's email. If a selected Eligible Participant does not confirm acceptance within forty-eight (48) hours of Promoter's email, or declines the Prize for any reason, the selected Eligible Participant will be automatically disqualified and forfeit all rights to the Prize. At its entire discretion and time permitting, Promoter may select another Eligible Participant among the entries received by way of another random draw.

Should a selected Eligible Participant fail to meet the requirements set out in these Official Contest Rules and Regulations or be otherwise ineligible to win the Prizes, such selected Eligible Participant will be automatically disqualified and forfeit all rights to the Prize. At its entire discretion and time permitting, Promoter may select another Eligible Participant among the entries received by way of another random draw.

To claim their Prize and be declared a Prize Winner, the selected Eligible Participant will be required to meet all of the following criteria:

(1) correctly answer a time-limited four-step, two-to-three number mathematical skill-testing question without assistance; and (2) sign and return a standard form of Declaration of Eligibility and Release of Liability and Publicity confirming compliance with these Official Contest Rules and Regulations within two (2) business days of the date on which the selected Eligible Participant received the such form for signing.

Travelling companion of each Prize Winner will also be required to sign a similar declaration form.

All Declaration and Release forms may be subject to verification by the Promoter. Those which are, depending on the case, incomplete, inaccurate, illegible, mechanically reproduced, mutilated, fraudulent, submitted or transmitted late, containing an invalid telephone number or otherwise non-compliant, may be rejected by the Promoter. The non-compliant form will be considered as a

deemed refusal and releases the Promoter and Sponsor from any obligation relating to the award of a Prize.

6. GENERAL CONDITIONS

The Promoter and the Sponsor are not responsible for any associated costs incurred by the Prize Winner with claiming the Prize. Each Prize Winner is solely responsible for the reporting and payment of any and all taxes, if any, that may result in claiming the Prize. Prize Winners and their travelling companion are responsible for any and all costs, surcharges, fees, charges, expenses and taxes not expressly described herein including, without limitation, ground transportation, including to and from the departure point (as the Prize originates and terminates at such departure point), gratuities, merchandise, telephone calls, personal expenses of any nature for overnight layovers, meals and beverages, service charges, and obtaining sufficient personal travel insurance prior to departure, if desired.

By participating in this Contest, each entrant agrees to release and hold harmless the Released Parties, of all liability, direct or indirect, for any injury, damage, or loss that may occur, in whole or in part, from participation in the Contest, receipt or use of the Prize (or any portion thereof), or any travel or activity related thereto. Without limiting the generality of the foregoing, Prize Winners, for themselves and on behalf of their travelling companion, assume all risks associated with attending the game, including, without limitation, the risk of being injured by flying pucks, sticks and other objects, and all claims associated therewith including for injury or death.

Each Prize Winner grants to the Promoter, the Sponsor and each of their respective designees the right to publicize his/her name, city and province of residence, Prize information, photograph, voice, statements, and/or other likeness for advertising, promotional, trade, and any other purpose, through any media present or future, including social media, in any jurisdiction throughout the world, and in any manner without compensation and without any additional approval from the Prize Winner.

By entering the Contest, entrants consent to the collection, use and storage of the personal information submitted with their entry by the Promoter, the Sponsor and each of their respective designees and/or advertising and promotional agencies, only for the purposes of administering the Contest, the selection of the Prize Winners and awarding the Prizes. No correspondence will be entered into with any person other than the Prize Winners. Any personally identifiable information collected during entrant's participation in the Contest will be collected and used in accordance with the Promoter's Privacy Policy available at https://www.thepwhl.com/en/privacy-policy.

The Released Parties are not responsible for and shall not be liable for: (1) lost, late, damaged, illegible, stolen, misdirected, misidentified, or incomplete entries, for any problems or technical or mechanical malfunction of any telephone systems, computer on-line systems, servers, access providers, computer equipment, hardware or software programs, failure of any entry to be received by the close of the Contest Period on account of technical problems or traffic congestion on the Internet or at any website, or inaccurate entry information, whether caused by equipment, programming used in this Contest, human processing or otherwise, or any combination thereof; (2) any condition caused by events beyond the control of the Released Parties that may cause this Contest to be disrupted or corrupted; or (3) any printing or typographical errors in any materials associated with this Contest.

The Released Parties disclaims any warranty, representation or guarantee, express or implied by fact or in law relative to the Prizes, including but not limited to their quality and condition.

The Promoter reserves the right at any time to withdraw this Contest or to modify, amend, change, or supplement these Official Contest Rules and Regulations, in its sole discretion, subject to applicable law. The Promoter also reserves the right, at its entire discretion, to cancel, terminate or suspend this Contest should any event or cause beyond its control arise, which may corrupt or affect the administration, security, impartiality or progress of the Contest, as stipulated in these Official Contest Rules and Regulations.

CAUTION: ENTRANTS AGREE NOT TO UPLOAD, POST OR TRANSMIT ANY MATERIALS WHICH CONTAIN ANY COMPUTER VIRUSES, EASTER EGGS, WORMS, TROJAN HORSES OR OTHER HARMFUL COMPONENT OR PROGRAMMING ROUTINES THAT ARE INTENDED TO DAMAGE, DETRIMENTALLY INTERFERE WITH, SURREPTITIOUSLY INTERCEPT OR EXPROPRIATE ANY SYSTEM, DATA OR PERSONAL INFORMATION. ANY ATTEMPT TO DELIBERATELY DAMAGE ANY WEBSITE OR OTHER PROPERTY ASSOCIATED WITH THIS CONTEST OR UNDERMINE THE CONTENT OR LEGITIMATE OPERATION OF THIS CONTEST MAY BE A VIOLATION OF CRIMINAL AND CIVIL LAWS AND, SHOULD SUCH AN ATTEMPT BE MADE, PROMOTER WILL DISQUALIFY ANY ENTRANT RESPONSIBLE FOR THE ATTEMPT AND PROMOTER RESERVES THE RIGHT TO SEEK DAMAGES (INCLUDING ATTORNEYS' FEES) AND OTHER REMEDIES FROM ANY PERSON(S) RESPONSIBLE FOR THE ATTEMPT TO THE FULLEST EXTENT PERMITTED BY LAW.

Entrants agree to be bound by all decisions of the Promoter regarding the Contest which shall be final and binding in all respects.

EXCEPT IF PROHIBITED BY LAW (WHICH MAY INCLUDE THE PROVINCE OF QUEBEC), any and all disputes, claims or causes of action arising out of or connected with the Contest or any Prize(s) awarded shall be resolved individually, without resort to any form of class action, and exclusively by binding arbitration, to take place in Toronto, Ontario; (2) any and all claims, judgments and awards shall be limited to actual out of pocket costs incurred in the participation of the Contest but in no event legal fees and expenses; and (3) under no circumstances will an entrant be entitled to obtain awards for and hereby waives all rights to claim punitive, incidental, indirect and consequential damages and any other damages (other than for direct damages limited to actual out-of-pocket reasonable costs), and any and all rights to have damages multiplied or otherwise increased.

Except if prohibited by law (which may include the province of Quebec), all issues and questions concerning the construction, validity, interpretation and enforceability of these Official Contest Rules and Regulations shall be governed by and construed in accordance with the laws of the Province of Ontario, without regard for conflict of laws doctrine.

This Contest is not managed or sponsored by Facebook or X or any other third-party website or platform on which the Contest may be advertised.