

## **OFFICIAL RULES**

### **1. PROMOTION DATES**

- a. The \$1,000 Giveaway ("Promotion") will begin at 12:00 pm ET on Tuesday, February 4, 2025, and end at 5:00 pm ET on Saturday, April 19, 2025.
- b. The deadline for entries is 4:00PM ET on Saturday, April 19, 2025.

### **2. ELIGIBILITY RESTRICTIONS**

a. The Promotion is open to all legal residents of the United States and the District of Columbia who are 18 years of age or older at the time of entry and who live in Connecticut. Employees of Hartford Athletic (the "Company") and affiliated entities such as its advertising agencies, participating sponsors/promotional partners, and the members of their immediate families (spouse, parents, siblings or children) or households (whether related or not) are ineligible to participate or win. This Promotion is subject to all applicable Federal, state, and local laws and regulations. Void outside the United States as applicable, and where prohibited.

b. There will only be one (1) winner.

d. Entrants are required to provide truthful information and the Company will reject and delete any entry that it discovers to be false or fraudulent. The Company will disqualify any entry from any individual who does not meet the eligibility requirements, and will also delete any entry as required by law.

### **3. ENTRY**

a. To participate in the Promotion, you may enter by attending the Company's home match at Trinity Health Stadium on Saturday, April 19, 2025.

### **4. PRIZES AND ODDS OF WINNING**

a. One (1) winner will be selected by random drawing at the discretion of the Company and receive \$1,000 cash or a prize of equivalent value such as tickets. Odds of winning are 1/5500.

b. There is no substitution, transfer, or cash equivalent for prizes, except that the Company may, at its sole discretion and to the extent permitted by law, substitute a prize of comparable value or cash. The prize does not include taxes, gratuities or any other expenses that are the responsibility of the winner. Any tickets awarded as part of a

prize will be subject to the terms and conditions set forth by the issuer and are valid only on the date(s) printed on the tickets. Other restrictions may apply.

## 5. WINNER SELECTION AND NOTIFICATION

- a. Decisions of Company management with respect to the Promotion are final.
- b. The Company will randomly select one (1) winner from among all eligible entries on Saturday, April 19, 2025.
- c. The winner must execute and return any required affidavit of eligibility and release, publicity release, and/or guest/traveling companion release within ten (10) days of notification attempt or winner will be disqualified and the prize will be forfeited. If a potential winner(s) cannot be contacted, fails to complete, sign and return any required affidavit of eligibility and release, publicity release, and/or guest/traveling companion release within the required time period, or if a prize or prize notification is returned as undeliverable, the potential winner(s) will be disqualified and will forfeit the prize. An entrant who provides a mobile wireless number to the Company in connection with a promotion, including by entering via text message or providing a mobile number for winner notification purposes, is responsible for informing the Company if his or her number is reassigned to another person at any time before the end of the Promotion set forth in Section I.a. of these rules, and for providing an alternative number where he or she may be reached.
- d. The prize will be collected at the address specified by the Company in the prize notification. The winner will forfeit any prize not claimed within seven (7) days of winning. The Prize will not be mailed to the winner.

## 6. CONDITIONS

- a. Payments of all Federal, state and local taxes are solely the responsibility of the Winner. Winner will be required to complete and submit an IRS Form W-9 or the equivalent including a winner's full Social Security Number for receipt of any prize valued at \$600 or more. Failure to submit a complete W-9 or equivalent will result in disqualification and forfeiture of the prize.
- b. Participating in the Promotion and acceptance of the prize constitutes a winner's and guest's (where applicable) permission for the Company or its agents to photograph, film and record each winner, and to use his/her name, address (city and state), likeness, photograph, voice, biographical information and/or any statements made by him/her regarding the Promotion or its sponsors for purposes of trade, publicity or promotion

without additional financial or other compensation, and, the Company may, where legal, require a winner (and guest or travel companion, where applicable) to sign a publicity release confirming such consent prior to acceptance of the prize. It is the responsibility of the winner(s) to ensure that their guest(s) or travel companion(s) sign and return to the Company any required release.

c. To the fullest extent permitted by law, by participating in the Promotion, you:

i. agree to grant the Company a non-exclusive, perpetual, worldwide license to edit, telecast, exhibit, rerun, reproduce, use, syndicate, license, print, distribute and otherwise exploit any items (including any photos, videos, audio, or written material) submitted as part of your contest entry (the "Materials"), or any portion thereof, in any manner and in any and all formats and media now known or hereafter devised, without payment to you or any third party;

ii. acknowledge that the Company reserves the right, in its sole discretion, not to use the Materials at all; and

iii. represent and warrant that: you are 18 years of age or older; you have the full legal right, power and authority to grant to the Company the license provided for herein; you own or control the complete exhibition and other rights to the Materials you submitted for the purposes contemplated in this license; you are either the parent (or legal guardian) of any minor featured in the Materials or have received the express consent of the parent (or legal guardian) for any such minor to appear in the Materials and to enter the minor's likeness in the Materials in the contest; and neither the Materials nor the exercise of the rights granted herein shall infringe upon or violate the right of privacy or right of publicity of, or constitute a libel or slander against, or violate any common law or any other right of, any person or entity.

d. Prior to awarding the prize, the Company in its sole discretion may require verification of Promotion winner's or winners' identification by a showing of valid government-issued photo identification.

e. To the fullest extent permitted by law, by participating and/or accepting the prize, entrants, the winner and guests (if applicable) agree to release and hold harmless the Company, its sponsor(s) and promotional partner(s), its advertising and promotion agencies, any social media platform utilized in the conduct of the Promotion (including but not limited to Facebook, Inc.) and each of their respective parent, subsidiary and affiliated entities, and the officers, shareholders, directors, employees, agents, representatives, successors, and assigns of each of them (collectively, the "Released Parties") against any and all claims or liability arising directly or indirectly from the prize

or participation in the Promotion. The Company may also require eligible Promotion winner and their guests or travel companions to sign a liability release confirming such consent. It is the responsibility of the winner(s) to ensure that their guest(s) or travel companion(s) sign and return to the Company any required release.

f. The Company, in its sole discretion, reserves the right to disqualify any person (and all of their entries) from this Promotion if he or she tampers with the entry process, the operation of the Promotion, or the operation of the Company's website, Facebook Page, and/or any other social networking site used in the Promotion, or is otherwise in violation of the rules. The Company further reserves the right, at its sole discretion, to modify, cancel, terminate or suspend the Promotion, or any part of it, if it is not capable of completion as planned or if any fraud, technical failures or any factor beyond the Company's control, including infection by computer virus, bugs, tampering, unauthorized intervention or technical failures of any sort, corrupt or affect the administration, security, fairness, integrity or proper conduct of the Promotion as determined by the Company in its sole discretion. Any attempt by an entrant or any person to deliberately damage any Company website, Facebook Page, and/or any other social networking site used in the Promotion or to undermine the legitimate operation of this Promotion may be a violation of criminal and civil laws. Should such an attempt be made, the Company reserves the right to seek full prosecution and/or damages from any such individual to the fullest extent permitted by law. The Company's failure to enforce any term of these Official Rules shall not constitute a waiver of this provision. If due to circumstances beyond the control of the Company, any competition or prize-related event or travel is delayed, rescheduled, postponed or cancelled, the Company reserves the right, but not the obligation, to modify, terminate, suspend or cancel the Promotion and shall not be required to award a substitute prize.

g. The Released Parties are not responsible for (i) typographical or other errors in the printing, the offering or the administration of the Promotion, or in the announcement of a prize; (ii) entries not received due to difficulty accessing the internet, service outage or delays, computer difficulties, malfunctions, disconnections, other technological failures, telephone service outages, delays, dropped calls, or busy signals, or any other difficulties that may prevent an individual from sending or receiving a text message; or (iii) lost, stolen, mangled, misdirected, postage due, illegible, incomplete, incorrect, or late entries. Further, the Released Parties are not responsible if any part of a Promotion prize that cannot be awarded due to acts of God, acts of war, natural disasters, weather, acts of terrorism or other factors beyond the Company's control.

h. To the fullest extent permitted by law, by participating in the Promotion, you understand and agree that:

i. the Federal Arbitration Act applies to this agreement, and if the parties are unable to resolve their dispute amicably, it shall be resolved by means of binding arbitration (not in a court of law);

ii. any and all disputes, claims, and causes of action arising out of or in connection with this Promotion, or any prize awarded, shall be resolved individually, without resort to any form of class action (even if the rules and procedures of the arbitration tribunal allow class arbitrations);

iii. any and all claims, judgments, and awards shall be limited to actual out-of-pocket costs incurred, including costs associated with entering this Promotion, but in no event and under no circumstances will entrants or winners be permitted to obtain awards for attorneys' fees, and you hereby waive all rights to claim punitive, incidental, or consequential damages, or any other form of damages, other than actual out-of-pocket expenses, and any and all rights to have damages multiplied or otherwise increased;

iv. any claim or dispute regarding the Promotion or these Official Rules will be resolved pursuant to the laws of the State or Commonwealth in which the Company is located, without regard to the conflicts of laws and rules of that State or Commonwealth;

v. any claim or dispute regarding the Promotion or these Official Rules will be resolved in a tribunal within the State or Commonwealth in which the Company is located, and you submit to the jurisdiction of, and waive all objections to the jurisdiction or venue of, such tribunal; and

vi. if for any reason a claim or dispute regarding the Promotion or these Official Rules proceeds in court rather than through arbitration, there will not be a jury trial.

i. The invalidity or unenforceability of any provision of these Official Rules, including but not limited to the agreement to arbitrate, shall not affect the validity or enforceability of any other provision. If any such provision is determined to be invalid or otherwise unenforceable, these rules shall be construed in accordance with their terms as if the invalid or unenforceable provision was not contained herein.

j. To obtain a copy of the Official Rules or the winner following completion of the Promotion (please specify which), send a self-addressed, stamped envelope (VT residents may omit return postage) specifying "Official Rules" or "Winner List" to the attention of Hartford Athletic \$1,000 Giveaway Winner List or Official Rules Request, Hartford Athletic, 1010 Day Hill Rd, Windsor, CT 06095. A copy of the Official Rules and a list of the winner (when complete) are also available during regular business hours at

the main office of Hartford Athletic, 1010 Day Hill Rd, Windsor, CT 06095. All such requests must be received within thirty (7) days following completion of the Promotion.

#### 7. OFFICIAL RULES, TERMS OF USE AGREEMENT & PRIVACY POLICY

By entering this Promotion, you agree to be bound by these Official Rules and the Company's Terms of Use Agreement and to the use of your personal information as described in the Privacy Policy located at <https://www.hartfordathletic.com/privacy-policy/>.