

License and Permit - TP/04075
Roots N Leaves – Terms and Conditions ENTRY
to Giveaways

We are giving away \$5000

Draw open on the 12th Jan 2026 and drawn 16th Jan 8pm NSW time

Entrants and Entries are unlimited

The Plant Crew Subscribers get free entries corresponding with their tier level into all Draws which are excluded from all promo entrant caps when applicable. Purchases are exported corresponding to amount purchased and added to Government approved randomdraws.com platform

1. Participants are getting Free entries as per voucher packs purchased

2. Entry is open to all Australian residents except employees and immediate families of and their associated companies and agencies.

Entry is subject to all state laws and regulations and is void where prohibited. In certain jurisdictions, state laws may restrict or prohibit the award or delivery of certain prizes within that state. Entrants from states that may restrict delivery can collect the prize from Roots N Leaves (ABN 94 181 193 726) where the draw is held at the address of

Suite 1, 220 The Entrance Road Erina NSW 2250 on the Central Coast NSW if this does not conflict with those state laws. Immediate family includes the following: spouse, ex-spouse, de-facto spouse, child or stepchild (whether natural or by adoption), parent, step-parent, grandparent, step-grandparent, uncle, aunt, niece, nephew, brother, sister, stepbrother, step-sister or first cousin.

3. Participants shall be allowed to enter the Contest via official links provided by the website and social media platforms, IF:

a) Participants agree to comply with the Terms and Conditions; and

b) Participants purchase from the official links.

4. Entry commences on 12-1-26 8pm AEDT and drawn on the 16-1-26

Entries will be closed for entry on 16-1-26 6pm AEDT 2025. The Giveaway event, at which the winners for

prizes will be drawn, will be conducted on Facebook in Bunnings Indoor Plant Group Australia via a live post from Random Draws.com which is a government approved trade promotion draw holder

And live post will be shared to Roots n Leaves Facebook Page on 16-1-26 commencing at 8pm NSW AEDT.

6. Information on how to enter and prizes form part of the terms of entry.

Entry into the giveaway is acceptance of these terms and conditions.

7. If there is any inconsistency between these Terms and Conditions and anything else that

refers to this competition, these Terms and Conditions will prevail.

8. We are giving away \$5,000

In order to be eligible for the promotion participants are required to purchase the voucher packs which are a once only payment via the official links which shall automatically place them in the Giveaway.

(hereinafter referred to as 'We' or 'Us' or 'Our'), is conducting a trade promotion by way of a lucky draw (hereinafter referred to interchangeably as the 'Contest' or 'Giveaway') for individuals (hereinafter referred to as 'Participant' or 'Participants' or 'Members' or 'Entrants' or 'Them' or 'You' or 'Your').

9. Roots n Leaves states the following:

a. All prizes involved in the Giveaway are new and solely used as a promotional prize for Roots N Leaves

10. THE PRIZES

11. The total prize pool is valued at \$500

12. The Winner of the prize will be announced live at 8pm AEDT on the of 16-1-26 In the Facebook group Bunnings Indoor Plant Group Australia and on Roots n Leaves Socials

In the presence of a scrutineer/witness (when applicable)

The announcement of the winners will also be broadcast live on all our social media platforms. The Winner shall also be contacted via phone immediately at 8pm AEDT on the 16-1-26 after the announcement.

Winners will be published online on the 16-1-26 via our social media platforms, Facebook and Instagram, and published on our website at www.theplantcrew.com.au

13. Prizes- when applicable Car will be transported to the winner all expenses paid. All insurances are at the discretion of the winner. Registration costs to be covered by Roots n Leaves

Funds - Money is transferred when the money from the draw is cleared by all relevant authorities and services

Plants - Plants are sent express on the following Monday to the win

14. If the prize/s is/are unclaimed after a 3-month period of the initial draw, the prize will then be redrawn and a new winner announced on the 16-4-26 7.00 pm at Suite 1, 220 The Entrance Road Erina NSW 2250 same place original draw is held via same method live Facebook stream held on our social media platforms, Facebook and Instagram, and published on our website at www.theplantcrew.com.au

15. The Participants will have to purchase via the official promotional links or via our social media platforms which will automatically place you in the draw.

Entries are added automatically by the promotion holders sales platform to a list and shall be marked order complete where the entrant will receive an email unless opted out

a) Contact at micka@theplantcrew.com.au or communications to be made via text to our customer support number 0422202888

b) The Plant Crew' Subscribers get free entry corresponding to their tier into all promo draws and are not included in any of the capped entrant amounts when applicable

16. In order to keep the draws fair - exceeding maximum entries (when applicable) will result in your extra entries being void and refunded

17. Liability and Indemnity

Limitation of liability

As an ordinary resident of Australia:

(a) You're entitled to guarantees under the Australian Consumer Law. We can't and won't change those. We specifically exclude all other guarantees that might apply to our services.

(b) We do, however, limit our liability to you for a breach of such a statutory guarantee to the fullest extent possible by law, including by limiting our liability under section 64A of the Australian Consumer Law to:

i. a refund of the defective services; or
ii. providing you with compliant services.

(c) We specifically exclude all other liability to you (except for breach of a statutory guarantee referred to above), including liability for negligence.

18. What happens if we disagree?

Dispute resolution

If we disagree about something that relates to this agreement, we both agree not to go straight to court or a tribunal unless we need urgent relief, like an interlocutory order.

We agree to follow the steps set out in this clause first.

(a) First, the party with the issue needs to tell the other person about the issue in writing so they understand what the problem is. This written notice needs to include the outcome that the person with the issue wants and the action they think the other person needs to take to settle the issue.

(b) Once the other person receives the notice of the issue, both parties agree to do their best to try and resolve the issue together within 20 business days.

If a dispute is declared, any communications between us are confidential and should be treated as 'without prejudice' negotiations for the purpose of evidence law. This means that

neither of us can use these communications if we go to court.

19.

Intellectual property

Our intellectual property

All content is subject to copyright and is protected by copyright under the laws of Australia and through international treaties.

Unless we say otherwise, we own or control all intellectual property rights in the platform content.

You acknowledge and agree that all intellectual property owned by us or to which we are entitled before and after this agreement with you is formed will remain our sole property and that nothing in this agreement transfers any ownership in the intellectual property to you.

Limited licence to use and access our platform

As part of , we grant you a worldwide, non-exclusive, royalty-free, revocable license to access and use our online content in accordance with these terms and any instructions we give you.

We don't grant you any other rights in relation to our online content. You must not re-use any content for commercial use or share the content with any other person, whether or not for commercial purposes, unless we say so in writing.

We can cancel this license immediately if you breach it or these terms and conditions in any way. The license is automatically cancelled when this agreement ends, except in relation to any intellectual property we have specifically said in writing you can continue to use on an ongoing basis.

In addition to any other rights we have at law, and to the maximum extent permitted by law, you agree to indemnify us on a full indemnity basis for any breach of this clause including for any costs we incur in seeking legal advice on the breach and in taking legal proceedings against you