

PARR Design Center Aloha Brunch & Learn Giveaway
OFFICIAL RULES

UNLESS YOU ENTER VIA THE ALTERNATIVE MEANS OF ENTRY DESCRIBED BELOW, YOU MUST BE PRESENT AT THE PARR DESIGN CENTER LUNCH & LEARN EVENT ON NOVEMBER 15, 2025 TO ENTER.

NO PURCHASE OR PAYMENT OF ANY KIND OR EVENT ATTENDANCE IS NECESSARY TO ENTER OR WIN THIS PROMOTION. SEE BELOW FOR ENTRY METHOD THAT DOES NOT REQUIRE THAT YOU GO TO THE EVENT. A PURCHASE, PAYMENT, OR EVENT ATTENDANCE WILL NOT INCREASE YOUR CHANCES OF WINNING.

YOU HAVE NOT YET WON.

BY ENTERING THIS PROMOTION, YOU ACCEPT AND AGREE TO BE BOUND BY ALL TERMS AND CONDITIONS IN THESE OFFICIAL RULES. WINNING IS CONTINGENT ON FULFILLING ALL REQUIREMENTS OF THESE OFFICIAL RULES. ANY VIOLATION OF THESE RULES MAY RESULT IN DISQUALIFICATION, WITHOUT NOTICE OR OTHER OBLIGATION TO THE VIOLATOR. ALL DECISIONS OF SPONSOR ARE FINAL AND BINDING IN ALL RESPECTS. VOID WHERE PROHIBITED BY LAW. All references to the terms “you,” “your,” and “participant(s)” in these Official Rules include all individuals who enter, regardless of whether they win.

1. Sponsor. The sponsor of this PARR Design Center Lunch & Learn Giveaway (the “Promotion”) is Parr Lumber Company, at 5630 NE Century Blvd., Hillsboro, OR 97124 (“Sponsor”).

This Promotion is NOT sponsored, endorsed, or administered by, or associated with, Facebook or Instagram. You cannot enter through Facebook or Instagram but rather must enter as described below.

2. Timing.

a. Promotion Entry Period. You may enter during event hours (10 AM to 11:30 PM Pacific Time (“PT”)) on Saturday, November 15, 2025 (“Promotion Entry Period”), at PARR’s Design Center location at 755 NW 185th Ave, Beaverton, OR 97006. Alternatively, you may enter via the entry means described in Section 4 that does not require you to enter at the store. Sponsor’s computer is the official time-keeping device for the Promotion.

b. Drawing. There will be one potential winner randomly drawn from all eligible entries received during the Promotion Entry Period. The winner will be drawn on Saturday, November 15, 2025. **You do not have to be present to win.** See below regarding winner notification and prize pickup.

3. Eligibility Requirements. This Promotion is open only to legal residents of Oregon and Washington, USA who are at least eighteen (18) years old at the time of entry and who can provide proof of Oregon or Washington residency and age. Residents of any location other than Oregon or Washington, USA are excluded from this Promotion. Past and present employees, officers, directors, agents, and independent contractors of Sponsor and any of its affiliates, advertising and promotion agencies, prize supplier, or other companies involved in the development or administration of this Promotion, as well as the immediate family members (spouse, parents, siblings, and children and their respective spouses, regardless of where they reside) and household members (whether or not related) of such employees, officers, directors, agents, and independent contractors are not eligible to enter or win this Promotion. This Promotion is subject to all applicable federal, state, and local laws and regulations. This Promotion is void where prohibited by law. Sponsor reserves the

right to disqualify any participant that Sponsor determines, in its sole discretion, is ineligible to participate in the Promotion.

4. How to Enter. To enter, attend the PARR Design Center Lunch & Learn on Saturday November 15, 2025 during event hours (10 AM to 11:30 PM), and fill out entry cards provided at the location. You will be required to provide your first and last name, email address, and phone number.

ALTERNATIVE MEANS OF ENTRY THAT DOES NOT REQUIRE GRAND OPENING

ATTENDANCE: If you do not want to attend the Aloha Design Center Lunch & Learn during the timeframe listed above, you may enter the Promotion by mailing your first and last name, email address, mailing address, AND a request to be entered into the Promotion to Sponsor at the address in Section 1, Attention: Marketing Department, during the Promotion Entry Period described above. Sponsor must receive all mail-in entries by Sponsor no later than 10 AM PT on Saturday November 15, 2025. Entering at the Design Center location will not increase your chances of winning, and if you enter via mail through this alternative means of entry instead, your odds of winning will be the same as if you enter at the Aloha Design Center location. If you choose to enter via this method, please indicate if you would like to be added to Sponsor's mailing list to receive future marketing emails.

Information for All Entries:

Limit: The Promotion is limited to one entry per person and per household. Any attempt by a participant to enter the Promotion more than once by using multiple/different email addresses or identities or any other method will disqualify that participant. Use of any automated system to participate is prohibited and will result in disqualification. Sponsor has no obligation to notify the participant of the disqualified entry.

In the event of a dispute as to the person associated with an entry, the authorized account holder of the email address used to enter will be deemed the participant. With respect to email addresses, the "authorized account holder" is the natural person assigned an email address by an Internet access provider, online service provider, or other organization responsible for assigning email addresses for the domain associated with the submitted email address. The potential winner may be required to show proof of being the authorized account holder.

Only entries received by the end of the Promotion Entry Period will be eligible for the prize. All entries become the property of Sponsor and will not be acknowledged or returned. Sponsor will not verify receipt of entries, and proof of submission will not be deemed proof of receipt by Sponsor. Entries are automatically null and void if not obtained through the authorized channels or if any part is late, lost, stolen, incomplete, illegible, unintelligible, invalid, damaged, misdirected, or contains typographical or other errors. Sponsor is not responsible or liable for such entries or errors. Sponsor has no obligation to notify the participant of the disqualified entry.

5. Winner Selection and Notification.

a. Winner Selection. There will only be one (1) prize winner per giveaway (4 total). One entry will be selected after each learning session via random drawing on November 15, 2025.

b. Winner Notification and Announcement. Receiving the prize is contingent upon compliance with these Official Rules. If the potential winner is not present at the event, they will be notified by email on November 15, 2025. Once the potential winner is contacted by Sponsor, he or she will have forty-eight (48) hours from the time Sponsor sends the message, to respond and claim the prize, provide requested information (which could include proof of age and proof of residency), and sign the required Affidavit of Eligibility, Compliance, and Release (discussed in Section 10 below). If the potential winner does not respond and sign the

Affidavit of Eligibility, Compliance, and Release within the time frame outlined above, or if the prize notification is returned as undeliverable, the prize will be forfeited without notice to the potential winner, and the prize may be given to an alternate winner, selected via random drawing from all eligible entries received during the Promotion Entry Period, at Sponsor's discretion.

REPLYING TO THE PRIZE NOTIFICATION WILL NOT AUTOMATICALLY MAKE THE POTENTIAL WINNER THE ACTUAL PRIZE WINNER. THE POTENTIAL WINNER MUST MEET ALL ELIGIBLY REQUIREMENTS AND OTHERWISE COMPLY WITH THESE OFFICIAL RULES.

The winner might, in Sponsor's discretion, be announced on Sponsor's Facebook and Instagram pages, Sponsor's website and other social media platforms, and in Sponsor's newsletter and other marketing materials, but this is not how the potential winner will be notified. See additional information in the Publicity Release section regarding Sponsor's use of the winner's information for publicity purposes.

6. Odds of Winning. The odds of winning depend on the number of eligible entries received.

7. Prizes and Prize Values. The prizes are one (1) Decadent Creations gift card, two (2) tickets to attend The Nutcracker at The Reser in Beaverton, Oregon, one (1) Gozney Arc Pizza Oven, and one (1) The Meating Place gift card. The approximate retail value ("ARV") of the Decadent Creations gift card is \$250. The total ARV of the two (2) The Nutcracker at The Reser in Beaverton, Oregon tickets is \$87. The ARV of the Gozney Arc Pizza Oven is \$799.99. The ARV of the The Meating Place gift card is \$250. Decadent Creations, The Reser, Gozney, and The Meating Place are not affiliated with Parr Lumber Company and are not sponsor of this Promotion.

a. TAXES; TAX FORM 1099 MISC. The winner is solely responsible for reporting and paying all applicable federal, state, and local taxes associated with acceptance and use of the prize won. THE U.S. INTERNAL REVENUE SERVICE REQUIRES A FORM 1099 MISC TO BE ISSUED TO AND FILED BY ANY PRIZE WINNER IF THE VALUE OF THE PRIZE RECEIVED IS USD 600 OR MORE. SPONSOR WILL ISSUE A FORM 1099 MISC TO THE WINNER FOR THE VALUE OF THE PRIZE WON, AND THE WINNER IS SOLELY RESPONSIBLE FOR FILING THIS COMPLETED FORM WITH THE INTERNAL REVENUE SERVICE.

b. Prize Pickup: The winner must pick up the prize at the PARR Design Center Aloha store located at 755 NW 185th Ave, Beaverton, OR 97006. The winner is solely responsible for the cost of travel to obtain and use the prize. By participating, the winner waives the right to claim as a cost of winning the prize, the cost of travel required to claim or use the prize. The prize will be available for pick up by the winner by no more than thirty [30] days after the prize winner is notified that he or she won. Once Sponsor has determined that the winner meets all eligibility and other requirements in these Official Rules, Sponsor will coordinate prize pick-up with the winner directly, but the winner must pickup the prize at the Aloha Design Center. The prize will be deemed delivered to the winner once the winner picks up the prize at the Aloha Design Center, and Sponsor will not be responsible or liable for a lost, stolen, or damaged prize once picked up by the winner, or for any loss or damages relating to claiming the prize and/or to the possession, use, or misuse of the prize.

c. Prize Conditions: All expenses and items not specifically mentioned in these Official Rules are not included and are the winner's sole responsibility. The prize may not be exchanged for cash value or otherwise, and the prize is non-refundable. No transfer, substitution, or assignment of the prize by the winner is permitted. The prize is subject to availability and substitution by Sponsor, in whole or in part, with a prize of equal or greater retail value if the prize is unavailable or cannot be awarded for any reason, in Sponsor's sole discretion.

The ARV of the prize set forth above represents Sponsor's good faith determination of the verifiable retail value thereof and cannot be challenged or appealed. The actual value may vary based on retail value or expected retail value at the start of the Promotion. In the event the ARV of the prize is more than the actual retail value of the prize, the difference will not be awarded in cash or otherwise. All prize details not set forth in these Official Rules are at the sole discretion of Sponsor.

IMPORTANT:

(i) **Participants all acknowledge and agree that (a) the prize and use of the prize, as well as travel required to obtain and use the prize, presents some inherent element of risk of accident, injury, loss, or death; (b) Sponsor and its affiliates, suppliers, distributors, advertising/promotion agencies, and prize supplier, and each such company's officers, directors, employees, agents, and independent contractors (collectively, "Releasees") make no representation, warranty, or guarantee in whole or in part, express or implied, statutory or otherwise, in fact or in law, in relation to the prize and/or use of the prize; and (c) without limiting the foregoing, Releasees expressly disclaim any and all representations, warranties, and guarantees regarding the prize and/or use of the prize, including without limitation, regarding the prize's safety, appearance, availability, quality, performance, merchantability, fitness for a particular purpose and/or suitability for use, non-infringement of third party rights, and/or title; (d) Releasees expressly disclaim any and all responsibility and liability for—and that Releasees will not be responsible or liable for—injury, death, or loss to the winner or any other person or property that might relate to or be caused (directly or indirectly, in whole or in part) by the claiming the prize and/or the possession, use, and/or misuse of the prize, including without limitation with respect to travel required to obtain or use the prize; and (e) the prize is provided "AS IS" and "AS AVAILABLE" with no guarantee, warranty, or representation, express or implied, in fact or in law.**

(ii) **Participants all acknowledge and agree that (a) Sponsor is not responsible or liable for maintenance, support, or replacement of the prize if the prize is lost, damaged, stolen, fails for any reason, or otherwise is inadequate; (b) any maintenance or warranties will be limited solely to those provided by the manufacturer of the prize, if any; and acceptance of the prize constitutes the winner's release of Sponsor for repair, maintenance, and/or replacement of the prize; and (c) additional restrictions, conditions, disclaimers, and limitations regarding the prize might apply and will accompany the prize.**

8. Publicity Release. Unless prohibited by law, acceptance of the prize shall constitute and signify the winner's agreement and consent that Sponsor, and third parties on Sponsor's behalf, may use the winner's name, city and state of residence, biographical data, voice, statements, image, likeness, and/or prize won (collectively the winner's "Name and Likeness") in connection with the Promotion and/or for other marketing and promotional purposes and for any other business purpose, in any media, now known or hereafter developed, throughout the world, including on the Internet (including, but not limited to, on Sponsor's website at <https://parr.com/>, on Sponsor's social media pages and accounts, in Sponsor's email newsletter, and on other Sponsor and/or third party websites), without providing additional notice, consent, review opportunity, or consideration to the winner and without restriction as to the frequency of use. The winner agrees that Sponsor (and third parties on Sponsor's behalf) have the unrestricted, perpetual, and worldwide right to reproduce, copy, exhibit, display, perform, transmit, broadcast, distribute, modify, create derivatives of, and otherwise use the winner's Name and Likeness. Winner agrees that Sponsor may alter the winner's Name and Likeness and may combine the winner's Name and Likeness with other materials and information (including without limitation, text, data, images, photographs, illustrations, animation and graphics, and/or video or audio segments of any nature, in any media or embodiment, now known or hereafter developed). **Sponsor is not responsible or liable for any use of the winner's Name and Likeness by a third party as a result of Sponsor's use of or posting**

of the winner's Name and Likeness on a social media platform or other website or elsewhere. The winner agrees that, if requested by Sponsor, he or she will execute other agreements to enable Sponsor to pursue and protect its rights hereunder. The winner accepts and acknowledges that Sponsor is not obligated to use the winner's Name and Likeness, and Sponsor will not incur any liability whatsoever to the extent Sponsor chooses to refrain from any exploitation of its rights hereunder.

9. Privacy. All participants acknowledge that if they are the winner, certain of their personal information might be disclosed to third parties, such as on a winner's list and in accordance with the Publicity Release section above. Except as otherwise set forth in these Official Rules, personal information collected from participants will be used to administer the Promotion and in accordance with Sponsor's Privacy Policy located at <https://parr.com/general/privacy/>. Please review this Privacy Policy prior to entering the Promotion. When you enter the Promotion, you might be asked to consent to receive future promotional emails about Sponsor's products, services, offers, and events. Consenting to receive such emails is optional, does not have to be agreed to in order to enter the Promotion, and does not improve your chances of winning. If you enter via the alternative means of entry, please indicate whether you would like to receive our promotional emails.

10. Release. By participating in this Promotion, you (all participants) (i) agree to release (a) Facebook; (b) Instagram; and (c) Releasees (defined in Section 7(c)(i) above) from any and all liability for any and all claims, losses, damages, injuries, death, damage to or loss of personal property, costs and expenses (including reasonable attorneys' fees) of any kind arising out of or relating to your participation in this Promotion; your acceptance, possession, use, or misuse of the prize and/or use and/or misuse of the prize by any other party once claimed by you (including without limitation any travel or activity related thereto); and/or the Releasees' use of your Name and Likeness (including without limitation liability from and claims for personal injury, damages, death, monetary loss, libel, defamation, invasion of privacy or right of publicity, infringement of copyright, or violation of any other right); and (ii) agree to indemnify and hold harmless the Releasees from and against any and all third-party claims, losses, damages, liabilities, injuries, death, damage to or loss of personal property, costs, and expenses (including reasonable attorneys' fees) of any kind arising out of or relating to your participation in this Promotion; your acceptance, possession, use, or misuse of the prize and/or use and/or misuse of the prize by any other party once claimed by you (including without limitation any travel or activity related thereto); and/or the Releasees' use of your Name and Likeness (including without limitation liability from and claims for personal injury, damages, death, monetary loss, libel, defamation, invasion of privacy or right of publicity, infringement of copyright, or violation of any other right); and (iii) acknowledge and agree that the Releasees have not made—and are not responsible or liable for—any guarantees, warranties, or representations, express or implied, regarding the prize. The prize must be accepted as awarded, and the prize is awarded "AS IS" and "AS AVAILABLE" with no guarantee, warranty, or representation, express or implied, in fact or in law. See additional disclaimers in Section 7(c).

The winner will be required to sign an Affidavit of Eligibility, Compliance, and Release, containing a liability release, containing a publicity release, and providing eligibility information. Requiring the winner to sign the Affidavit of Eligibility, Compliance, and Release, however, in no way limits the above release of liability, the releases in Section 7, the publicity release in Section 8, or any other provision of these Official Rules.

11. Limitations of Liability. Releasees are not responsible for (and have no obligation to notify participants of): (i) any incorrect or inaccurate information, whether caused by participants, printing or typographical errors, or by any of the equipment or programming associated with or utilized in the Promotion; (ii) technical failures of any kind, including without limitation malfunctions, interruptions, or disconnections in phone lines, network availability, server or other connections, hardware or software, or other equipment; or other disruption related to Internet traffic, viruses, or otherwise; (iii) forces beyond the reasonable control of Sponsor that might cause the

Promotion to be disrupted or corrupted; (iv) unauthorized human intervention in any part of the entry process or the operation of the Promotion; (v) technical or human error that may occur in the administration of the Promotion or the processing of entries; (vi) late, lost, incomplete, inaccurate, misdirected, illegible or unintelligible, undeliverable, damaged, or stolen entries or correspondence; or (vii) any injury, death, or damage to persons or property that may be caused, directly or indirectly, in whole or in part, from a participant's participation in the Promotion; receipt, possession, use, or misuse of the prize and/or use and/or misuse of the prize by any other party once claimed by the winner (including without limitation any travel or activity related thereto); or use of the winner's Name and Likeness. If, for any reason, a participant's entry is confirmed to have been erroneously deleted, lost, stolen, misdirected, or otherwise destroyed or corrupted, participant's sole remedy is another entry in the Promotion, if it is possible at that time.

12. Governing Law and Jurisdiction for Disputes; No Class Actions; Additional Limitations of Liability.

Unless prohibited by applicable law, participants agrees that: (i) these Official Rules, and the rights and obligations of the participants and Sponsor in connection with the Promotion, shall be governed by, and construed in accordance with, the laws of the State of Oregon without giving effect to any conflict-of-law rule that would result in the application of the laws of any other jurisdiction; (ii) any and all disputes, claims, and causes of action arising out of or connected with this Promotion or the prize shall be resolved individually, without resort to any form of class action; (iii) any and all disputes, claims, and causes of action arising out of or connected with this Promotion or the prize shall be resolved exclusively by courts located in Washington County, Oregon or Multnomah County, Oregon; and participants submit to (and waive all objections to) the exclusive jurisdiction and venue of the courts located in the Washington County or Multnomah County, Oregon for any and all causes of action relating to this Agreement; (iv) regardless of any statute or law to the contrary, you must file any claim or cause of action against Releasees arising out of or relating to this Promotion or your acceptance, receipt, use, or misuse of the prize within one year after such claim or cause of action arose, or forever be barred; (v) any and all claims, judgments, and awards shall be limited to the greater of (a) the actual out-of-pocket costs incurred by the applicable participant relating to the Promotion, including costs associated with entering the Promotion and claiming the prize (if any); or (b) USD 25.00 (twenty five U.S. dollars); but in no event will any participant be awarded attorneys' fees; (vi) under no circumstances will participants be permitted to obtain awards for—and participants hereby waive all rights to claim—indirect, punitive, special, exemplary, incidental, and consequential damages and any other damages, other than for actual out-of-pocket expenses incurred or USD 25.00; and (vii) under no circumstances will participants be permitted to obtain awards for, and participants hereby waive, all rights to have damages multiplied or otherwise increased.

NOTICE: SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR CERTAIN DAMAGES OR THE EXCLUSION OF CERTAIN IMPLIED WARRANTIES. THE LIMITATIONS AND EXCLUSIONS IN THIS SECTION 12, IN SECTIONS 10 AND 11, AND ELSEWHERE IN THESE OFFICIAL RULES MIGHT NOT APPLY TO YOU.

13. General. Unless required by law, Sponsor is not required to review or respond to any correspondence received from a participant regarding this Promotion. If any provision of these Official Rules is held invalid or unenforceable under applicable law, then the invalid or unenforceable provision will be deemed superseded by a valid and enforceable provision that most closely matches the intent of the original provision, and the remainder of these Official Rules will continue in full force and effect. Sponsor's failure to enforce any term of these Official Rules shall not constitute a waiver of such term on another occasion or any other term. Sponsor reserves the right to cancel, suspend, and/or modify the Promotion, or any part of it, if any fraud, technical failures, or any other factor beyond Sponsor's reasonable control impairs the integrity or proper functioning of the Promotion, or if the Promotion is not capable of being executed as planned for any other reason, as determined by Sponsor in its sole discretion. If the Promotion is terminated before the end of the Promotion Period, Sponsor may, in its discretion, randomly select a winner from all eligible entries received as of the

termination date. Sponsor reserves the right, in its sole discretion, to disqualify any individual who Sponsor finds to be tampering with the entry process or the operation of the Promotion or to be acting in violation of the Official Rules or in a disruptive manner.

CAUTION: ANY ATTEMPT BY ANY PERSON TO DEFRAUD SPONSOR IN CONNECTION WITH THE PROMOTION, TO DAMAGE ANY WEBSITE, OR TO OTHERWISE DELIBERATELY UNDERMINE THE LEGITIMATE OPERATION OF THE PROMOTION, MIGHT BE A VIOLATION OF CRIMINAL AND CIVIL LAWS AND SUBJECT TO CRIMINAL AND CIVIL PENALTIES. SHOULD SUCH AN ATTEMPT BE MADE, SPONSOR WILL DISQUALIFY SUCH PERSON FROM THE PROMOTION, WITHOUT NOTICE TO SUCH PERSON; AND SPONSOR RESERVES THE RIGHT TO SEEK DAMAGES AND OTHER REMEDIES FROM SUCH PERSON TO THE FULLEST EXTENT PERMITTED BY LAW AND TO COOPERATE IN THE PROSECUTION OF ANY SUCH CONDUCT.

14. Rules/Winner's Name. To request an additional copy of these Official Rules or the winner's name, please send a self-addressed, stamped envelope, specifying your request to PARR Lumber Company, at the address in Section 1. The name of the winner will be available thirty (30) days after the end of the Promotion Entry Period.

CONSUMER DISCLOSURE: No purchase or payment or event attendance necessary. Enter during store hours at PARR's Aloha, OR Design Center store between 10/28 and 11/15/25 (unless you enter via alternative means of entry described in Official Rules). One winner, randomly selected per prize. Prize: one (1) Polaris® SPORTSMAN 450 H.O. EPS quad (4-wheeled ATV) (approx. retail value: \$10,000.00 and one (1) utility trailer (approx. retail value: \$1,000.00. Total approx. value of both elements combined: \$11,000.00. Winner must pick up prize at PARR Design Center Aloha store. One entry per person and per household. 18+, Oregon and Washington residents only. Other restrictions apply. Official Rules: <https://parr.com/events/brunch-learn/>. Sponsor: Parr Lumber Company, 5630 NE Century Blvd., Hillsboro, OR 97124.