

Sienna Reno Challenge Entry Rules – British Columbia

THIS CONTEST IS FOR RESIDENTS OF BRITISH COLUMBIA ONLY AND WILL BE INTERPRETED AND SUBJECT TO ALL CANADIAN FEDERAL, PROVINCIAL, MUNICIPAL AND LOCAL LAWS AND REGULATIONS. VOID WHERE PROHIBITED. NO PURCHASE NECESSARY TO ENTER OR WIN.

1. The Sienna Reno Challenge ("Challenge") is being conducted by Timber Specialties Co. ("Challenge Sponsor"). Challenge begins February 13, 2017 and ends March 31, 2017 ("Challenge Closing Date").
2. To Enter: Share a photo on Twitter @MPSienna or Instagram @MicroProSienna with hashtag #BCRenoChallenge between February 13 and March 31, 2017.
3. Maximum one entry per backyard property located in British Columbia. The entrant must own the property and have the legal right to change it.
4. Photos may only contain a picture of the entrant's own backyard and no other person or thing. Entrants must take the Photo themselves.
5. By entering, entrants agree that the Photo becomes the sole property of the Challenge Sponsor which shall have the right to publish, display, reproduce, modify, edit or otherwise use the Photo (in whole or in part) for advertising and promotion of the Challenge or for any other reason throughout the world. Entrants also agree to waive any moral rights in and to the Photo. Entrants represent that their Photo is entirely original and does not infringe the rights of any third party. Winners may be required to execute a copyright assignment and other documentation. Challenge Sponsor reserves the right to reject a Photo if in the Challenge Sponsor's opinion the Photo contains inappropriate imagery or language or is not complete or does not otherwise comply with these Rules.
6. Carson Arthur ("Challenge Judge") will select one British Columbia photo entry on April 12, 2017. Odds of winning depend on the number of eligible entries received in British Columbia.
7. The selected entrant will be contacted via Twitter or Instagram and will be required to correctly answer a mathematical skill-testing question. Before being declared a winner, the selected entrant will also have to complete, sign and return a declaration and release of liability and publicity within 14 (fourteen) days of receiving a prize notification. If the selected entrant cannot be contacted within ten (10) business days, the Challenge Sponsor reserves the right to disqualify the entrant and the entrant will have no further rights to a prize. Another entrant will be selected in the same manner as described above.
8. The decision of the Challenge Judge is final in respect of all matters relating to the Challenge.
9. The Prize available to be won consists of a customized overhead privacy solution for a backyard in British Columbia designed by Carson Arthur and built with MicroPro Sienna Treated Wood by a professional contractor. Structure must meet municipal building code. Total approximate prize value of \$8,000.00.
10. The Prize must be accepted as awarded and may not be transferred or exchanged and has cash surrender value. Challenge Sponsor reserves the right to substitute a prize of equal or greater value in the event of unavailability of the advertised prize, for whatever reason.
11. Challenge is open to residents of British Columbia who are 19 years of age or older, excluding employees of the Challenge Sponsor and their advertising and promotion agencies and those with whom they are domiciled.

12. Entrants release and hold harmless the Challenge Sponsor and the Challenge Judge from any and all liability in connection with this Challenge or if declared a winner, a prize.

13. Entrants consent to the use of their name, address and/or photograph and Photo in any publicity carried out by the Challenge Sponsor or Challenge Judge and/or their advertising and publicity agencies without further compensation.

14. By participating, the entrant agrees to be bound by these Rules. The Challenge will be run in accordance with these Rules subject to amendment, modification and/or termination at the discretion of the Challenge Sponsor. Challenge Sponsor reserves the right, in its sole discretion to amend those Challenge rules or to terminate the Challenge, for any reason at any time without notice.

15. All entries become the sole property of the Challenge Sponsor which assumes no responsibility for lost, stolen, delayed, damaged, illegible or misdirected entries or entries that have been submitted through illicit means, or do not conform to or satisfy the Rules. The Challenge Sponsor is not responsible for any errors or omissions in printing or advertising this Challenge.

16. The Challenge Sponsor is collecting personal information for the sole purpose of administering this Challenge.