

“Snap Steamboat Photo Contest 2016”

Official Rules

NO PURCHASE OR PAYMENT IS NECESSARY TO ENTER OR WIN.

1. SPONSORS. The “Snap Steamboat Photo Contest 2016” (the “Contest”) is sponsored by Steamboat Ski & Resort Corporation, 2305 Mt. Werner Circle, Steamboat Springs, CO 80487, and Steamboat Springs Chamber Resort Association, Inc., 125 Anglers Drive, Steamboat Springs, CO 80487 (each a “Sponsor” and collectively, the “Sponsors”). Instagram and Twitter are not sponsors or administrators of the Contest, the Contest is in no way endorsed or administered by any of them, and none of them shall have any responsibility or liability with respect to the Contest.

2. THEME. Take a creative and original still photo in Steamboat Springs that fits into one (1) of the following four (4) categories: (1) Adventure and Action Sports, (2) Scenic and Landscape, (3) Events and Activities, or (4) Boat List Selfies. Find more information about the Boat List at www.steamboatchamber.com/boatlist.

3. ENTRY PERIOD. The Entry Period (“Entry Period”) shall begin at approximately 9:00 a.m. Mountain Time (“MT”) on May 23, 2016, and shall end at 11:59 p.m. MT on September 30, 2016. Sponsors’ computer is the official timekeeper for the Contest. **YOU MAY ENTER AS MANY PHOTO ENTRIES (DEFINED BELOW) AS YOU WISH, ON ANY OF THE ENTRY WEBSITES.**

4. ELIGIBILITY. The Contest is only open to entrants who, as of the entry date, are legal residents of the fifty (50) United States and the District of Columbia and are at least eighteen (18) years old. The Contest is void outside the fifty (50) United States and the District of Columbia. Employees, officers and directors of Sponsors, and their respective parents, subsidiaries, affiliates, divisions, advertising and promotion agencies, and the immediate families (defined as parents, spouses, children, siblings, grandparents, and their respective spouses) or members of the same household (whether related or not) of each such employee, officer and director, are not eligible to enter or participate. The Contest, and any website pages and advertisements relating thereto, is intended for viewing only within the United States and the District of Columbia, and entrants must be present in the United States or the District of Columbia at the time they enter.

5. HOW TO ENTER; SUBMISSION OF ENTRY MATERIALS; PHOTO ENTRY REQUIREMENTS.

a. To enter the Contest entrants must visit the Steamboat Ski Resort and/or the town of Steamboat Springs, CO during the Entry Period and take one or more still photos that convey the theme of the Contest, as stated above. Entrants must then submit the photo via your public Instagram or Twitter account (the “Entry Websites”) using the hashtag “#SnapSteamboat”. The Contest may only be entered by posting to the Entry Websites, not to Sponsors’ Facebook pages or any other website. To post to Instagram or Twitter, you must be a registered member of the Instagram website located at www.instagram.com or the Twitter website located at www.twitter.com and in compliance with the posted terms and conditions for use of the website selected. Membership on Instagram and Twitter is free, and can be obtained by visiting the applicable website and following the onscreen instructions to register for and open an account. An entrant must be the rightful owner (or have authorized use) of the e-mail address identified with the participant’s Instagram or Twitter account and your profile on the website you use, either Instagram or Twitter or both, must be public. Other information on entering the Contest is available at: www.steamboat.com/snapsteamboat or www.steamboatchamber.com/snapsteamboat (the “Contest Websites”).

b. Photo Entries must conform to the Photo Entry requirements in Section 5(c) below and will be judged as described in Section 6 below. **ELIGIBLE ENTRANTS MUST ENTER IN ACCORDANCE**

WITH THESE OFFICIAL RULES. NO OTHER METHOD OF ENTRY WILL BE ACCEPTED. Normal Internet access and usage charges imposed by entrant's online service will apply. **PURCHASE OF A LIFT TICKET OR SEASON PASS IS NOT REQUIRED TO ENTER THE CONTEST BUT IS REQUIRED TO ACCESS THE LIFTS AT STEAMBOAT RESORT.**

c. Each Photo Entry must meet the following requirements, compliance with which shall be as determined by Sponsors in their sole discretion:

i. The Photo Entry must: (1) be a photo taken in or around the town of Steamboat Springs, CO, (2) convey the Contest theme in an original and creative way and (3) have been posted to Instagram or Twitter using the hashtag "#SnapSteamboat" during the Entry Period;

ii. If a person is included, it may only feature the entrant (i.e., no other people may be featured in the Photo Entry), and must NOT include, depict or feature third parties, unless they are not recognizable (as determined by Sponsors in their sole discretion). For photos where individual persons can be recognized, you must secure a model release from the subject or the approval of a parent or guardian if the individual is under 18 years of age. Releases will need to be provided to Sponsors upon request.

iii. It must be a digital photo of a size and format as will permit uploading to the Entry Websites. See the Instagram or Twitter websites for additional information on upload requirements for those sites. NOTE: In addition to being subject to these Official Rules, all Contest activities by an entrant are subject to the terms and conditions of the Entry Websites(including, without limitation, the respective privacy policies), as posted from time to time thereon;

iv. It must be suitable for a public forum, and in keeping with Sponsors' positive family friendly image, and may not be offensive or inappropriate, as determined by Sponsors in their sole discretion. Without limiting the foregoing, a Photo Entry must not contain any profanity, nudity or lewd gestures;

v. It must be entirely original to the entrant, and must NOT include any mention or performance of any copyrighted media production, including, without limitation, music, films, books, television programming, etc., or identifying descriptions of any media property;

vi. It must NOT infringe, misappropriate or violate any right of any third party, including, without limitation, copyright, trademark, trade secret, or right of privacy or publicity, and must NOT incorporate or include anything (e.g., third party names, marks or logos, other than the Steamboat Resort logo) that would require the consent of any third party for the use of the Photo Entry by Sponsors or any of their designees; and

vii. It must NOT have been previously published, submitted to another contest, won any other award, been broadcast on a media network, or submitted to any entertainment entity.

Additionally, Photo Entries are subject to Sponsors' and the Entry Websites' terms and conditions regarding user generated content, which if not set forth on those websites is set forth in Section 15 below.

d. Without limiting the generality of Section 15 below or any applicable terms and conditions of the Instagram website, Twitter website and Contest Website each entrant agrees that Sponsors and each of their respective successors, designees and assigns shall each have the perpetual, royalty-free, irrevocable, world-wide and fully-transferable right (but not obligation) to use, modify, display, reproduce, make derivative works of, and otherwise exploit entrant's Photo Entries and submissions (or any part thereof) for promotional purposes in any manner or media whether now or hereafter existing and/or to otherwise use or commercially exploit any Photo Entry or submission (or any part thereof) or information or ideas contained within any Entry or submission, all without payment, notice, attribution, consideration or consent. Such use includes, without limitation, the right to use the Photo Entries and Photo Entry materials on Sponsors' and their respective designees websites and social media outlets (the timing of any posting shall be as determined by Sponsors in their sole discretion, and there is no guarantee a Photo Entry will be used).

Sponsors do not have any obligation to maintain any of the entries or submissions, or any information or ideas contained therein, as confidential or proprietary. SPONSORS AND THEIR RESPECTIVE DESIGNEES RESERVE THE RIGHT TO EDIT, MODIFY, OR ABRIDGE ANY SUCH ENTRY OR SUBMISSIONS FOR ANY REASON PRIOR TO USE.

e. Each Photo Entry and all Photo Entry materials must be posted on one or more of the Entry Websites during the Entry Period. Failure to post all required information and submissions in the manner required in these Official Rules may result in disqualification. ENTRY MATERIALS (INCLUDING PHOTO ENTRIES) WILL NOT BE ACKNOWLEDGED OR RETURNED, AND, IN FACT, MAY BE DELETED OR DESTROYED. RETAIN COPIES OF WHATEVER YOU SUBMIT. All entrants, participants and entries are subject to verification by Sponsors. Any submission that does not comply with any aspect of these Official Rules, as determined by Sponsors in their sole discretion, may be rejected by Sponsors and the entrant disqualified.

6. JUDGING; SELECTION; NOTIFICATION.

a. Eligible Photo Entries posted on an Entry Website during the Entry Period will be judged by a judge or judging panel appointed by Sponsors which will judge and score the Photo Entries in accordance with the following judging criteria (“Judging Criteria”): communication of the Contest theme (25%), Originality and creativity (25%), Artistic Merit (25%), and overall appeal (25%). The judging panel will be comprised of an individual or individuals who are experienced in photography, hospitality, marketing or advertising. Judges will be individuals selected by Sponsors and may also be employees or agents of Sponsors, or their affiliates, or advertising and promotion agencies. Subject to these Official Rules, the top Photo Entries selected by the judge(s) will be the potential winners of prizes, as described in Section 8, below.

b. The Contest’s four (4) potential winners will be announced on or about one (1) week after the end of the Entry Period. All potential winners must comply with all terms and conditions of these Official Rules and winning is contingent upon fulfilling all requirements. A potential winner will be notified via e-mail or social media announcement. In order to claim a prize, the potential winner may be required to execute and return to Sponsors a signed Affidavit of Eligibility, a Liability Release and, except where prohibited by law, a Publicity Release (an “Affidavit/Release”), and any other form(s) required by Sponsors, all in the form(s) provided by Sponsors. The Affidavit/Release and any other forms must be returned to Sponsors by the date and/or time indicated within the Affidavit/Release. If the potential winner cannot be contacted within seventy-two (72) hours of the first attempt to contact him/her, or if the potential winner fails to return the Affidavit/Release or other forms within the specified time, or if the potential winner or his/her Photo Entry is found to be ineligible, or if the potential winner does not comply with the Official Rules, then the potential winner may be disqualified and an alternate potential winner selected by the judge(s), or one of them, in his/her place, based on the Judging Criteria. In such event, an alternate potential winner will be notified by Sponsors as described above and will be required to return the required documents to Sponsors as described above; however, Sponsors, in their sole discretion, may adjust the above process, timing and delivery requirements to accommodate Sponsors’ Contest schedule, and due to such process, schedule and timing, Sponsors may be unable to award the applicable prize and a potential alternate winner may not be named. Sponsors are not responsible for the failure of a potential winner to receive Sponsors’ notification or the required documents for any reason, or for the inability of such potential winner to return the required documents for any reason. Each winner agrees that he/she will not conduct or participate in any media interview regarding this Contest or any prize without the express prior written permission of Sponsors.

7. AGREEMENT TO OFFICIAL RULES AND DECISIONS. By participating in the Contest, each entrant fully and unconditionally agrees to be bound by and accepts these Official Rules and the decisions of Sponsors and the Contest judges (including, without limitation, decisions regarding eligibility of entries, the selection of winners, and the awarding of prizes), which are final and binding in all respects. Entrants and winners must comply with all terms and conditions of these Official Rules, and participation and winning is contingent upon fulfilling all requirements.

8. PRIZES.

a. Subject to the terms and conditions of these Official Rules, a total of four (4) prizes will be awarded in this Contest, one (1) for the winner of each Contest category. The Adventure and Action Sports prize consists of and is limited to a GoPro Hero 4 Session, a Steamboat prize pack which may include but not be limited to a Steamboat water bottle and a Steamboat hat, and two (2) Steamboat gondola ride tickets for summer 2017; the Scenic and Landscape prize consists of and is limited to a GoPro Hero 4 Session, a Steamboat prize pack which may include but not be limited to a Steamboat water bottle and a Steamboat hat, and two (2) Strawberry Park Hot Springs tickets for summer 2017; the Events and Activities prize consists of and is limited to a GoPro Hero 4 Session, a Steamboat prize pack which may include but not be limited to a Steamboat water bottle and a Steamboat hat, and two (2) Steamboat Springs Pro Rodeo Series tickets for summer 2017; and the Boat List Selfies prize consists of and is limited to a GoPro Hero 4 Session, a Steamboat prize pack which may include but not be limited to a Steamboat water bottle and a Steamboat hat, and two (2) Old Town Hot Springs tickets for summer 2017. The approximate retail value (“ARV”) of each prize is US\$300.00. The total ARV of all prizes to be awarded in the Contest is \$1,200. The GoPro Hero 4 Session camera comes only with those accessories included in the purchase at retail of such camera on GoPro’s website for that camera, as such is listed as of the first day of the first Entry Period, and no other accessories or optional items are included.

b. A prize is awarded “AS IS” with no warranty, representation or guarantee, express or implied, in fact or in law, made by Sponsors or for which Sponsors shall be liable, including, without limitation, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT OR FITNESS FOR A PARTICULAR PURPOSE. Each prize is nontransferable, nonassignable, nonnegotiable, and not redeemable for cash or credit. Each prize must be accepted as awarded. No prize substitutions, except by Sponsors, who reserves the right (but has no obligation) to substitute a prize (or a component thereof) with another prize of equal or greater value if any applicable prize (or a component thereof) is not available for any reason as determined by Sponsors in their sole discretion. Winner is solely and fully responsible for any and all costs, fees, taxes, assessments and expenses associated with prize award, redemption, receipt and use, including, without limitation, all federal, state and local taxes on the prize. If applicable, winner will be issued an IRS Form 1099 for the actual value of the prize. Winner waives the right to assert as a cost of winning a prize any and all costs of verification and redemption or travel to redeem the prize. Non-compliance with any of the foregoing and any other condition of this Contest may result in disqualification and forfeiture of prize. Upon prize forfeiture, no compensation will be given.

9. PUBLICITY. Except where prohibited by law, participation in the Contest constitutes entrants’ and winner’s consent for Sponsors and their designees to use an entrant’s or winner’s name, biography, likeness, voice, Entry, photographs, videos, opinions, statements, hometown and state for promotional purposes in any manner or media (including, without limitation, on the Internet), worldwide, in perpetuity, and without further notice, payment, attribution, consideration or consent.

10. GENERAL CONDITIONS. Sponsors reserves the right to require entrants to complete, execute and deliver to Sponsors additional documents at any time as required, in the forms provided, and within the timeframe required by Sponsors, or the entrant and participants may be disqualified. Sponsors reserve the right, in its sole discretion, to terminate, modify or suspend the Contest if, in Sponsor’s opinion, there is any suspected or actual evidence of electronic or non-electronic tampering with any portion of the Contest, or if viruses, bugs, unauthorized intervention, fraud, technical difficulties, acts of God or failures or any other factor beyond Sponsors’ reasonable control corrupt or affect the administration, security, fairness, integrity or proper conduct of the Contest. In such event, Sponsors reserves the right in their sole discretion (but does not have any obligation) to award a prize to a winner based on the Judging Criteria from among eligible, non-suspect entries received up to the time of the suspected impairment. Sponsors reserves the right in their sole discretion to disqualify any individual they find to be tampering with the entry process or the operation of the Contest or to be acting in violation of these Official Rules or in an unsportsmanlike or disruptive manner. Any attempt by any person to deliberately damage any website or undermine the legitimate operation of the Contest is a violation of criminal and civil laws, and, should such an attempt be made, Sponsors reserve the right to seek damages and other remedies from any such person to the fullest

extent permitted by law. Sponsors' failures to enforce any term of these Official Rules shall not constitute a waiver of that provision or any other provision of these Official Rules.

11. RELEASE. By participating in the Contest, each entrant forever and irrevocably RELEASES, DISCHARGES, INDEMNIFIES AND HOLDS HARMLESS, Sponsors, Intrawest Resorts Holdings, Inc., Instagram and Twitter, and their respective parents, subsidiaries, divisions and affiliates; any and all persons and entities responsible for sponsoring, fulfilling, administering, advertising or promoting the Contest or supplying any prize, and the employees, officers, directors, owners, representatives, agents, heirs, successors, assigns and insurers of each of them (collectively, the "Releasees") from and against all losses, claims, damages, liabilities, costs or expenses (collectively, "Losses"), arising in whole or in part, directly or indirectly, from the entrant's Photo Entries and/or participation in the Contest (including, without limitation, by participating in any activities at Steamboat Ski Resort), and/or the entrant's receipt or use of any prize awarded in the Contest. The foregoing release includes, without limitation, any and all LIABILITY, BODILY INJURY, DEATH, LOSS OR DAMAGE to entrant or any third party arising in whole or in part, directly or indirectly, from any prize or the use of any prize, the award, acceptance, possession, use or misuse of any prize, and Entry and participation in the Contest (including, without limitation, by participating in activities at the Steamboat Ski Resort). Each entrant further COVENANTS NOT TO SUE any of the Releasees with respect to any matter addressed by the foregoing release, or encourage or assist any third party in doing so. This is a complete RELEASE and DISCHARGE of all claims and rights of each entrant against the Releasees and no action will be taken by or on behalf of an entrant with respect to any such claims and rights, it being understood that these Official Rules, including this Section 11, shall be binding upon each entrant, and his/her successors, assignees, subrogors, insurers, heirs, next of kin, executors, representatives, and legal and personal representatives.

12. LIMITATIONS OF LIABILITY. Sponsors are not responsible for: (a) incorrect or inaccurate transcription of an Entry or Entry material information or late, lost, stolen, unintelligible, illegible, damaged, mutilated, altered, incomplete, or misdirected Entries or Entry materials, or Entries or Entry materials received through impermissible or illegitimate channels, all of which will be disqualified; (b) technical failures of any kind, including but not limited to the malfunctioning of any telephone, computer online systems, computer equipment, website, server provider, network, hardware or software; (c) the unavailability or inaccessibility of any website or service; (d) unauthorized intervention in any part of the entry process or the Contest; (e) printing, typographical, electronic or human errors which may occur in the offer or administration of the Contest or the processing of Entries; or (f) any injury or damage to persons or property, including but not limited to entrant's computer, which may be caused, directly or indirectly, in whole or in part, from entrant's participation in the Contest, or from viewing, playing, uploading or downloading any material to or from Sponsors', Instagram's or Twitter's websites, regardless of whether the material was prepared by Sponsors or a third party, and regardless of whether the material is connected to the Contest Websites by a hypertext link.

13. DISPUTES. Entrant agrees that: (a) any and all disputes, claims, and causes of action arising out of or connected with this Contest, or any prize awarded shall be resolved individually, without resort to any form of class action, and solely and exclusively in a federal or state court located in Routt County or Denver County, Colorado; entrant submits to sole and exclusive personal jurisdiction to said courts in the State of Colorado for any such dispute and irrevocably waives any and all rights to object to such jurisdiction; (b) any and all claims, judgments, and awards shall be limited to actual out of pocket costs incurred, including costs associated with entering this Contest but in no event attorneys' fees; and (c) under no circumstances will entrant be permitted to obtain awards for and entrant hereby waives all rights to claim punitive, incidental and consequential damages and any other damages, other than for actual out-of-pocket expenses, and any and all rights to have damages multiplied or otherwise increased. **SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE MAY NOT APPLY TO YOU.** All issues and questions concerning the construction, validity, interpretation and enforceability of these Official Rules, or the rights and obligations of entrant or Sponsors in connection with the Contest shall be governed by, and construed in accordance with, the laws of the State of Colorado, without giving effect to any choice of law or conflict of law rules of provisions (whether of the State of Colorado, the United States,

or any other jurisdiction), which would cause the application of the laws of any jurisdiction other than the State of Colorado.

14. DATA COLLECTION. Sponsors collect personal information from entrants when they enter the Contest. Information collected by Sponsors online is subject to the Privacy Policy of Sponsors located at <http://www.intrawest.com/privacy/index.htm> and <http://www.steamboatcchamber.com/privacy-policy>.

15. USER GENERATED CONTENT. In the event that any of the websites to be used in the Contest do not contain “Terms and Conditions” (or similar terms) addressing User Generated Content (as defined below), the following terms and conditions shall apply to all Entries and use of such websites. In all cases where such websites do contain terms of use and other terms and conditions addressing User Generated Content, such terms and conditions shall supersede the following to the extent addressed by the terms and conditions on the particular website, and all entrants and Entries must comply with all such websites’ terms of use and terms and conditions without exception or the Entry will be disqualified and the violating entrant may be subject to liability on account of such violation(s).

Certain sections of the websites to be used in this Contest (“Sites”) allow you to submit or upload reviews, videos, photographs, or other content for viewing by the general public (collectively “User Generated Content”).

You are responsible for User Generated Content. Any User Generated Content is the sole responsibility of the person who made such User Generated Content available on the Sites. Under no circumstances will Sponsors or the operator of any other Site be liable in any way for any User Generated Content posted to such Sites. Such User Generated Content may be posted on or accessed through such Sites in their respective sole discretion.

Because the Sites do not control the User Generated Content posted on such Sites, they cannot and do not warrant or guarantee the truthfulness, integrity, suitability, or quality of that User Generated Content. You also agree and understand that by accessing such Sites, you may encounter User Generated Content that you may consider to be objectionable. No Site shall have any responsibility for any User Generated Content, including without limitation any errors or omissions therein. Such Sites are not liable for any loss or damage of any kind you claim was incurred as a result of the use of any User Generated Content posted, e-mailed, transmitted or otherwise made available on such Sites, whether by Sponsors, Site operators, individual users of the Sites, or third party contractors or licensors.

You own User Generated Content you submit, but we may use it. If any User Generated Content is your original work, then you own the copyright in that work. We do not claim any copyrights in original works created and posted by individual visitors to our Sites. However, by uploading, posting, transmitting or otherwise making any User Generated Content available on or through the Sites, you are granting the applicable Site owners and their subsidiaries, affiliates, successors, assigns and designees, a nonexclusive, fully-paid, perpetual, irrevocable, worldwide, and royalty-free license (with the right to sublicense through unlimited levels of sublicensees) to use, copy, modify, distribute, publicly display and perform, publish, transmit, remove, retain, repurpose and commercialize that User Generated Content in any and all media or form of communication whether now existing or hereafter developed, without notification, compensation, or attribution to you, and without your consent, and the right to use the name that you submit in connection with such content, if we choose to do so.

Without limiting the generality of the foregoing grant of license, by posting User Generated Content on or through the Sites, you are granting us (and downstream users) permission to (i) display advertisements in connection with User Generated Content and to use User Generated Content for advertising and promotional purposes without compensating you in any way and (ii) to make User Generated Content available to the general public through the Sites and in any other manner, in or using any format or media or technology, now known or hereafter developed, without compensating you in any way.

Each Site may disclose and/or remove User Generated Content. Each Site reserves the right at all times to disclose any User Generated Content or information as is necessary to satisfy any law, regulation or governmental request. Each Site also reserves the right, but does not assume the obligation, to remove any User Generated Content, in whole or in part, without notice and for any reason, including, without limitation, User Generated Content that is objectionable or in breach of these Terms and Conditions, in its sole discretion. In addition, each Site reserves the right, but does not assume the obligation, to terminate your access to and use of such Site, or to censor, edit or block your transmissions thereto, in its sole discretion. You agree that the exercise by a Site of such discretion shall not convert or transform User Generated Content to Content owned or provided by such Site, and the user who made such User Generated Content available on the Site will retain ownership thereof as described above.

It is a condition of these Terms and Conditions that you do not:

- post or transmit any unlawful, threatening, abusive, harassing, libelous, defamatory, obscene, vulgar, pornographic, profane, misleading, racially disparaging, or indecent User Generated Content of any kind, including, without limitation, any transmission constituting or encouraging conduct that would constitute a criminal offense, give rise to civil liability or otherwise violate any local, state, national or foreign law;
- post or transmit any User Generated Content which violates or infringes upon the rights of others, including User Generated Content which violates the copyrights, trademark rights, privacy rights, publicity rights, trade secret rights, confidentiality rights, contract rights, or any other rights of any individual, living or deceased, or any legal entity;
- post or transmit any User Generated Content that contains the image, name or likeness of anyone other than yourself, unless (i) that person is at least eighteen (18) years old and you have first obtained his/her express permission in writing or (ii) that person is fewer than eighteen (18) years old but you are his/her parent or legal guardian;
- post or transmit any User Generated Content soliciting any personal or private information from any individual;
- post or transmit any User Generated Content which contains a virus or other harmful component; or
- post or transmit any User Generated Content which contains advertising, promotions or marketing, or which otherwise has a commercial purpose.

By posting User Generated Content, you represent and warrant that (i) you own or otherwise control all of the rights to the User Generated Content you post and have the right to grant the license set forth in these Terms and Conditions; (ii) the User Generated Content you post is accurate, and (iii) you are at least eighteen (18) years old and you have read and understood—and your User Generated Content fully complies with—these Terms and Conditions and applicable laws and will not cause injury to any person or entity.

The following is a link to Instagram's Terms of Use:

<http://instagram.com/about/legal/terms/#>

The following is a link to Twitter's Terms of Service:

<https://twitter.com/tos?lang=en>

All entries posted to Twitter must be in compliance with their Terms of Service and Community Guidelines. All entries posted to Instagram must be in compliance with their Terms of Use. For all Entries posted to Twitter or Instagram, in the event of any conflict between these Official Rules and the Twitter Terms of Service or the Instagram Terms of Use, as the case may be, for all such Entries the applicable Twitter Terms of Service or Instagram Terms of Use will control.

16. OFFICIAL RULES. These Official Rules are available at www.steamboat.com or by sending a self-addressed stamped envelope to “Snap Steamboat Photo Contest 2016” – Official Rules, c/o Steamboat Ski & Resort Corporation, 2305 Mt. Werner Circle, Steamboat Springs, CO 80482, Attn: Nicole Miller.

17. WINNERS’ LIST. To request a list of the Contest winners, send a self-addressed postage-stamped envelope to “Snap Steamboat Photo Contest 2016- Winner List Request”, c/o Steamboat Ski & Resort Corporation, 2305 Mt. Werner Circle, Steamboat Springs, CO 80482, Attn: Nicole Miller. Requests must be received by November 1, 2016.