

STARWOOD RETAIL PARTNERS

“FOR GOODNESS SAKE” CHARITY CONTEST

OFFICIAL CONTEST RULES AND REGULATIONS

IMPORTANT NOTICE:

Participation in the Contest via the Internet or a mobile device may incur Internet usage charges and/or message and data charges. Void where prohibited and subject to all applicable laws and regulations. Click [here](#) to review our full Privacy Policy and [here](#) to review our full Mobile Terms & Conditions. All questions regarding this Contest should be directed to skallas@starwoodretail.com.

1. Contest Sponsor & Participating Locations:

The “For Goodness Sake” Charity Contest (the “Contest”) is sponsored by Starwood Retail Partners, LLC, with its principal place of business located at 1 East Wacker, Suite 3600, Chicago, IL 60601 (“Sponsor”). The following twenty seven (27) mall properties, listed in alphabetical order by state, are participating entities in the Contest (collectively, the “Participating Locations”):

#	State	Mall Name	Address
1	CA	Northridge Mall	796 Northridge Mall, Salinas, CA 93906
2	CA	Parkway Plaza	415 Parkway Pl., El Cajon, CA 92020
3	CA	Plaza West Covina	112 Plaza Dr., West Covina, CA 91790
4	CA	Solano Town Center	1350 Travis Blvd, Fairfield, CA 94533
5	CO	Belmar	464 S. Teller Street, Lakewood, CO 80226
6	CT	Blue Back Square	65 Memorial Road, West Hartford, CT 06107
7	FL	The Mall at Wellington Green	10300 W. Forest Hill Blvd, Wellington, FL 33414
8	FL	Westland Mall	1675 West 49th Street, Hialeah, FL 33012
9	IL	Arboretum of South Barrington	100 W. Higgins Road, S. Barrington, IL 60010
10	IL	Chicago Ridge Mall	444 Chicago Ridge Mall, Chicago Ridge, IL 60415
11	IL	Louis Joliet Mall	3340 Mall Loop Dr., Joliet, IL 60431
12	IL	Promenade Bolingbrook	631 E. Boughton Rd, Bolingbrook, IL 60440
13	IN	Southlake Mall	2109 Southlake Mall, Merrillville, IN 46410
14	MI	Fairlane Town Center	18900 Michigan Ave., Dearborn, MI 48126
15	MI	The Mall at Partridge Creek	17420 Hall Rd. Suite 140, Clinton Township, MI 48038
16	MT	Rimrock Mall	300 S. 24th St. W., Billings, MT 59102
17	NC	Northlake Mall	6801 Northlake Mall Dr., Charlotte, NC 28216
18	NE	Gateway Mall	5 Gateway Mall, Lincoln, NE 68505
19	OH	Belden Village Mall	4230 Belden Village Mall Cir. NW, Canton, OH 44718
20	OH	Great Northern Mall	4954 Great Northern Mall, N. Olmsted, OH 44070
21	OH	Franklin Park Mall	5001 Monroe St., Toledo, OH 43623
22	OH	SouthPark Mall	500 SouthPark Center, Strongsville, OH 44136
23	TX	The Shops at Willow Bend	6121 W. Park Blvd, Plano, TX 75093
24	VA	MacArthur Center	300 Monticello Ave., Norfolk, VA 23510

25	VA	Stony Point Fashion Park	9200 Stony Point Parkway, Richmond VA 23235
26	WA	Capital Mall	625 Black Lake Blvd, Olympia, WA 98502
27	WA	Kitsap Mall	10315 Silverdale Way NW, Silverdale, WA 98383

The Contest is in no way sponsored by, endorsed by, administered by, or associated with any third party social media site. You understand that you are providing information to Sponsor and Participating Locations only. Any questions or communications should be directed to Sponsor and not to any other party, including any social media site or any of the Participating Locations. **The Contest is void where prohibited or restricted by law.** By entering the Contest, each Participating Party (defined below) accepts and agrees to be bound by these official Contest rules (these “Official Rules”).

The Contest is in no way sponsored by or endorsed by Ziploop, Inc. (the “App”). The App is used by the Sponsor as a tool to facilitate the Contest only. Sponsor is not responsible for the content or materials provided by the App, or any other third party materials provided through the App. The privacy practices of the App are governed by the App’s privacy policy [here](#) and the facilitation of the App’s service is governed by the App’s terms and conditions [here](#). **SPONSOR IS NOT RESPONSIBLE FOR THE APP, ITS PRIVACY PRACTICES, OR THE OPERATION, FUNCTIONALITY, OR OPERABILITY OF THE APP’S SERVICE IN CONNECTION WITH THE CONTEST. ALL QUESTIONS REGARDING THE FUNCTIONALITY OF THE APP SHOULD BE DIRECTED TO THE APP AND NOT THE SPONSOR OR ANY PARTICIPATING LOCATION.**

2. Eligibility:

Only nonprofit entities that are exempt from federal taxation under Internal Revenue Code Section 501(c)(3) and which have been selected for participation in the Contest by a Participating Location (individually, a “Participating Charity” and collectively, the “Participating Charities”) are eligible to win a Prize (defined below).

Members of the public shopping at the Participating Locations (each, a “Patron” and, together with the Participating Charities, collectively, a “Participating Party”) may participate in the Contest only to the extent that they gratuitously provide support for a Participating Charity using the App with no expectation of winning the Prize or anything else of value hereunder. For further clarity, a Patron’s participation in the Contest is for **charitable purposes only** and the Sponsor shall award no financial or in-kind benefit to a Patron of any kind, whatsoever. Patrons are responsible for any tax-related implications that arise from their participation in the Contest.

SPONSOR HAS NOT ESTABLISHED, NOR HAS SPONSOR INTENDED TO ESTABLISH, A “COMMERCIAL CO-VENTURING” OR OTHER CHARITABLE SALES PROMOTIONAL RELATIONSHIP WITH A PARTICIPATING CHARITY. THE CONTEST IS NOT DESIGNED TO SOLICIT (AS DEFINED UNDER APPLICABLE LAW) MONEY, CREDIT, PROPERTY, FINANCIAL ASSISTANCE OR ANY OTHER THING OF VALUE FROM A PATRON AND ANY PATRON PURCHASES MADE AT PARTICIPATING LOCATIONS WILL NOT DIRECTLY BENEFIT A PARTICIPATING CHARITY IN ANY WAY.

3. Contest Period:

The Contest commences at 12:01 am Central Time (“CT”) on Thursday, November 15, 2018 and ends at 11:59 pm CT on Sunday, November 25, 2018 (“Contest Period”). All Entries (defined below) must be submitted to the App no later than 11:59 pm CT on Wednesday, November 28, 2018. Sponsor’s computer is the official time keeping device for this Contest. The Contest consists of one selection date, which will occur on or about Friday, November 30, 2018 (“Selection Date”) for all Participating Locations, subject to any technical, administrative, or other unanticipated occurrences.

4. How the Contest Operates:

In order for a Patron's purchase transaction to be tabulated as part of the Contest, a Patron must first download the App to their mobile device from their devices' mobile application store. Instructions for downloading the App may be found here: <https://www.ziploop.com/website>. Once a Patron has downloaded the App and, subject to the Patron's agreement to the App's terms and conditions, he or she must: (1) select the "For Goodness Sake" program from within App, and (2) follow the App's instructions to assign his or her retail purchase receipt dollar amounts acquired at a Participating Location **during the Contest Period only** to a Participating Charity of his or her choice (each, an "Entry" and, collectively, the "Entries"). **Some exclusions apply.** Patron acknowledges that if he or she submits a retail purchase receipt dollar amount to the App from a retail location at the Participating Location that is excluded from participating in the Contest, the Patron's retail purchase receipt dollar amount will not be counted as an Entry for purposes of these Official Rules.

5. Entry Submission Guidelines for Patrons:

If the Entries do not contain all necessary information as described in these Official Rules or as requested from within the App, the Entry will not be counted. Please be certain to follow all directions provided within the App and complete the Entry completely.

Patrons may submit multiple Entries through the App so long as each Entry corresponds with a unique purchase receipt dollar amount. Multiple Entries of the same purchase receipt will not be accepted. Any attempt by any Patron to enter the same Entry more than one time per Contest Period by using multiple/different accounts, identities or any other methods, will void all of that Patron's Entries and that Patron will be disqualified. Use of any automated system of than the App to participate is prohibited and will result in disqualification of the Patron and the Patron's Entries. Sponsor is not responsible for lost, late, incomplete, invalid, unintelligible or misdirected Entries, which will be disqualified.

In the event of a dispute as to any Entry, the authorized account holder of the email address or mobile phone number provided in connection with the Entry, will be deemed to be the Patron. The "authorized account holder" of an email address is the natural person assigned to 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 address. The "authorized account holder" of a mobile phone number is the natural person in whose name the mobile phone number has been issued by the applicable wireless carrier.

Sponsor reserves the right to reject any Entries that do not comply with these Official Rules. **By entering, Patrons indicate their unconditional agreement to, and acceptance of these Official Rules, Sponsor's Privacy Policy [here](#), the Sponsor's Mobile Terms & Conditions [here](#), the App's Terms & Conditions [here](#), the App's Privacy Policy [here](#), and Sponsor's decisions, which are final and binding.**

All the Entries must be in the English language. Any use of robotic, repetitive, automatic, programmed or similar entry methods or agents is prohibited and will void all the Entries made by, or associated with, the applicable Patron. By submitting the Entries in connection with the Contest, Patrons hereby agree that Sponsor may contact them via email or text message regarding your submission.

Any photographs submitted with an Entry must be the property of the Entrant only, and Patrons must give permission to the App to submit such photographs as part of an Entry.

All the Entries must be under no restriction, contractual or otherwise, that will prevent Sponsor's use, as described above, of the Entries, and all of the Entries must be free of any and all liens, encumbrances and claims of third parties. Patron acknowledges, agrees and warrants that, nothing in the Entry infringes on any copyrights, confidential information, trade secrets, trademarks or any other intellectual property rights belonging to any other person or entity,

64828136.3

or violates any person's rights of privacy or publicity, and that all necessary releases and permissions have been secured.

6. Entry Restrictions:

An Entry must not contain material that:

- Promotes bigotry, racism, hatred or harm against any group or individual or promotes discrimination based on race, sex, religion, nationality, disability, sexual orientation or age;
- Contains any inappropriate, indecent, profane, obscene, hateful, tortuous, slanderous or libelous content;
- References persons or organizations without their written permission;
- Includes threats to any person, place, business, or group; or
- Is unlawful, in violation of or contrary to all applicable federal, state, or local laws and regulations.

Failure of any Patron to comply with the above "Entry Submission Guidelines" and "Entry Restrictions," as determined by Sponsor, in its sole discretion in consultation with the App, may result in disqualification of Entrant. Without limitation, Sponsor reserves the right in its sole discretion to disqualify any Entries that, in Sponsor's sole opinion in consultation with the App, refers, depicts or in any way reflects negatively upon the Sponsor, the Contest or any other person or entity or does not comply with these Official Rules, or if Sponsor receives notification about any potential infringements or breaches of law or any other reason set forth herein. **All Entries shall become the exclusive property of Sponsor and will not be returned.**

7. Sponsor's Use of the Entries:

By submitting any Entry in connection with the Contest and subject to any terms and conditions within the App, Patrons hereby assign to Sponsor, for zero compensation, all intellectual property and other rights in and to the Entries, which rights include, without limitation, the Sponsor's unrestricted right to use, publish, edit, modify, translate, reproduce, distribute and make available to the public worldwide in all print and electronic media (now or hereafter existing) without time limitation in any manner Sponsor deems appropriate, and the right to include your name and likeness in connection with the foregoing uses. Sponsor may contact you via email or phone regarding your submission.

Patron agrees and understands that the Entries may be made available to the public, including without limitation, on the Internet. Accordingly, Sponsor does not guarantee any confidentiality with respect to any the Entries.

8. Winner Determination and Verification:

On the Selection Date, one (1) Participating Charity will be selected as the first place Prize winner ("Prize Winner") for each Participating Location, with Prize to be awarded in accordance with Section 9 of these Official Rules. Subject to each Participating Charity's compliance with these Official Rules, the Participating Locations shall select the Prize Winner by ascertaining, from among all Participating Charities, the Participating Charity that has the highest retail purchase receipt dollar value, expressed as an integer within the App's official running scorecard, representing an aggregate of all Entries assigned by Patrons to that particular Participating Charity during the Contest Period (the "Selection").

In the event a Participating Location offers more than one Prize in its sole and absolute discretion, the second highest placing Participating Charity, as determined by the Selection, shall be the second place Prize Winner, and the third highest placing Participating Charity, as determined by the Selection, shall be the third place Prize Winner. The Sponsor's specialty leasing manager, regional specialty leasing manager, or some other official selected by the Sponsor or Participating Location (as applicable) shall certify the Selection results in his or her sole discretion.

In the event the Selection results in a tie, the Participating Charities that tied shall split the aggregate Prize values evenly (50/50). For purposes of clarity and by way of example only, in the event the first and second place Prize Winners tie in

the Selection, the first and second place Prize Winners shall split the first and second place aggregate Prize value evenly and the third place Prize Winner shall receive the third place Prize in full. The potential Prize Winners will be notified by email, phone, or other contact information on or around November 30 , 2018.

A Participating Charity is not a Prize Winner unless and until that Participating Charity's eligibility has been verified by Sponsor, and Participating Charity has been notified that verification is complete. Upon verification, Prize Winners will be announced by Sponsor via various social media platforms as well as press releases. In the event that a potential Prize Winner is determined to be ineligible, the Prize will be forfeited and Sponsor reserves the right to select an alternate potential Prize Winner from among all remaining eligible the Entries.

Sponsor reserves the right to terminate or modify this Contest at any time for any reason. Sponsor also reserves the right to cancel, suspend or modify this Contest in whole or by Participating Location in the event an insufficient number of Entries are received, an insufficient number of Entries meet the App criteria, or as a result of any fraud, technical failures, human error or any other factors that impair the integrity or proper functioning of the Contest, as determined by Sponsor in its sole discretion in consultation with the App. Sponsor reserves the right in its sole discretion to disqualify any individual it finds to be tampering with the entry process or the operation of the Contest, or to be acting in violation of these Official Rules. Any attempt by any person to deliberately undermine the legitimate operation of the Contest may be a violation of criminal and civil law, and, should such an attempt be made, Sponsor reserves the right to seek damages from any such person to the fullest extent permitted by law. Sponsor reserves the right to control the timing of any public announcements related to the Contest. By entering this Contest, Participating Charity agrees not to publicly announce his/her status as a potential Prize Winner or verified Prize Winner until such time as Sponsor gives express approval to do so. Sponsor's failure to enforce any term of these Official Rules shall not constitute a waiver of that provision.

9. Prize:

The grand prize for the contest shall be a monetary donation in United States Dollars to the Prize Winner (the "Prize"). In the event the Participating Location elects to offer one (1) Prize in its sole and absolute discretion, the verified Prize Winner shall be awarded a donation of N/A. In the event the Participating Location elects to offer three (3) Prizes, the first place Prize Winner shall receive a donation of one thousand five hundred dollars, \$1500, the second place Prize Winner shall receive a donation of one thousand dollars, \$1000, and the third place Prize Winner shall receive a donation of five hundred dollars, \$500. No more than three (3) Prizes shall be awarded per Participating Location.

Odds of winning a Prize depend on the number of eligible Entries received during the Contest Period and the retail purchase receipt dollar values assigned per Entry submitted.

All potential Prize Winners will be given seven (7) days to confirm their acceptance of the Prize. Each potential Prize Winner will be required to provide all necessary documentation and information in order to claim the Prize including, but not limited to, a Form W-9 and bank instruction information on Prize Winner's letterhead to ensure proper payment of Prize can be made. If a potential Prize Winner cannot be contacted or fails to provide any requested documents or information within the required time period, the potential Prize Winner may forfeit the Prize.

The Prize may not be exchanged for cash or any other consideration, and is not transferable. Sponsor reserves the right to substitute a prize of equal or comparable value if the Prize cannot be awarded as stated. No substitution will be made except as provided herein at the Sponsor's sole discretion. Sponsor will not be responsible for any loss, liability or damage arising out of the Prize Winners' acceptance or use of a Prize. Each Prize Winner will be solely responsible for any and all local, state, and federal taxes incurred by participation in the Contest and receipt and/or use of the Prize.

By participating in this Contest as a Participating Charity, and except to the extent prohibited by law, Participating Charity acknowledges and agrees that, if selected as a Prize Winner, it grants a limited license to Sponsor and the applicable Participating Location to publicize, broadcast, and otherwise use the Participating Charity's legal name and the fact that it participated in and won this Contest, and all related information, for the period of one (1) year after the close of the Contest for promotional purposes worldwide and on the Internet, without further review, notification, or approval, or additional compensation of any kind. Sponsor is not obligated to attribute submissions to any Participating Charity.

10. RELEASE, INDEMNIFICATION AND LIMITATION OF LIABILITY:

BY PARTICIPATING IN THE CONTEST, THE PARTICIPATING PARTY AGREES TO DISCHARGE AND RELEASE SPONSOR, THE APP, THE PARTICIPATING LOCATIONS, AND THEIR OFFICERS, DIRECTORS, EMPLOYEES, REPRESENTATIVES, AGENTS, SUBSIDIARIES AND AFFILIATES (THE "RELEASED PARTIES"), FROM AND AGAINST ANY CLAIMS, DEMANDS, COSTS, LIABILITIES, DAMAGES, LOSSES, CAUSES OF ACTION, OR INJURY RELATING IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY, FROM THEIR PARTICIPATION IN THE CONTEST OR RECEIPT OR USE OF ANY PRIZE, INCLUDING, BUT NOT LIMITED TO: (A) UNAUTHORIZED HUMAN INTERVENTION IN ANY PART OF THE ENTRY PROCESS OR THE CONTEST; (B) TECHNICAL OR HUMAN ERRORS WHICH MAY OCCUR IN THE ADMINISTRATION OF THE CONTEST OR THE PROCESSING OF ENTRIES; (C) LATE OR UNDELIVERED MAIL OR EMAIL; (D) TECHNICAL ERRORS OF ANY KIND, INCLUDING BUT NOT LIMITED TO MALFUNCTIONS, INTERRUPTIONS, OR DISCONNECTIONS IN CELLULAR NETWORKS, PHONE LINES, OR NETWORK HARDWARE OR SOFTWARE; (E) INCORRECT OR INACCURATE INFORMATION, WHETHER CAUSED BY THE PARTICIPATING PARTY, PRINTING ERRORS, OR BY ANY EQUIPMENT OR PROGRAMMING ASSOCIATED WITH OR UTILIZED IN THE CONTEST; OR (F) INJURY OR DAMAGE TO PERSONS OR PROPERTY RELATED TO PARTICIPATION IN THE CONTEST OR RECEIPT OR MISUSE OF ANY PRIZE. THE PARTICIPATING PARTY WAIVES THE RIGHT TO CLAIM ANY ATTORNEYS FEES AND ANY DAMAGES WHATSOEVER AGAINST THE RELEASED PARTIES, INCLUDING, BUT NOT LIMITED TO, PUNITIVE, CONSEQUENTIAL, DIRECT, OR INDIRECT DAMAGES. IF FOR ANY REASON YOUR ENTRY IS CONFIRMED TO HAVE BEEN ERRONEOUSLY DELETED, LOST, OR OTHERWISE DESTROYED OR CORRUPTED, YOUR SOLE REMEDY IS ANOTHER ENTRY IN THE CONTEST, IF IT IS POSSIBLE.

BY ENTERING THE CONTEST, THE PARTICIPATING PARTY AGREES TO INDEMNIFY AND HOLD HARMLESS THE RELEASED PARTIES FROM AND AGAINST ANY CLAIMS, DEMANDS, COSTS, LIABILITIES, DAMAGES, LOSSES, CAUSES OF ACTION, OR INJURY RESULTING IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY, FROM THE PARTICIPATING PARTY (A) PARTICIPATION IN THE CONTEST OR RECEIPT OR USE OF ANY PRIZE, AND (B) BREACH OF THESE OFFICIAL RULES OR THE PARTICIPATING PARTY'S REPRESENTATIONS AND WARRANTIES IN THESE OFFICIAL RULES.

11. NO WARRANTIES:

THE RELEASED PARTIES MAKE NO WARRANTIES, EXPRESS OR IMPLIED, AS TO THE CONDITION, FITNESS OR MERCHANTABILITY OF THE PRIZE. ALL MATERIALS AND INFORMATION PROVIDED BY THE RELEASED PARTIES AND EVERYTHING ON THEIR WEBSITES AND MOBILE APPLICATIONS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED. FURTHER, THE RELEASED PARTIES MAKE NO REPRESENTATIONS THAT THE MATERIALS RELATING TO THE CONTEST ARE APPROPRIATE OR AVAILABLE FOR USE AT ALL PARTICIPATING LOCATIONS AT ALL

TIMES. IT IS THE PARTICIPATING PARTY'S SOLE RESPONSIBILITY TO ENSURE THAT ACCESSING THE CONTEST WEBSITE OR APP AND ENTERING THE CONTEST IS LEGAL AND NOT PROHIBITED BY THESE OFFICIAL RULES OR THE LAWS OF THE JURISDICTION IN WHICH THE PARTICIPATING PARTY RESIDES AS A CITIZEN OR LEGAL ENTITY. Neither Sponsor nor any Participating Location is liable for any malfunctions or failures of any telephone network or lines, computer internet system, servers or providers, computer equipment, software, failure of any social media site or social media account, technical problems or traffic congestion on the Internet or at any website, or any combination thereof, including any injury or damage to a Participating Party or any other person's computer related to or resulting from participation or uploading any the Entries relating to this Contest, or other technical difficulties or failures or other errors of any kind.

12. Privacy:

Any information you submit as part of the Contest is subject to and will be used in accordance with Sponsor's Privacy Policy, located at starwoodretail.com/privacy.

13. No Recourse to Judicial or Other Procedures/Severability:

TO THE EXTENT PERMITTED BY LAW, THE RIGHTS TO LITIGATE, TO SEEK INJUNCTIVE RELIEF OR TO MAKE ANY OTHER RECOURSE TO JUDICIAL OR ANY OTHER PROCEDURE IN CASE OF DISPUTES OR CLAIMS RESULTING FROM OR IN CONNECTION WITH THIS CONTEST ARE HEREBY EXCLUDED, AND A PARTICIPATING PARTY EXPRESSLY WAIVES ANY AND ALL SUCH RIGHTS. IN THE EVENT THAT A COURT OF COMPETENT JURISDICTION FINDS THE FOREGOING WAIVER UNENFORCEABLE, A PARTICIPATING PARTY HEREBY AGREES TO THE DISPUTE RESOLUTION PROCEDURES SET FORTH BELOW.

All issues and questions concerning the construction, validity, interpretation and enforceability of these Official Rules, or the rights and obligations of the Participating Party, and Sponsor in connection with the Contest, or any claim or dispute that has arisen or may arise between or among Participating Party and Sponsor, shall be governed by, and construed in accordance with, the laws of the State of Illinois, without giving effect to any choice of law or conflict of law rules. The place of any arbitration shall be Chicago, Illinois.

If any provision(s) of these Official Rules are held to be invalid or unenforceable, all remaining provisions hereof will remain in full force and effect. Sponsor's waiver of any provision(s) of these Official Rules must be in writing, and a waiver in one instance or provision shall not be considered a waiver of any other instance or provision.

14. Dispute Resolution:

All claims and disputes of any nature, whether at law or equity, in any way related to or arising out of the Contest, these Official Rules, or the Mobile Terms and Conditions, will be resolved in accordance with the provisions set forth in this Dispute Resolution section. This Dispute Resolution section applies to all claims and disputes whenever arising, including those arising prior to Participating Party's acceptance of these Official Rules.

Written notices of claims or disputes ("Demand") shall be sent to the Sponsor at the following address (the "Notice Address"): skallas@starwoodretail.com. If the claim or dispute contained in the Demand is not resolved to Participating Party's satisfaction within ten (10) business days after Sponsor's receipt, the Participating Party shall file a Demand for Arbitration with the American Arbitration Association (the "Arbitrator"). For any such filing of a demand for arbitration, Participating Party must affect proper service under the rules of the Arbitrator and notice to the Notice Address may not be sufficient. The Arbitrator shall apply the AAA Consumer-Related Disputes Supplementary Procedure effective September 15, 2005 (as may be amended) and as modified by the agreement to arbitrate in this Dispute Resolution section. Participating Party agrees that the Arbitrator will have sole and exclusive jurisdiction over any dispute with Sponsor. The Federal Arbitration Act allows for the enforcement of arbitration agreements and governs the interpretation and enforcement of the agreement to arbitrate.

A Participating Party will not file, nor participate in, a class action or collective action against Sponsor or any Participating Location. Participating Party agrees that he or she will not join his or her claims to those of any other person. Under no circumstances does Sponsor agree to class or collective procedures in arbitration or the joinder of claims in arbitration.

15. Request for Name of Prize Winner(s) and Official Rules:

For the name of the Prize Winners and/or a copy of these Official Rules, send a self-addressed stamped envelope to Starwood Retail Partners, LLC, ATTN: Marketing, 1 East Wacker, Suite 3600, Chicago, IL 60601, or by email to skallas@starwoodretail.com. All requests for a copy of the Official Rules and the name of the Prize Winners must be made by January 1, 2019. If sending a request by mail, please note on the front left-hand corner of your outer envelope whether you are requesting "Official Rules" or the name of the "Prize Winner."