

**THRIVENT GENEROSITY NIGHT DRAWING | JUNE 5<sup>TH</sup>, 2026**  
**OFFICIAL RULES**

**By entering or attempting to enter, you agree to these official rules, which are a contract. Read this contract carefully before deciding whether to enter.**

1. **TIMING:** Entries may be submitted only on June 5<sup>th</sup>, 2026 (the “Promotion Day”) before the end of the 6<sup>th</sup> inning of the game between the Minnesota Twins and the Kansa City Royals. No late entries will be accepted.
2. **ELIGIBILITY:** One entry may be submitted by any U.S. resident who is 18 years of age or older as of the Promotion Day. All of the following are ineligible and may not enter: Employees, contractors, officers, and directors of Sponsor or any of its subsidiary or affiliated entities; any immediate family members of any such person (defined as spouse, domestic partner, mother, father, legal guardian, in-laws, grandmother, grandfather, brother, sister, children and grandchildren); and anyone living in the same household of any such person.
3. **VOID WHERE PROHIBITED.** This drawing is void where prohibited by law, rule, regulation, or ordinance, and subject to all federal, state, and local laws.
4. **SPONSOR:** Thrivent Financial for Lutherans, 4321 N. Ballard Rd., Appleton, WI, 54919-0001
5. **PRIZE DESCRIPTION:** One prize will be awarded.

<b>Description</b>	<b>Approximate Retail Value</b>	<b>Number of prizes awarded each Entry Day</b>
Autographed Twin jersey.	\$97.30	One (1)

Prize winner is and will be responsible for any tax liabilities.

6. **AGREEMENT TO OFFICIAL RULES:** Each person entering or attempting to enter, whether eligible or not, and whether successful in submitting any valid entries or not (each such person a “Participant”), agrees to be bound and to abide by these official rules, as solely interpreted or later amended by Sponsor.
7. **HOW TO PLAY:** Scan the QR code displayed by Sponsor at the Twins game on promotion day, or otherwise access the webpage that is connected to that QR code, and follow instructions to fully complete the online entry form. The email and phone number provided through this process must be ones for which the Participant is the account holder. In the event of a dispute regarding the identity of a Participant (or related or similar matter), an entry will be deemed made by the email account holder. All entries become the exclusive property of Sponsor and none will be acknowledged or returned.
8. **DATA HANDLING:** Data collected from Participants on entry forms will be handled pursuant to the Privacy Policy at <https://www.thrivent.com/privacy-and-security>. That Privacy Policy includes, without limitation, notification that your data may be used to provide you with information about products and services. To opt out of such communications, Participants may visit the webpage referenced above and follow the instructions there, or call 800-847-4836.
9. **SELECTION OF WINNERS AND ODDS OF WINNING:** All valid entries received each Entry Day will be included in a random drawing by Sponsor to take place on Promotion Day, after the deadline for

entry submission. The odds of a particular entry being selected in a drawing depend on the total number of entries received. The individual who submitted the selected entry will be the “Winner.” But if a selected entry was submitted by a Participant who is ineligible or who fails to meet the requirements of the Winner (described below), a new random drawing will be conducted to determine a replacement Winner.

10. **NOTIFICATION AND REQUIREMENTS OF WINNERS:** Sponsor will notify each Winner that his or her entry has been selected, by sending either a text or email message to the phone number or email address provided with that Winner’s entry (the “Notification Message”), within five days after the selection of the Winner under the process described above. Notification will be considered to have been adequately made on the date that Sponsor sends the Notification Message (the “Notification Date”) without any regard to when or whether it is received or read by the Winner. At Sponsor’s sole discretion, Sponsor may, but is in no way required, to follow the Notification Message with further communications to the Winner by email, telephone, US mail, or other methods, using any contact information it has.

Sponsor may, wherever lawful, require Winner to complete an affidavit of eligibility and agree to and sign a liability release, publicity release, and/or other related agreements (the “Required Documents”), as a precondition to receiving the Prize. The Required Documents may be attached to the Notification Message or sent later by email or by other method, at Sponsor’s sole discretion.

The Winner must respond to the Notification Message, by contacting Sponsor using a method to be described in the Notification Message, and must also sign, complete, and return (via any reasonable method later specified by Sponsor) any Required Documents, within 5 days after the Notification Date. If any Winner fails to meet this deadline, Sponsor may immediately (or, at its sole discretion, after granting minimal additional time to comply) determine that Winner is disqualified and randomly select a new entry from the remaining valid entries, using the procedure described above.

11. **SPONSOR HAS NO RESPONSIBILITY FOR TECHNICAL PROBLEMS:** Sponsor assumes no responsibility for computer system, hardware, software or program malfunctions, or other errors, failures, delayed computer transactions, network connection, or lost, stolen, or misdirected mail, whether human or technical in nature, or for damaged, lost, late, illegible or misdirected entries; technical, hardware, software, electronic or telephone failures of any kind; lost or unavailable network connections; fraudulent, incomplete, garbled or delayed computer transmissions whether caused by Sponsor, the users, or by any of the equipment or programming associated with or utilized in this promotion; or by any technical or human error that may occur in the processing or delivery of entries, that may limit, delay or prevent a Participant or Winner’s ability to enter the drawing, read, receive, or respond to a Notification Message, or otherwise participate in the promotion.

Sponsor reserves the right, in its sole discretion, to cancel or suspend this promotion and randomly select a Winner from entries received up to the time of termination or suspension should a computer virus, bugs, or other causes beyond Sponsor’s control, unauthorized human intervention, malfunction, computer problems, phone line or network hardware or software malfunction, which, in the sole opinion of Sponsor, corrupt, compromise or materially affect the administration, fairness, security or proper play of the promotion or proper submission of entries.

12. **WINNER LIST:** To learn who was chosen as the Winners, send an email to [boxpartnerships@thrivent.com](mailto:boxpartnerships@thrivent.com) with the subject “WINNER LIST FOR THRIVENT GENEROSITY NIGHT DRAWING, JUNE 5TH, 2026” and clearly requesting the winner list. All such requests must be actually received by Sponsor within three (3) months after the Promotion Day. The list will include only the winner’s initials, city, and state.

13. **DISPUTES:** EACH PARTICIPANT AGREES THAT: (1) ANY AND ALL DISPUTES, CLAIMS, AND CAUSES OF ACTION ARISING OUT OF OR IN CONNECTION WITH THIS PROMOTION SHALL BE RESOLVED INDIVIDUALLY, WITHOUT RESORTING TO ANY FORM OF CLASS ACTION, **PURSUANT TO ARBITRATION CONDUCTED UNDER THE COMMERCIAL ARBITRATION RULES OF THE AMERICAN ARBITRATION ASSOCIATION, TO TAKE PLACE IN MINNESOTA;** (2) ANY AND ALL CLAIMS, JUDGMENTS AND AWARDS SHALL BE LIMITED TO ACTUAL OUT-OF-POCKET COSTS INCURRED, INCLUDING COSTS ASSOCIATED WITH ENTERING THIS PROMOTION, BUT IN NO EVENT ATTORNEYS' FEES; AND (3) UNDER NO CIRCUMSTANCES WILL PARTICIPANT BE PERMITTED TO OBTAIN AWARDS FOR, AND PARTICIPANT 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. ALL ISSUES AND QUESTIONS CONCERNING THE CONSTRUCTION, VALIDITY, INTERPRETATION AND ENFORCEABILITY OF THESE OFFICIAL RULES, OR THE RIGHTS AND OBLIGATIONS OF PARTICIPANT AND SPONSOR IN CONNECTION WITH THE PROMOTION, **SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF MINNESOTA,** WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW OR CONFLICT OF LAW, RULES OR PROVISIONS (WHETHER OF THE STATE OF MINNESOTA OR ANY OTHER JURISDICTION) THAT WOULD CAUSE THE APPLICATION OF THE LAWS OF ANY JURISDICTION OTHER THAN THE STATE OF MINNESOTA.