



OFFICIAL RULES

CONTEST NAME

Michelob Ultra Umbrella

1. **ORGANIZER.** The contest is held by “Épicerie Dubeau Grocery” (hereinafter “Dubeau’s”)
2. **CONTEST PERIOD.** The Contest will run during the following period (“Contest Period”) Contest Start Date: June 11th, 2019 Time: 15h00 (heure de l’Est (ET) Contest End Date: June 25 th, 2019 Time: 23h59 (ET)
3. **ELIGIBILITY.** The Contest is open to residents of Canada. The following are excluded: employees, agents and representatives of the Contest Organizer, and promotional agencies, suppliers of prizes, goods and services related to this Contest, as well as members of their immediate families (brothers, sisters, children, father, mother, legal or common-law spouse, wherever they may reside) and the individuals with whom they reside (whether related or not).
4. **NO-PURCHASE-REQUIRED ENTRY**

Limit. Entrants must respect the following limits, failing which they will be disqualified:

- One (1) entry per person per day;
- One (1) prize per person per household.

The Contest will run for online entries on www.dubeaustore.com, submitted, for the dates mentioned above only.

Entry — No-purchase is necessary to participate. During the Contest Period, an eligible person may enter the Contest through an online submission form on www.dubeaustore.com. Submission form must include your full name, email or phone number. Your submission will be validated by a representative of the Organizer and your entry will be added to the data base.

5. PRIZES

The prizes to be won, the number of prizes and their approximate retail value are:

Description (with inclusions and special conditions)	Number of prizes available	Approximate retail value of each prize	Chances of winning
Michelob Ultra Sun Umbrella 2M Hexagonal 14.5 x 14.5 x 123 cm	One (1)	The approximate retail value of each prizes is \$79 CAD	Depends on the number of eligible entries received during the Contest Period.

Conditions for prizes. The prizes are subject to the prize supplier’s terms and conditions of use. Additional restrictions may apply. The Organizer bears no liability relating to the prize once it is delivered.

The following conditions apply:

- The prize is non-exchangeable, non-transferable, not convertible into cash and subject to the terms and conditions of the supplier.

6. DRAW

Date: June 26th 2019

Time: 15h00 PM (ET)

Place: 7251 HWY 148, Chapeau, QC, J0X 1M0

Draw details: Random draw of one (1) entry

7. CLAIMING PRIZES

To be declared a winner, a selected entrant must:

- a) be reached by phone or email, at the Contest Organizer’s sole discretion, within five (5) days of the draw. Any selected entrant that the Organizer, having taken appropriate and reasonable measures, has not been able to reach within that time shall be disqualified, and there will be a new draw to award the prize. A selected entrant reached by email must reply according to the instructions therein, if any. Any prize notification email with an “undeliverable message” shall result in the entrant’s disqualification and the selection of a new entrant;
- b) provide photo ID, upon request and in a timely fashion;
- c) Claim his/her prize within five (30) days before 5:00 p.m., at the Organizer’s offices, 7251 HWY 148, Chapeau, QC, J0X 1M0

Failure to comply with the conditions set out in these Rules or to accept his/her prize will result in the selected entrant’s disqualification. In which case, the Contest Organizer may, at its sole

discretion, cancel the prize or draw again from among the remaining eligible entries until an entrant is selected and declared the winner. If no entrant is declared the winner in sixty (60) days following the initial draw, the prize will be cancelled.

Non-acceptance of a prize. A selected entrant's refusal to accept a prize under the terms of these Rules releases the Contest Organizer from any obligation related to awarding the prize to said person.

Awarding of prizes. No prize shall be given until the winner is confirmed. Prizes are not transferable and must be accepted as awarded without substitution or cash in lieu, except at the Organizer's sole discretion. The Organizer reserves the right to substitute a prize (or part of a prize) of similar nature and equal value or, at its sole discretion, the cash value of the prize (or part of the prize) indicated in these Rules.

Prize claiming costs. Winners are responsible for all costs and expenses incurred by them in claiming or using a prize.

Limited prizes. In no event shall the Contest Organizer be required to award more prizes than indicated in the Contest Rules or to award prizes otherwise than according to Contest Rules.

8. GENERAL CONDITIONS

Disqualification. All Contest-related documents, including but not limited to, entry forms, are subject to verification by the Contest Organizer. Incomplete, illegible, mutilated, fraudulent or deteriorated entries as well as entries containing printing or other errors or that have been tampered with, spoiled, modified, falsified, reproduced or illegally obtained shall be rejected. Entrants who do not comply with these Rules are subject to be excluded from this Contest and any future contests and promotions the Organizer may hold, including, but not limited to, any entrant guilty or suspected: (i) of tampering with materials, entry forms, entry processing or the Contest's conduct or any technical or mechanical element of the Contest, or (ii) of deliberately damaging Contest-related Web sites, Web pages or applications or of sabotaging the legitimate conduct of this Contest, or (iii) of breaking these Rules, or (iv) of using means that do not comply with the Rules or are unfair to other entrants, or (v) to have obtained entries exceeding the authorized limit provided in the Rules, or (vi) to have used several names, identities, e-mail addresses and/or any automated system or program to enter or participate in the Contest, or (vii) to have disrupted the conduct of the Contest in any other way, or (viii) of acting unfairly or to adversely affect, annoy, abuse, threaten or harass another person. ANY ATTEMPT BY AN ENTRANT OR OTHER PERSON TO DELIBERATELY DAMAGE A WEB SITE, EQUIPMENT, APPLICATION OR TECHNOLOGY USED FOR THE CONTEST OR INTERFERE WITH THE LEGITIMATE OPERATION OF THE CONTEST CONSTITUTES A VIOLATION OF CIVIL AND CRIMINAL LAWS. THE ORGANIZER RESERVES THE RIGHT, IN SUCH CASE, TO REPORT SAID PERSON TO THE AUTHORITIES AND DEMAND FROM SAID PERSON ALL DAMAGES ALLOWED BY LAW.

Limitation of liability. Without limiting the generality of the above release, the Released Parties disclaim any and all liability for any of the following: (i) any misprint (or other error) found in the offer or documents regarding the administration of the Contest, including, but not limited to, errors in the promotion, official Contest Rules, announcement of the winner(s), awarding of the prize(s), or any malfunctioning of or problems or technical difficulties with any networks, phone lines, SMS systems, computer component, software or communications line, loss or lack of network communications, or any transmission that is faulty, incomplete, incomprehensible or erased by any computer, server or service provider or software, virus, bug, PC failure, software and hardware configuration, or failed transmission of any email or other communication to the Contest Organizer or to an entrant for whatever reason, including any network congestion or web site crash that may limit a person's ability to participate in the Contest; (ii) late, lost, stolen, damaged, undelivered, improperly delivered, incomplete or inaccurate entries; (iii) failure to receive entries due to transmission problems or any other technical failure, including, but not limited to, the malfunctioning of any network, server, service provider, hardware or software, whether attributed to the sender or the recipient that may limit or prevent a person's participation in the Contest; (iv) any damages that may be caused, directly or indirectly, in whole or in part, notably to entrant's or other person's system or device, by any Web page, software or other download or by the transmission of any information concerning the Contest.

Web site. The Contest Organizer does not guarantee that access to or use of the Contest Web site or Facebook page on the Facebook platform will be uninterrupted during the Contest Period or error-free.

Contest cancellation, suspension or modification. The Organizer reserves the right, at its sole discretion, to cancel, terminate, modify or suspend the Contest, in whole or in part, should human intervention or an event occur, such as a system problem with registering all entries, that could alter or affect the administration, security, impartiality or conduct of the Contest as provided in these Contest Rules, subject, if required, to the Régie des alcools des courses et des jeux du Québec's approval.

Termination of participation in the Contest. Should the Contest have to close, in whole or in part, before the end of the Contest Period, the Contest Organizer may, at its sole discretion, proceed with a random draw from among the eligible entries duly registered during the Contest Period or up to the date of the event ending this Contest.

Personal information. By participating, entrants consent to the collection, use and disclosure of their personal information by the Organizer and/or its authorized agents for administering the Contest and awarding prizes. In accepting a prize, a winner authorizes the Contest Organizer and its representatives to use, if need be, his/her name, address (city, province), voice, statements, photo, likeness and other representations and recording for advertising purposes in all media including, but not limited to, the Internet, without further notice or compensation. Each entrant may be required to sign a document to that effect.

Intellectual property and copyright. In submitting a photo, composition, design or other work (the “Work”) for this Contest, the entrant guarantees that the work is free of thirdparty rights and that the entrant, holding all required rights, submits the Work and authorizes, including, but not limited to, its use, modification, transfer, adaptation, publication, communication, or distribution in any format, media or technology whatsoever, including, but not limited to, television, information technology, wireless or online. The entrant agrees to provide, upon request, proof that he/she holds the copyright/intellectual property rights to the Work and indemnify and hold harmless the Contest Organizer from and against all claims, actions, proceedings arising from any use of the Work.

Ownership. All Contest-related information and documents, including but not limited to, entry forms, information of a technical or operational nature or regarding designs, information systems, software, logos, trademarks and intellectual property are and remain the sole property of the Contest Organizer and will in no case be returned to participants.

Entrant identification. For the purpose of the Contest Rules, the entrant is the person whose name appears on the entry form, and the prize will be awarded to this person if he/she is selected and declared a winner. In the event of a dispute regarding the identity of the person who submitted an entry form, it will be deemed to have been submitted by the authorized account holder associated with the email address provided at the time of submission. “Authorized account holder” is defined as the natural person to whom an email address is assigned by an Internet or online service provider, or other organization responsible for assigning email addresses for the domain associated with the submitted email address.

Contest Organizer’s Decisions. Any decision by the Contest Organizer or its representatives regarding the Contest is final and without appeal, subject to a ruling by the Régie des alcools, des courses et des jeux du Québec on any issue under its jurisdiction.

Disputes/residents of Quebec. A dispute pertaining to the organization or conduct of a publicity contest may be submitted to the Régie des alcools, des courses et des jeux for a ruling. A dispute pertaining to the awarding of a prize may be submitted to the Régie only for the purpose of helping the parties reach a settlement.

Régie des alcools, des courses et des jeux. The Régie des alcools, des courses et des jeux du Québec is not associated in any way with the Contest and can in no way be held liable for any issue regarding the Contest.

Facebook. If the Contest is hosted on Facebook, by entering, Contest participants confirm that they indemnify and hold harmless Facebook from and against all liability and damages whatsoever arising from their participation in the Contest and

acknowledge that the Contest is in no way sponsored, approved or administered by or associated with Facebook. Information provided by entrants is provided to the Contest Organizer and not to Facebook.

Miscellaneous. By entering the Contest, entrants agree to be bound by the Contest Rules and the decisions of the Organizer, which are final and without appeal in all matters, including, but not limited to, decisions regarding entry eligibility or disqualification and awarding of prizes. The Contest is subject to all applicable laws and regulations. Only selected entrants will be contacted. If a section of the Contest Rules is declared invalid or unenforceable by a court of competent jurisdiction, that section shall be considered invalid; all unaffected sections will remain valid.

Contest Rules. The Contest Rules are available on www.dubeaustore.com. In the event of a conflict between the terms of the Contest rules in French and the terms of the Contest rules in English, the terms of the Contest rules in French shall prevail.