

Arlon Graphics WrapItRight.com Drawing – Terms and Conditions

Campaign Description: The WrapItRight.com Drawing ("Campaign") will run in USA and Canada and will begin on 4 November 2024 and end at 11:59 P.M. PST on 6 December 2024. The Campaign will award one (1) roll of Arlon Digital Print Media and one (1) roll of Arlon Overlamine ("Kit") to three (3) randomly selected Campaign drawing participants "Winner", maximum one (1) Kit per Winner.

The sponsor of this Campaign is Arlon Graphics, LLC ("Sponsor"). Participating in this Campaign requires unconditional acceptance and compliance with these Terms & Conditions and the decisions of the Sponsor, which shall be final and binding in all respects.

Eligibility: The Campaign is open to legal residents of USA and Canada who are 18 years of age or older at the time of registration. Employees of Arlon Graphics and their immediate family members are not eligible to participate. No purchase is necessary. Campaign registration is required for drawing eligibility.

How to Register for Drawing:

- Visit <https://wrapitright.com>
- Register to become a WrapItRight Insider by completing the registration submission form.
- Or, register for Book 1-on-1 Time with an Arlon Tech.

Weekly Winner Selection: Each week of the Campaign, Arlon Graphics will review all eligible entries from that week or weeks of the Campaign period and select one Winner at random. Each Winner will be contacted within one (1) week of the award. Each winner selected will receive one (1) roll of Arlon Digital Print Media and one (1) roll of Arlon Overlamine of their choosing, that are listed on the Products tab on the Arlon website and subject to availability at https://www.arlon.com/na_en/

Winner Notification: Each Winner will be notified via the email address provided at the time of entering the Campaign. Each Winner will be required to respond to the notification within ten (10) days and provide their contact information and chosen Arlon Digital Print Media and Arlon Overlamine for prize fulfillment. Failure to respond within the specified time may result in disqualification.

Publicity Release: By participating in the Campaign, participants grant Arlon Graphics the right to use their name, likeness, video content, and social media handles for promotional purposes related to the Campaign, without further compensation or approval.

General Conditions:

Participants must comply with all applicable local laws and social media platform terms of use.

Arlon Graphics reserves the right to disqualify any entry that violates these terms and conditions or appears to be fraudulent or inappropriately obtained.

Arlon Graphics reserves the right to modify, suspend, or terminate the Campaign for any reason, including but not limited to fraud or technical issues.

By participating, participants agree to release Arlon Graphics, its affiliates, and respective officers, directors, employees, and agents from any and all liability arising from their participation in the Campaign or acceptance, use, or misuse of any prize.

The Campaign is in no way sponsored, endorsed, or administered by, or associated with Spotify, Apple, Instagram, Facebook, or X.

Privacy: Any personal information supplied by the participant will be subject to Arlon Graphic's privacy policy posted at https://www.arlon.com/na_en/legal/global-privacy-policy-na-en. By entering the Campaign, the participant grants Arlon Graphics permission to share your email address and any other personally identifiable information with the other Campaign entrants and for the purpose of administration and prize fulfillment, including use in a publicly available "Winner's List." Acceptance of a prize constitutes permission for Arlon Graphics to use winner's name, likeness and entry for purposes of advertising and trade or for any other purpose set forth in these Rules without further compensation unless prohibited by law.

Governing Law: The Campaign and these terms and conditions shall be governed by and construed in accordance with the laws of California, USA, without regard to its conflict of law principles.

RIGHTS GRANTED BY YOU: By entering the Campaign, participants understand and agree that Arlon Graphics, anyone acting on behalf of Arlon Graphics, its affiliates and Arlon Graphics' Related Parties, shall have the right, where permitted by law, to print, publish, broadcast, distribute, and use in any format whatsoever, now known or hereafter developed, in perpetuity and throughout the World, without limitation, your entry (photos, videos, text etc.), name, portrait, picture, voice, likeness, image, statements about your entry into the Campaign, and biographical information for news, publicity, information, trade, advertising, public relations, and promotional purposes, without any further compensation, notice, review, or consent.

LIMITATION OF LIABILITY: Arlon Graphics assumes no responsibility or liability for (a) any incorrect or inaccurate entry information, or for any faulty or failed electronic data transmissions; (b) any unauthorized access to, or theft, destruction or alteration of entries at any point in the operation of this Campaign; (c) any technical malfunction, failure, error, omission, interruption, deletion, defect, delay in operation or communications line failure, regardless of cause, with regard to any equipment, systems, networks, lines, satellites, servers, camera, computers or providers utilized in any aspect of the operation of the Campaign; (d) inaccessibility or unavailability of any network or wireless service, the Internet or website or any combination thereof; (e) suspended or discontinued Internet, wireless or landline phone service; (f) any injury or damage to participant's or to any other person's computer or mobile device which may be related to or resulting from any attempt to participate in the Campaign or download of any materials in the Campaign; (g) any personal injury or loss arising out of the use the prize, including without limitation defects or warranty related issues; (h) inability of the winner to take possession of the prize.

If, for any reason, the Campaign is not able to run as planned for any reason, including but not limited to, computer virus, tampering, unauthorized intervention, fraud, technical failures, or any other causes which may corrupt or affect the administration, security, fairness, integrity or proper conduct of this Campaign, Arlon Graphics reserves the right at its sole discretion to cancel, terminate, modify or suspend the Campaign in whole or in part. In such an event, Arlon Graphics shall immediately suspend all drawings and prize awards, and Arlon Graphics reserves the right to award any remaining prizes (up to the total ARV as set forth in these Official Rules) in a manner deemed fair and equitable by Arlon Graphics. Arlon Graphics, its affiliates, nor any related party shall have any further liability to any participant in connection with the Campaign.

INDEMNIFICATION: Participant agrees to indemnify, defend and hold harmless Arlon Graphics, its affiliates, any related parties and their respective successors and assigns, from and against any and all claims, demands, liabilities, costs or expenses whatsoever, including, without limitation, legal fees and

disbursements resulting directly or indirectly from: (i) entry in the Campaign or acceptance of a prize, (ii) a breach of any of the Official Rules; (iii) access, use or inability to access or use the Campaign website content or other content to which the Campaign website is or may be linked to from time to time; (iv) the use of, reliance on, publication, communication or distribution, uploading or downloading of anything on or from the Campaign website; (v) infringement of another's copyright or trademark rights; (vi) a violation of any law or regulation; and/or (vii) possession or use of the prize.

OWNERSHIP OF MATERIALS: Except as otherwise set forth herein, no part of the materials available through the Campaign website or any other Arlon Graphics website or which may be provided by Arlon Graphics as part of the Campaign may be copied, photocopied, reproduced, translated or reduced to any electronic medium, in whole or in part without the prior written consent from Arlon Graphics. Any reproduction in any form, without permission of Arlon Graphics, is prohibited. All materials contained on the Campaign's websites are protected by United States copyright and trademark law and may not be reproduced, distributed, transmitted, displayed, published or broadcast for any purpose whatsoever, including commercial, non-commercial, educational or personal use without the prior written consent from Arlon Graphics.

OFFICIAL RULES: To obtain a copy of these Official Rules, send your request along with a stamped, self-addressed envelope to ARLON GRAPHICS cc: WrapItRight Drawings to 200 Boysenberry Lane, Placentia, CA 92870. Requests for the name of the winners must be received no later than 5 January 2025.

MODIFICATION OF OFFICIAL RULES: Arlon Graphics may change the terms and conditions of these Official Rules at any time, by posting notice of such a change on the Campaign website.

ARLON GRAPHICS CONTACT INFORMATION: Marketing Department | 200 Boysenberry Ln, Placentia, CA 92870 | marketing@arlon.com

GENERAL: If any provision of these Official Rules is rendered by a court or governmental agency of competent jurisdiction to be invalid, illegal, or unenforceable, such invalidity, illegality or unenforceability shall not affect the remainder of the Official Rules, which shall remain in full force and effect and be enforced in accordance with their remaining terms.

The waiver by Arlon Graphics of a breach or default of any of the provisions of these Official Rules shall not be construed as a waiver of any succeeding breach of the same or other provisions; nor shall any delay or omission on the part of Arlon Graphics to exercise or avail itself of any right, power or privilege that it has or may have hereunder operate as a waiver of any breach or default.

These Official Rules, by their nature, survive termination of the Campaign.

DISPUTES: This Campaign is governed by the laws of California without regard to conflict of law doctrines. As a condition of participating in this Campaign, the participant agrees that any and all disputes that cannot be resolved and causes of action arising out of or connected with Campaign, shall be resolved individually, without resorting to any form of class action, exclusively before a court located in California having jurisdiction. Further, in any such dispute, under no circumstances shall the participant be permitted to obtain awards for, and hereby waives all rights to, punitive, incidental, or consequential damages, including reasonable attorney's fees, other than participant's actual out-of-pocket expenses (i.e. costs associated with entering this Campaign).