

## Minnesota Lynx “Cash In On The Ring” Championship Rebate Program

### TERMS AND CONDITIONS QUALIFYING PURCHASES ARE BASED ON SEATING AVAILABILITY (WHILE SUPPLIES LAST) OPEN TO MINNESOTA RESIDENTS ONLY. VOID WHERE PROHIBITED BY LAW.

#### 1. Program Overview:

The Minnesota Lynx “Cash In On The Ring” Championship Rebate Program ("Program") is sponsored by the Minnesota Lynx (“Sponsor”) and administered by Covr.Promo Inc. (“Administrator”). The Program begins on July 1, 2026 at 10:00 a.m. Central Time (“CT”), ends on July 11, 2026 at 10:00 a.m. CT (“Program Period”). The Program consists of a rebate offer which is made available to non-season ticket holders who are eligible and qualified purchasers of the Minnesota Lynx “Cash In On The Ring” 200 Level Season Membership to attend the twelve (12) remaining Minnesota Lynx home games (“Membership”) currently scheduled from July 11, 2026 through September 24, 2026 (“Game Period”). The approximate retail value (“ARV”) of each Membership is two hundred and fifty dollars (\$250). If the Lynx win the 2026 WNBA Championship title, the full cost of all twelve (12) games (\$250 per Membership) will be refunded to each eligible participant whose purchase is deemed and verified as a qualified purchase more fully described below in Section 3 (“Championship Rebate”). The Championship Rebate is solely conditional on the Minnesota Lynx winning the “2026 WNBA Championship” which requires the Minnesota Lynx to be one of the final two teams remaining in the playoffs, who won their respective semifinal matchup, and be deemed the first of the two competing teams to win a best-of-seven series in the championship round expected to commence on or around October 16, 2026. Sponsor’s computer shall serve as the official clock and all times refer to CT.

#### 2. Participant Eligibility:

The Program is only open to persons who are permanent legal residents of the U.S. and who are currently physically located and residing in the state of Minnesota (“Geographic Area”), who are eighteen (18) years of age or older as of the date of participation, and who are not currently Minnesota Lynx season ticket holders. Residents outside of the Geographic Area are not eligible to enter. Employees of the Sponsor, Administrator, Minnesota Lynx (“Lynx”), Women's National Basketball League (“WNBA”), River’s Edge Insurance Solutions, LLC, their advertising or promotion agencies, those involved in the production, development, implementation or handling of the Program, and any agents acting for the above entities, and their respective parent companies, officers, directors, subsidiaries, affiliates (including, but not limited to, entities under common control or ownership), service providers, SaaS providers, redemption suppliers, assigns, administrator(s), Lynx and WNBA players, or any other person or entity associated with Program (collectively “Program Entities”) are not eligible to participate the Program. Immediate family members (i.e. a spouse, domestic partner, child, sibling, or parent) and/or any person, whether related or not, living in the same household of an individual affiliated with a Program Entity are also ineligible to participate in the Program.

#### 3. Membership, Seating, and Purchase Requirements:

A qualifying purchase must be submitted within the Program Period and constitutes the following: a) the purchase of a minimum of one (1) and a maximum of six (6) “Cash In On The Ring” 200 Level Season Membership(s) for admission to twelve (12) remaining 2026 Lynx regular season home games during the Game Period; b) completion of seating selection for eleven (11) games in a designated section and consistent 200-level seat location with the exception of the August 2, 2026 game, for which section and seating will be assigned by Sponsor/Administrator and added to each participant’s membership account on or about July 15, 2026 (collectively “Qualified Seating”); c) completion of the purchase transaction for each Membership (\$250.00 each) (subject to verification); and d) completion of the Lynx Membership Agreement (“Qualifying

Purchase”). Purchases can be made online or with a Lynx dedicated sales representative over the telephone. Tickets for the August 2, 2026 game will be added to each participant’s member account on or about July 15, 2026 and may be located in a different section and seating number(s) than participant’s Membership seat(s) (as determined by Sponsor and Administrator in their sole and absolute discretion). The Championship Rebate applies on a per-Membership basis; each individual Membership purchased during the Program Period constitutes a separate Qualifying Purchase and is independently eligible for the \$250 Championship Rebate regardless of whether the purchase(s) was made in a single transaction or additional transactions (subject to verification). Limit of up to six (6) Qualifying Membership(s) during the Program Period (per person) provided each Membership is purchased at the promotional price of \$250 (through the Program Site as defined below in Section 4 or with a Lynx designated sales representative over the telephone) and meets the Qualifying Purchase requirements listed herein. Any individual exceeding the published Membership limit of 6 Qualifying Memberships, violating these Terms and Conditions or the ticket terms located at <https://lynx.wnba.com/ticket-terms> may have some portion of their order(s) or all of their orders cancelled at the discretion of the Sponsor and/or Administrator, without notification. Multiple orders associated with the same name, account number, credit card, email and/or mailing address may be considered in the Sponsor’s and/or Administrator’s evaluation of whether an individual exceeded the ticket limit.

Qualifying Purchases are based on seating availability (while supplies last). Purchases that are incomplete, fraudulent, or not made through the Program Site (defined below) or with a Lynx designated representative during the Program Period, will be deemed ineligible and will not constitute a Qualifying Purchase. The Minnesota Lynx reserve the right to approve or cancel any sale. Failure to complete the Lynx Membership Agreement during the Program Period will result in cancelation of the applicable member account and purchases.

#### 4. **How to Participate:**

Individuals who meet the eligibility criteria listed above are invited to visit <https://go.lynxbasketball.com/tickets/cash-in-on-the-ring> (“Program Site”) click on the “Cash In On The Ring” 200 Level Season Pass “Buy Now” promotional link; select the number of Passes desired (up to six (6), subject to availability); select available Qualified Seating, create a member account; complete the purchase transaction for the twelve (12) remaining 2026 Lynx games at the promotional price of two hundred and fifty dollars (\$250.00) per Membership during the Program Period; and complete and sign the Lynx Membership Agreement (“Membership Information”). **Membership Information and Qualifying Purchases must be completed by 10:00 a.m. CT on July 11, 2026, in order to be eligible (subject to verification and in compliance with these Terms and Conditions and the Qualifying Purchase requirements).** Tickets will be added into each participant’s member account following the completion of their Lynx Membership Agreement. All required Membership Information must be completed in full, be accurate and valid. The Membership Information must match the information of the participant that completed the act of physically submitting their Qualifying Purchase (subject to verification) to participate in the Program. Proof of submitting a Qualifying Purchase will not be deemed by the Sponsor as proof of receipt of a Qualifying Purchase into the Program. The Sponsor’s Website located at <https://lynx.wnba.com> and/or the Program Site (collectively “Sites”) may not be accessible from all mobile phones, handheld devices and/or tablets. If a participant experiences any issues in making a Qualifying Purchase, he/she should call [612.673.8400](tel:612.673.8400) or email: [fansfirst@lynxbasketball.com](mailto:fansfirst@lynxbasketball.com). Participants should use care and do not drive or operate machinery while participating in the Program. If participants use a web-enabled mobile device to participate, data rates may apply (participants should contact their service provider for data rates/plans).

#### 5. **Championship Game Win Result/Championship Rebate Redemption:**

In the event that the Minnesota Lynx win the 2026 WNBA Championship (“Trigger Event”), each eligible participant will receive the Championship Rebate which is equal to the full promotional purchase price of two hundred and fifty dollars (\$250.00) per Membership, per Qualifying Purchase (subject to verification). The redemption/awarding of any Championship Rebate(s) is entirely conditional on whether the Lynx team wins the 2026 WNBA Championship as certified by the WNBA Board of Governors. If the Lynx win the Championship, the Sponsor and/or Administrator will notify all eligible rebate recipients at the email address associated with

their member account within fourteen (14) business days (the “Redemption Notification”) after the Championship win, and be given a choice to: a) receive their Championship Rebate paid to the original form of payment that was used to make the purchase; or b) apply their Championship Rebate to the purchase of 2027 Lynx season tickets (“Redemption Method(s”). If a participant does not respond within five (5) business days from the date of the Redemption Notification with their choice of Redemption Method, the Championship Rebate amount will be refunded to said participant’s original form of payment (as determined by the Sponsor/Administrator in their sole discretion). The Championship Rebate will be issued/returned to participants on or about thirty (30) business days of the Trigger Event. Championship Rebates will only be awarded to a person(s) residing within the Geographic Area. No transfer or change of account will be accepted for any Championship Rebate redemption (in Sponsor’s/Administrator’s sole discretion). Any depictions of the Program in the promotional materials or otherwise are for illustrative purposes only. Participants are solely responsible for keeping their Membership Information, account information, and/or credit card renewal up to date. Final eligibility for any Championship Rebate is subject to eligibility verification as set forth in these Terms and Conditions and full compliance with the Lynx ticketing terms requirements located at <https://lynx.wnba.com/ticket-terms>.

#### **6. Privacy Policy:**

Any personal information supplied by participants to the Program Entities will be subject to Sponsor’s Privacy Policy located at <https://www.nba.com/privacy-policy> and Terms of Use located at <https://www.wnba.com/terms-of-use>. Participants understand, agree and consent that any personally identifiable information provided to Sponsor may be retained and used for the purposes of this Program (including not limited to any applicable record keeping, and/or any Championship Rebate obligations).

#### **7. General Conditions:**

This Program is governed by these Terms and Conditions and all applicable federal, state, and local laws. By entering the Program, participants agree and acknowledge to be bound by these Terms and Conditions, as well as the decisions of the Sponsor and/or Administrator, which are final and binding in all respects; to waive any rights to claim ambiguity with the Terms and Conditions; to indemnify and hold harmless the Program Entities from any and all liability resulting or arising from the Program or the use of any submitted purchase; and to release all rights to bring any claim, action, or proceeding against the Program Entities. By submitting a purchase, participant(s) confirms accuracy and veracity of their Membership Information, statements and credit card information contained therein. The Sponsor reserves the right, in its sole and absolute discretion, to disqualify any individual found to be tampering with the account or transaction process or the operation of the Program, to be acting in violation of the Terms and Conditions, the ticket terms at <https://lynx.wnba.com/ticket-terms> or to be acting in an unsportsmanlike or disruptive manner, or with the intent to annoy, abuse, threaten, or harass any other person. Any person attempting to defraud or tamper with the Program will be prosecuted and is not eligible for a Championship Rebate. If, for any reason, the Program is not capable of running as originally planned, the Sponsor, in its sole and absolute discretion, reserves the right to cancel, suspend, and/or modify the Program or any portion thereof and to conduct the redemption/rebate process in a manner that is fair and equitable. Notice of such action will be posted on the Program Sites. In case of a dispute over the identity of a participant who submitted a Qualified Purchase, the authorized account holder of the email address associated with the Membership purchase and/or creator of the member account (as applicable) associated with that transaction will be deemed the participant. Said person must comply with these Terms and Conditions be the person who completed the act of participation, and, in Sponsor's sole discretion, may be required to provide proof of ownership of the email account and/or member account (if applicable).

#### **8. Disclaimers:**

The Program Entities are not responsible or liable for transactions that are entered by other than human means, in excess of the stated limit, or for Entries that are illegible, late, tampered with, forged, incomplete, misdirected, damaged, lost, misplaced, stolen, dropped, inaccessible, mutilated, mechanically duplicated or otherwise not in compliance with these Terms and Conditions. Any such transactions will be disqualified. By participating in the Program, the participants agree and acknowledge that the Program Entities shall have no

responsibility or liability (including, but not limited to, liability for any property loss, damage, personal injury, or death) in connection with: participation in this Program; human error; incorrect or inaccurate transcription of transactions, member account information, or Membership Information; typographical errors in the promotional marketing material(s); interruption/cancellation/postponement of any Lynx scheduled games, promos, or elements of the Program; fraudulent (including unauthorized) credit card uses (or other payment methods) made with lost, stolen, or misplaced credit cards; incomplete purchase transactions or incomplete redemptions due to credit limit, canceled or expired credit cards; any technical malfunctions of an App/purchase mechanism/transaction, telephone network, computer online system, computer dating mechanism, computer equipment, software, internet service provider; interruption or inability to access the Program Sites, (or Sponsor's/Administrator's inability to access content on the Program Sites) or any website or online service via the internet due to hardware or software compatibility problems; wireless network dead zones or obstructions; any damage to a participant's (or any third person's) computer/mobile device and/or its contents related to or resulting from any part of this Program or from entering or downloading the App/materials/software in connection with the Program; any lost/delayed data transmissions, omissions, interruptions, defects, or any other errors or malfunction. Participants hereby acknowledge that said Program Entities have neither made nor are in any manner responsible or liable for any warranty, representation or guarantee, express or implied, in fact or in law, relative to a purchase(s)/transaction(s), including any applicable express warranties provided exclusively by the Membership or ticket/seating supplier that may be a component of the Membership transaction(s). The Program Entities shall not be liable for any injury, damage, loss, expense, accident, delay, inconvenience, or irregularity that may be caused by or have contributed to (1) any wrongful, negligent or unauthorized act or omission on the part of the Membership or ticket/seating supplier or any of its agents, servants, employees, or independent contractors, (2) any wrongful, negligent, or unauthorized act or omission on the part of any other person or entity not an employee of the Sponsor, or (3) any other cause, condition, or event whatsoever beyond the control of the Sponsor or its parents, subsidiaries, and affiliated companies. The failure of the Sponsor to comply with any provision of these Terms and Conditions due to an act of God, hurricane, war, fire, demonstrations, riot, earthquake, terrorism, act of public enemies, strikes, epidemics, pandemics, actions of governmental authorities outside of the control of the Sponsor (excepting compliance with applicable codes and regulations), or other *force majeure* event will not be considered a breach of these Terms and Conditions. **WNBA and each of their respective affiliates, officers, directors, agents, and employees will have no liability or responsibility for any claim arising in connection with participation in this Program or any rebate redemption. WNBA and its affiliates have not offered or sponsored this Program in any way.**

#### 9. GOVERNING LAW, JURISDICTION, ARBITRATION:

Any controversy or claim arising out of or relating to (i) the Program, (ii) the awarding or redemption of the Qualified Purchase(s), and/or (iii) the determination of the scope or applicability of these Terms and Conditions or their enforcement or interpretation shall be governed by and construed in accordance with the substantive laws of the state of Minnesota without giving effect to any choice of law or conflict of law rules or provisions that would cause the application of any other state's laws. Any controversy or claim arising out of or relating to these Terms and Conditions, its enforcement, arbitrability or interpretation shall be submitted to final and binding arbitration, to be held in the state of Minnesota, before a single arbitrator. The arbitrator shall be selected by mutual agreement of Sponsor(s) and the participant or participants bringing forth the controversy or claim, which to the extent permissible must be brought individually and not as part of a class/group (collectively, the "Parties") or, if the Parties cannot agree, then by striking from a list of arbitrators supplied by the American Arbitration Association or JAMS/Endispute. The arbitration shall be a confidential proceeding, closed to the general public. The arbitrator shall issue a written opinion stating the essential findings and conclusions upon which the arbitrator's award is based. The Parties will share equally in payment of the arbitrator's fees and arbitration expenses and any other costs unique to the arbitration hearing (recognizing that each side bears its own deposition, witness, expert, and attorneys' fees and other expenses to the same extent as if the matter were being heard in court). Each participant agrees that his/her claim will be resolved individually, exclusively by arbitration, without resort to any form of class action. Each participant further agrees that any claim/judgment/award in such arbitration shall be limited to actual out-of-pocket costs

incurred, including costs associated with participating in the Program and in no event will participants be permitted to obtain attorneys' fees, other legal costs and/or be entitled to awards.

PARTICIPANT(S) 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 INCREASED ARISING OUT OF OR RELATED TO THE PROGRAM, INCLUDING, WITHOUT LIMITATION, ANY ACCESS OR USE OF MATERIALS OR PROGRAM SITES TO ENTER THE PROGRAM. IN NO EVENT SHALL THE SPONSOR'S LIABILITY TO ANY PARTICIPANT EXCEED THE MAXIMUM ARV AVAILABLE HEREIN (\$1,500.00). Should any term of this section be deemed by a tribunal of competent jurisdiction void, unenforceable or contrary to law, such term shall, but only to the extent necessary to bring this section within the requirements of law, be deemed to be severed from the other terms of these Terms and Conditions, and the remainder of these Terms and Conditions shall be given effect as if it had not included the severed term herein. THE PARTIES HEREBY WAIVE THEIR RIGHT TO JURY TRIAL WITH RESPECT TO ALL CLAIMS AND ISSUES ARISING OUT OF OR RELATING TO THESE TERMS AND CONDITIONS WHETHER SOUNDING IN CONTRACT OR TORT AND INCLUDING ANY CLAIM FOR FRAUDULENT INDUCEMENT THEREOF.

10. **Sponsor:** Minnesota Timberwolves Basketball Limited Partnership d/b/a Minnesota Lynx, 600 Hennepin Avenue, Suite 300, Minneapolis, MN 55403
11. **Administrator:** Covr.Promo, 58 River Road, Ocean Ridge, FL 33435
12. **Notices.** Women's National Basketball Association (WNBA) trademarks, service marks, and copyrights are proprietary to the WNBA Entities. All rights reserved.

These Terms and Conditions may only be used for personal use and not for any commercial purpose whatsoever. All rights reserved.