

INTRODUCING  
*Forever Us*™

FOR HIM AND HER

WIN  
A COUPLE'S  
PHOTO SHOOT  
VALUED AT R5000

## HOW TO ENTER

Purchase one or both of the Forever Us fragrances in the month of October.

Tag us in your post about the Forever Us fragrance either on Facebook (@AvroyShlainSouthernAfrica) or Instagram (@avroyshlain\_sa) with the hashtags #avroyshlain #foreverus

*\*Competition only open to Gauteng residents*

### TERMS & CONDITIONS:

Avroy Shlain Cosmetics (Pty) Ltd. (hereinafter referred to as "the Promoter") is giving away a couple's shoot worth R5 000 to one lucky couple (hereinafter referred to as "the Promotion"). Any person who enters (hereinafter referred to as "the Entrant") agrees that they have read, understand, and accept the Terms and Conditions of the Promotion that are set out below and are binding on the Entrant in their personal capacity.

### HOW TO ENTER AND WIN:

Purchase one or both of the Forever Us fragrances in the month of October. Tag us in your post about the Forever Us fragrance either on Facebook (@AvroyShlainSouthernAfrica) or Instagram (@avroyshlain\_sa) with the hashtags #avroyshlain #foreverus. Our representative will then contact the entrant to arrange delivery of their prize. Winner will be selected via a luck draw and notified via the social media platform they entered on. Competition only open to Gauteng residents

### THE PRIZE:

The Forever Us couple's shoot will be won by an entrant that has followed all the entry requirements as set out above. The photo shoot is valued at R5 000.00. Prize is inclusive of VAT. Prize is not transferable, cannot be exchanged for a cash value, and no substitutions are permitted. Travel to and from the photo shoot will be at the winner's own expense.

### COMPETITION DATES:

The Promotion starts on 1 October 2022 and will end on 31 October 2022 at 00:00. The photo shoot should happen between 1 November 2022 and 9 December 2022.

### GENERAL RULES AND ELIGIBILITY FOR A PRIZE:

The competition is open to all Entrants that reside in Gauteng only. The Entrant cannot be a juristic entity and must be an individual. The Entrant must be 18 years or older. By entering the Promotion, winners agree to have their photos and names published in promotional or advertising media and social media platforms. The Promoter reserves the right to disqualify any person that it knows is, or has reasonable grounds to believe is, ineligible for the competition. The Promoter's decision will be final. No correspondence will be entered into. The Promoter accepts no responsibility for any damage, loss, injury, or disappointment of any kind suffered by any Entrant in entering the competition, including as a result of any Entrant winning or not winning any prize. The Promoter accepts no responsibility for entries lost or delayed in computer error in transit. Entries made online using methods generated by a script, macro or the use of automated devices will be void. By entering the Promotion, Entrants agree to receive future correspondence from the Promoter, from which they may opt out at any stage. By entering this Promotion, each Entrant grants the Promoter a royalty-free, irrevocable, non-exclusive license to use, reproduce, modify, publish, create derivative works from, and display the Entrant's entry into the Promotion (including the photograph/video and all other content submitted by the Entrant) in whole or in part, on a worldwide basis, and to incorporate it into other works, in any form, media or technology now known or later developed, including but not limited to on any and all Internet media, including the Promoter's websites and properties and on social networking sites (i.e. Facebook, Instagram, YouTube, Twitter, etc.) for any legal purpose whatsoever. Such a license shall be valid for a period of 12 months after the Promotion closes. An Entrant shall have no claim against the Promoter or anyone else relating to the use of their entry. Entrants will not receive any form of payment relating to the use of their entries. By entering the Promotion, each Entrant warrants and represents the following with respect to their entry: the Entrant is the sole and exclusive creator, author and owner of the entry; no rights in the entry, or any portion thereof, have been granted to a third party, nor has any portion thereof otherwise been exploited in any way; and, the entry will not infringe on any rights of any third parties and will not give rise to any claims or infringement, invasion of privacy or publicity, or infringe on copyrights, trademarks, patents or other intellectual property rights or any rights or interests of any third party, or give rise to any claims for any payment whatsoever. This Promotion is in no way associated with any of the media platforms on which its communications, materials, or messaging appears, aside from those owned and operated by the Promoter. The Promoter reserves the right to amend the terms and conditions, as well as suspend or terminate the Promotion or extend any time frames at any time. In the event of such suspension, termination or extension, all participants agree to waive any rights that they may have in terms of the Promotion and acknowledge that they will have no recourse against the Promoter, its advertising agencies, advisors, suppliers and nominated agents. All Entrants to this Promotion participate entirely at their own risk. By reading and accepting these terms and conditions, the Entrant hereby indemnifies the Promoter, the Promoter's directors, employees and/or agents of any and all liability pertaining to any damage, cost, injuries, and losses of whatever nature sustained as a result of their participation in the Promotion and the use of the prize. Unused, expired and/or redeemed prizes cannot be refunded, exchanged, or returned. Nothing in these terms and conditions is intended to, or must be understood to, unlawfully restrict, limit, or avoid any rights or obligations, as the case may be, created for either the Entrant or the Promoter in terms of the Consumer Protection Act, 68 of 2008 ("the CPA").

Avroy Shlain®