

These terms and conditions (“Terms”) are a legal contract between you and B&R Stores, Inc. (and referred to in these terms as “Us” or “Our” or “We”) (“Parties” means you and B&R Stores, Inc.), which states the Parties’ rights and responsibilities with respect to their dealings with each other, including B&R Stores, Inc. sending information or others sending information regarding B&R Stores, Inc. to you through text messages, emails, or other means.

1. Changes to these Terms: We may change, add, or remove provisions (collectively, “Modifications”) of these Terms from time to time. If you have provided your cell number and/or email address, we will inform you of Modifications by text message and/or email at least 30 days prior to Modifications taking effect. Modifications that affect the Parties’ rights and/or obligations will only do so prospectively. If you object to Modifications, your sole recourse shall be to alert B&R Stores, Inc. by responding to the Modifications notification as directed in the notification.
2. Electronic Communications: Electronic Communications—You can opt-in to receiving periodic text messages by signing up through Our website or by texting specified key words to a number provided by various advertisements. Regardless of your opt-in method, you will receive a text message asking you to respond “Y” to confirm your participation in the program. You will not be enrolled in the text message program until you respond to these confirmatory text messages. We will send no more than 5 advertising text messages per week. If do not wish to continue receiving text messages, text “STOP” at any time to stop receiving text messages. After you text “STOP,” you will receive a one-time text message confirming you have been opted out of the program. If you have any problems with the program and wish to contact US, text HELP at any time.
3. Privacy Policy We respect the information that you provide to Us and will not share that information with others.