

**OFFICIAL RULES**  
**BeatStars.com (BeatStars Inc.)**  
**THE BEATSTARS CLYDE STUBBLEFIELD**  
**REMIX CHALLENGE RULES**

These rules apply to The BeatStars Clyde Stubblefield Challenge ("Challenge") conducted by BeatStars Inc. ("BeatStars"). **In addition, the GENERAL CHALLENGE RULES attached hereto apply to this Challenge.** If there is a conflict between the **GENERAL CHALLENGE RULES** and **THE BEATSTARS CLYDE STUBBLEFIELD REMIX CHALLENGE RULES**, the **BEATSTARS CLYDE STUBBLEFIELD REMIX CHALLENGE RULES** shall control.

**1. GENERAL RULES**

- a. The Challenge will begin on June 26, 2025 and will end on July 10, 2025.

**2. WHAT RIGHTS DO I HAVE IF I ENTER?**

- a. This Challenge is for promotional purposes only.

**3. HOW TO ENTER**

- a. An eligible individual may enter the Challenge by taking the following steps:
- i. The BeatStars website is located [here](#) (the "Website");
  - ii. Uploading the requested music content and/or video content showcasing your participation in the Challenge (music content and/or video content shall be collectively referred to "Content") to the Challenge Page, in any file format specified by BeatStars;
  - iii. Providing the necessary identifying information to enter the Challenge on the Challenge Page; and
  - iv. Providing the necessary identifying information to enter the Challenge on the Challenge Page.
- b. No purchase is necessary to enter the Challenge.
- c. Each individual eligible to enter the Challenge may only provide only one (1) Entry of Content to the Challenge. If an individual is determined, in BeatStars' sole discretion, to have provided more than one (1) Entry of Content, that individual's Entries may be disqualified at the sole election of BeatStars. Entries may not be modified after being submitted.
- d. By entering the Challenge You represent and warrant to BeatStars that you meet these criteria above in Paragraph 3. BeatStars reserves the right to require proof of age and jurisdiction of residence prior to awarding You with a Prize.
- e. By entering a Challenge You consent to receiving communications from BeatStars and/or the Promotional Partners (hereinafter referred to as "Partners") relating to the Challenge, including information about Your Entry, information about the Challenge, Prize details, and notices about other upcoming Challenges.
- f. Only Content will be accepted for the purpose of entering the Challenge. Any material that is not the requested Content will not be considered.

**4. DURATION OF CHALLENGE**

- a. The Challenge shall be open between the dates specified on the Challenge Page (the "Challenge Period") and in Paragraph 1(a). Entries to the Challenge will only be accepted during the Challenge Period. An Entry will be accepted when BeatStars' computer servers record Your Entry information as submitted. The sole determinant of time for the purposes of determining the beginning and end of the Challenge Period shall be BeatStars' computer servers. Any automatic computer receipt (such as a confirmation

email) does not constitute proof of actual receipt of an Entry for the purpose of these Terms.

## **5. ELIGIBILITY RESTRICTIONS**

- a.** The Challenge Entrant entering the Challenge (“Entrant(s)”) must be at least 18 years old or older to participate in the challenge.
- b.** The Challenge is open only to individuals who, for the duration of the Challenge Period:
  - i.** Have an active account on the Website;
  - ii.** Reside in a jurisdiction where the Challenge is lawful;
  - iii.** Are over the age of majority and have the legal capacity to enter into a binding contract in the jurisdiction where they reside or who have entered into the Challenge with the informed consent of a legal guardian if under the age of majority; and
  - iv.** Read and agree to be bound by these Terms, the [BeatStars Terms of Service](#) and [BeatStars Privacy Policy](#), and any relevant BeatStars policies in place during the Challenge Period.

## **6. PRIZES**

- a.** The prize for the Challenge (the “Prize”) will be displayed prominently on the Challenge Page before the Challenge Period begins. The approximate cash value of each Prize will also be provided, or where such a value is difficult to estimate a brief description of the Prize will be provided. Prizes are non-transferable, non-refundable and cannot be sold or exchanged for cash.
- b.** After receiving the Winner’s Materials, BeatStars shall provide the Winner with the Prize within thirty (30) days, or if the description of the Prize on the Challenge Page identifies a specific date by which the Prize would be provided, by that specific date. If the Prize for a Challenge includes cash, payment of that portion of the Prize may be made to the Winner to the Winner’s account on the Website through the functionality provided by the Website.
- c.** While BeatStars may assist in delivering such Prizes to the Winner, BeatStars makes no warranties or representations regarding the quality of a Prize or how closely the Prize delivered to You matches the description of the Prize on the Challenge Page. You agree to indemnify and hold BeatStars, Robot Lemon Incorporated, and Leo Sidran harmless from any and all costs and expenses (including but not limited to reasonable attorney’s fees and court costs), loss, claim, liability or obligations relating to a Prize, including without limitation the failure to receive a Prize as described on the Challenge Page, or issues relating to the quality of a Prize.
- d.** BeatStars shall have the right to change the Prize at any time.

## **7. SELECTION OF WINNERS**

- a.** BeatStars will review the entries starting on July 10, 2025. For avoidance of doubt, BeatStars may only decide to review the top 100 most-voted entries, and entries from Entrants who are a BeatStars Professional plan member in its final review period.
- b.** Winners will be announced by BeatStars on a date, picked by BeatStars in its sole discretion, after the Winners are picked.
- c.** The winners of the Challenge (the “Winners”) shall be determined by BeatStars in their sole discretion based on their subjective review of the Content submitted to the Challenge.
- d.** The Winners of the Challenge shall be notified by BeatStars at the contact information they submitted when entering the Challenge within fourteen (14) days of BeatStars being notified of the Winner’s identity. In order to claim the Prize the Winners must, if requested, provide BeatStars with:

- i. Proof of age and jurisdiction of residence;
  - ii. Any information reasonably necessary to allow BeatStars or the Partners to provide the Winner with the Prize, including as contact and banking information;
  - iii. Signed copies of any liability releases, publicity releases or other affidavits, intellectual property assignments, declarations, or additional documents that BeatStars may require.
- e. If more than fourteen (14) days have elapsed since BeatStars notified the Winners and the Winners have not responded or failed to provide the Winners' Materials, or if at any time the Winners indicates he or she does not wish to accept or is not eligible to win a Prize, their Prize may be forfeited and BeatStars may determine new Winners who may be provided the Prize through the procedures specified in these Challenge Rules.

**8. COLLECTION AND DISSEMINATION OF PERSONAL INFORMATION**

- a. By entering the Challenge you grant BeatStars permission to collect certain information and material about You and Your Entry, including your Content, Your name, Your likeness, Your contact information, and information required to open Your BeatStars Website account. You also grant BeatStars and its affiliates a worldwide, irrevocable, non-exclusive, and royalty free license, right, and/or permission to do the following, including without limitation, publicly display, sublicense, copy, disseminate, and make available the Content, this information and material on the Website and in any promotional materials associated with the Website or Challenge, without any compensation to You. You agree to waive any potential claim or cause of action You may have against BeatStars or its affiliates relating to the use or display or making available of such information or material.

**9. TERMINATION AND MODIFICATION OF CHALLENGE**

- a. The Challenge may be terminated or modified by BeatStars at any time. If the Challenge is terminated or modified, notice thereof will be displayed on the Website Challenge Page. If the Challenge is terminated before the end of the Challenge Period:
  - i. No further Entries will be accepted to the Challenge,
  - ii. Any Entries already submitted to the Challenge will be forfeited,
  - iii. BeatStars shall not have any further obligation to You including without limitation no obligation to award or deliver a Prize or pay any compensation of any kind whatsoever; and
  - iv. These Challenge Rules shall survive.

**10. CONDITIONS**

- a. You grant BeatStars, Robot Lemon Incorporated, and Leo Sidran the irrevocable, non-exclusive, sublicensable, worldwide, perpetual, and royalty-free license to store, use, copy, display, perform your Content. BeatStars, Robot Lemon Incorporated, and Leo Sidran are also granted a revocable, non-exclusive, sublicensable, worldwide, perpetual, and royalty-free license to use of Your likeness in order to exploit the Content and/or Remix.
- b. BeatStars reserves the right to disqualify any Entrant from the Challenge, in its sole discretion, for any of the following reasons:
  - i. Submitting any material to the Challenge that is infected by computer viruses, bugs, bots or other AI, or engaging in any tampering, unauthorized intervention, fraud, technical failures, or any other actions which, in BeatStars' sole opinion, corrupt or affect the administration, security, fairness, integrity or proper conduct of the Website or the Challenge;

- ii. Submitting any false or misleading information to Website or the Challenge;
- iii. Submitting material to the Website or Challenge that contains profanity, pornographic or sexual content, hate speech or that promotes violence;
- iv. Failing to comply with any of Your covenants, representations or warranties under this Agreement;
- v. Violating the terms or conditions of these Challenge Terms or the [BeatStars Terms of Service](#) and [BeatStars Privacy Policy](#); or
- vi. Taking any action that may be reasonably expected to expose BeatStars or the Partners to disrepute or legal liability.
- c. **See Attachment A “GENERAL CHALLENGE RULES” for additional conditions.**
- d. BeatStars reserves the right to end any Challenge or amend these rules upon announcement.
- e. For website Challenges: By use of BeatStars’ website and by entering this Challenge , Participants agree to the [BeatStars Terms of Service](#), and the [BeatStars Privacy Policy](#).
- f. The Challenge is void where prohibited by law.

## 11. MISCELLANEOUS

- a. By entering a Challenge You consent to receiving communications from BeatStars relating to the Challenge, including information about Your Entry, information about the Challenge, Prize details, and notices about other upcoming Challenges.
- b. You agree to hold BeatStars harmless from any claim relating to the failure to transmit or receive an Entry to the Challenge, or any distortion, corruption or other damage to your Entry due to any cause, including technical issues related to the submission process.
- c. **You hereby agree not to sue and irrevocably and unconditionally release, and forever discharge BeatStars Inc., Robot Lemon Incorporated, Leo Sidran, and each of their past, present and future parents, subsidiaries (whether or not wholly-owned), affiliates, divisions, agents, representatives, employees, successors, partners, third party partners, and assigns, from any and all manner of liabilities, claims and demands of any kind or nature, whatsoever, in law or equity, whether known or unknown, which You (or Your assigns, agents and/or representatives) ever had, now have, or in the future may have against them, including, but not limited to claims arising out of or related to Your Content and Your participation in the Challenge, including without limitation, any claims, demands and causes of action for invasion of privacy, false light privacy or violation of the right of publicity, defamation, infliction of emotional distress and any other tort in connection therewith (including, without limitation, any claims relating to or arising from any actions by BeatStars hereunder) and any costs and expenses (including, without limitation, attorneys’ fees, court costs, settlement and disbursements), and you hereby waive the right to seek injunctive or other equitable relief against BeatStars or Robot Lemon Incorporated for any such matter.**
- d. You agree that you shall indemnify and hold harmless BeatStars Inc., Robot Lemon Incorporated, Leo Sidran, and each of their past, present and future parents, subsidiaries (whether or not wholly-owned), affiliates, divisions, agents, representatives, employees, successors, partners, third party partners, and assigns, from any loss or damage (including attorneys’ fees and costs) incurred by them in connection with any claim or lawsuit brought in connection with the matters released and discharged, or with any breach of BeatStars Inc., Robot

**Lemon Incorporated, and Leo Sidran's representations, warranties and agreements in this Agreement.**

- e. The Website is provided subject to the [BeatStars Terms of Service](#) and [BeatStars Privacy Policy](#), including without limitation BeatStars making no warranties or representations regarding the Website, the services offered through the website, Website availability or non-interruption, or the Website services being fit for a particular use or purpose and BeatStars disclaims all such warranties.
- f. By entering into this Agreement you represent and declare that you have carefully read this Agreement and know the contents hereof, you have had the opportunity to obtain legal advice regarding the same, and that You enter the Challenge freely and voluntarily.
- g. This Agreement and the Website materials referenced herein constitutes the entire agreement between You and BeatStars regarding the subject matter thereof and supersedes any other written or oral agreements or understandings regarding these matters.
- h. This Agreement shall be construed and interpreted in accordance with the binding upon your heirs, successors, assigns and legal representatives in accordance with the laws of the State of Delaware applicable to contracts entered into and intended to be performed entirely in that state. Any disputes between the parties hereto shall be subject exclusively to the jurisdiction of the state and federal courts sitting in Travis County in the State of Texas, without giving effect to any choice of law or conflict of law rules or provisions that may cause the application of the laws of any other jurisdiction. You agree, for the benefit of BeatStars, to submit any dispute arising hereunder to binding arbitration in accordance with the rules established pursuant to the rules of the American Arbitration Association then effective, and any and all claims, judgments and awards by You or in Your favor shall be limited to actual out-of-pocket costs incurred by Entrant with regard to this Challenge, but in no event attorneys' fees, punitive, incidental, consequential or other damages. For greater certainty, without limiting the generality of the foregoing, nothing hereunder shall affect BeatStars' right to apply for injunctive relief against You in a court of competent jurisdiction.
- i. If, in any jurisdiction, any provision of this Agreement or its application to any party to it is restricted, prohibited, found unenforceable by a court of law, or otherwise restricted in scope in any fashion for any reason, such provision is, as to such jurisdiction, ineffective only to the extent of such restriction, prohibition or unenforceability without affecting the remaining provisions of this Agreement and without affecting the validity or enforceability of such a provision in any other jurisdiction or its application to other parties to this Agreement or other circumstances.
- j. Except as otherwise provided herein, You may not assign or transfer any rights or obligations hereunder without prior consent of BeatStars.
- k. In these Terms words importing the singular shall include the plural and vice versa, and words importing a gender shall include all genders.
- l. The headings in these Terms are for convenience only and shall not affect the Terms' construction or interpretation.

**Attachment A**  
**BeatStars.com (Beatstars Inc.)**  
**GENERAL CHALLENGE RULES**

These rules (the “General Challenge Rules”) apply to all challenges conducted by BeatStars.com (**BeatStars Inc.**). Beatstars specific challenges will have their own specific rules which will be set forth in challenge rules for that particular challenge and will be made available at [www.beatstars.world/challenges](http://www.beatstars.world/challenges). If there is a conflict between the **GENERAL CHALLENGE RULES** and **THE BEATSTARS CLYDE STUBBLEFIELD REMIX CHALLENGE RULES**, **THE BEATSTARS CLYDE STUBBLEFIELD REMIX CHALLENGE RULES** shall control.

**1. HOW TO ENTER A CHALLENGE**

- a. Unless otherwise noted, one entry per person will be accepted. In the event multiple entries are allowed, each entry must be submitted individually. Mechanically reproduced or software generated entries of any kind will not be accepted.

**2. ELIGIBILITY RESTRICTIONS**

- a. The Challenge entrant must be at least 18 years old or older to participate in the challenge.

**3. PRIZES**

- a. Failure to claim Prize by the specified time will result in forfeiture of the Prize.
- b. Intentionally omitted.
- c. In the event that a Prize or Prize certificate is mailed to the winner, it will be with the prior written consent of the winner and therefore, the winner assumes the risk of its arrival. BeatStars is not responsible for the safe arrival of a Prize or Prize Certificate.
- d. Prizes are not transferable. Prizes may not be substituted or redeemed for cash.

**4. SELECTIONS OF WINNERS**

- a. Challenge winners will be selected and notified of their Prize in the manner chosen by BeatStars.
- b. Unless otherwise specified, if the winner(s) cannot be contacted within 14 days after the Prize is awarded, an alternate winner may be selected at BeatStars’ discretion. Unless otherwise specified, winners who fail to respond within 14 days of Prize notification are deemed to be waiving their Prize claim and the Prize will be forfeited.

**5. CONDITIONS**

- a. Taxes and Liability: Payment of all federal, state, and local taxes is the sole responsibility of the winner. Challenge winnings shall be reported to the Internal Revenue Service and winners can expect to receive a 1099 tax form for Prizes which total more than \$600 for the calendar year. Winners may be required to accurately complete and submit IRS Form W-9 to BeatStars as a condition of acceptance of a Prize.
- b. By participating in the Challenge, the Entrant agrees to have his or her name, voice, or likeness used in any advertising or broadcasting material relating to the Challenge without additional financial or other compensation.
- c. By participating in the Challenge, Challenger hereby releases and agrees to indemnify and hold harmless the BeatStars, its licensee, affiliates, subsidiaries, parent corporation and each of their officers, directors, shareholders, employees, advertising and PR agencies, sponsors, advertisers, promotional partners (including without limitation, Artist, its affiliates, licensees, successors and assigns, and each of their respective officers, directors, employees and agents), partners, agents, representatives, and their successors and assigns, and all others connected with them and the Challenge (collectively. “Released Parties”) from any and all liability, claims, actions and damages

sustained or incurred by participation in the Challenge and the receipt and use of any Prize awarded (if any) through such Challenge arising in any manner whatsoever.

- d. Challenge winners (and their guests or travel companions, if any) may be required in BeatStars' sole discretion, to sign a liability release and a publicity release. A winner must execute and return any required release within five (5) business days from notification or winner will be disqualified and the Prize will be forfeited. An alternate winner may be chosen by random selection. Pursuant to the liability release, the winners will agree to hold the Released Parties harmless against any and all claims or liability arising indirectly from the Prize or participation in the Challenge. Any Challenger who refuses to sign any required release will forfeit any and all Prizes.
- e. BeatStars will be excused from its obligation to conduct the Challenge if its performance is delayed or prevented due causes beyond its control, including, but not limited to acts of God, public enemies, war, civil disorder, fire, flood, hurricanes, explosion, labor disputes or strikes, and any acts by any governmental authority.
- f. BeatStars, its licensee, affiliates, subsidiaries, parent corporation, sponsors, advertisers and promotional partners, partners and their assigns and successors are not responsible for failure to conduct or for alterations to the Challenge due to circumstances beyond the control of any such entity.
- g. Decisions of BeatStars management and our third party affiliates (Including, but not limited to their affiliated A&Rs and Artists) with respect to the challenges are final.
- h. BeatStars reserves the right to end any Challenge or amend these rules upon announcement on air or publication on the BeatStars' website.
- i. BeatStars reserves the right to make changes to the rules of the Challenge, including the substitution of a Prize or Prizes of equivalent or greater value, which will become effective upon announcement.
- j. BeatStars is not responsible for any Prizes or Certificates lost or stolen after the winner has claimed them.
- k. Prizes are awarded "as is" with no guarantees or warranties as to use. Acceptance of a Prize releases BeatStars, its sponsors, promotional partners, partners and advertisers from all liability and claims concerning the Prize, its delivery, and its use.
- l. BeatStars is not responsible for typographical or other errors in the printing, the offering or the administration of the Challenge or in the announcement of a Prize. BeatStars is not responsible for (i) lost, stolen, mutilated, misdirected, postage due, illegible, incomplete or late entries; (ii) telephone or mobile service outages, delays, busy signals, facsimile transmissions errors, equipment malfunctions, and any other technological difficulties that may prevent an individual from completing his/her telephone call or from sending a text message (if applicable, message and data rates may apply, and the BeatStars is not responsible for any fees incurred by an entrant for this method of entry); (iii) entries not received due to difficulty accessing the internet, service outage or delays, computer difficulties or other technical difficulties.
- m. By participating in this Challenge, Challengers agree to be bound by these General Challenge Rules. Failure to comply with the General Challenge Rules may result in the Challengers disqualification, at the sole discretion of BeatStars.
- n. You are required to provide truthful information as part of their entry and BeatStars will reject and delete any entry that it discovers to be false or fraudulent. BeatStars will disqualify any entry from Challengers who do not meet the eligibility requirements and BeatStars will also delete any online entry if it learns that it was submitted by any Challengers under the age of 18.



- o. No purchase is necessary. The Challenge is void where prohibited. Challengers and promotions are subject to all federal, state, and local laws.
- p. For website Challenges: By use of BeatStars' website and by entering this Challenge, Participants agree to the the [BeatStars Terms of Service](#) and [BeatStars Privacy Policy](#), and to use Personal Information as stated in the Privacy Policy located on the BeatStars' Website located at beatstars.com.
- q. Copies of the written Challenge rules and a list of all winners are available by request.

## **6. TELEPHONE CHALLENGES**

- a. BeatStars cannot be held responsible for allegations of telephone malfunctions. BeatStars is not responsible for callers lost or disconnected before completing his or her prize claim. When a caller is lost or disconnected prior to, BeatStars can, at its discretion, select the next eligible caller received to win/participate. BeatStars is not responsible for any lost connections, miscommunications, failed computer or telephone transmissions, equipment or other technical failure or service interruptions. BeatStars is not responsible for any carrier or server delays or failures.

## **7. TEXT CHALLENGES**

- a. You understand, acknowledge and agree that no purchase is necessary to participate in any text to win a challenge or subscribe to any text club, and that texts sent by BeatStars are sent using an automated telephone dialing system. By initiating a text message to BeatStars in this challenge, you also expressly consent to the receipt of a reply message confirming your entry and notification via text if you are selected to be a winner. You also understand, acknowledge and agree that reply messages from BeatStars may contain advertising and marketing messages, which support free service.
- b. Message and data rates may be charged by your wireless carrier. BeatStars is not responsible for any fees incurred by you for this method of entry.
- c. Entrants to this challenge do not provide detailed personal information at the time of entry given the limitations of the text message format, but must provide all requested information if selected as the winner(s), including first name and last name, complete postal address (street, city, state, and zip code), email address, telephone number, date of birth, social security number (if required by law and federal tax reporting requirements), and verification of identity (such as a valid government-issued ID).
- d. All entrants must follow the "call to action" entry instructions and submit any requested information. If you change your mind regarding the subscription to the text club, you should text the word "STOP" to the designated short code when you receive the confirmation message. You may opt-out to a text club at any time.
- e. Text message and any mobile devices entries will be deemed made by the authorized account holder of the mobile account submitted at the time of entry. The authorized account holder is the natural person who is assigned to the text or mobile telephone number by a telecommunications provider, or other organization that is responsible for assigning such numbers. Only text messages individually generated by wireless devices such as cellular or smart telephones and smart devices will be accepted; use of any device to automate entry is prohibited and will be cause for disqualification. Proof of submission of an entry from the entrant shall not be deemed proof of receipt by BeatStars. The challenge administrator's telephone system or text platform is the official time keeping device for the challenge.
- f. BeatStars is not responsible for any lost connections, miscommunications, failed computer or telephone transmissions, equipment or other technical failure, service interruptions, carrier or server delays or failures. BeatStars is not responsible for



mis-sent, misdirected, or undeliverable text entries, and votes cannot be recalled once sent.

#### **8. INTERNET RULES**

- a. BeatStars is not responsible for entries not received due to difficulty accessing the Internet, services outages and delays, computer difficulties or other technological difficulties.
- b. Challenge participants using the Internet must provide a valid email address.
- c. BeatStars and sponsors are not responsible for technical, hardware, software, or telephone or other transmission failures of any kind; lost or unavailable network connections; or incomplete, garbled or delayed computer transmissions whether caused by BeatStars, users, by any equipment or programming utilized in promotions, games or Challenges, or by human error which may occur in the processing of submissions, which may limit a participant's ability to participate.
- d. BeatStars reserves the right, in its sole discretion, to cancel, suspend a Challenge, promotion, game, or Challenge should a virus, bug, computer or other problem beyond the control of BeatStars corrupt the administration, security or proper execution of Challenge, promotion, game, or Challenge. BeatStars, in its sole discretion, may award Prizes to entries received by alternate means. All Internet participants agree to be bound by the specific Challenge, promotion, game, or Challenge rules, and the General Challenge Rules appearing above.
- e. To enter online, you must enter your first name and last name, complete address, city, state, zip code, telephone number and a valid email address in the online entry form. One Internet entry per person and one Internet entry per email address. Internet entries will be deemed made by the authorized account holder of the email address submitted at the time of entry. The authorized account holder is the natural person who is assigned to the email address by an Internet access provider, online service provider, or other organization that is responsible by assigning email addresses or the domain associated with the submitted email address.
- f. BeatStars, in its sole discretion, reserves the right to disqualify any person tampering with the entry process, the operation of the BeatStars' website or who is otherwise in violation of the General Challenge Rules. BeatStars further reserves the right to cancel, terminate, or modify the Challenge if it is not capable of completion as planned, including infection by computer virus, bugs, tampering, unauthorized intervention or technical failures of any sort.

#### **9. WHEN INTERNET CHALLENGE INVOLVES VOTING**

- a. Entrants may not attempt to obtain votes by any fraudulent or inappropriate means, including without limitation, by: (a) circumventing (or encouraging others to circumvent) any vote limits; (b) using any automated system to vote; (c) offering any inducements to others in exchange for votes; or (d) using proxy voting schemes in which anyone other than the actual person submits the vote. BeatStars, in its sole discretion, reserves the right to reject any votes that BeatStars has reason to believe were obtained through fraudulent or inappropriate means.

#### **10. WHEN INTERNET CHALLENGE INVOLVES VOTING ON SOCIAL MEDIA, INCLUDING FACEBOOK, TWITTER, INSTAGRAM, AND OTHERS**

- a. Use of multiple Facebook/Twitter/Instagram or other social media accounts to enter Challenges is prohibited and will result in nullifying all votes from these accounts and/or disqualification from the Participant. The penalty will be determined at the sole discretion of BeatStars.

#### **11. FOR ENTRIES THAT INCLUDE SUBMITTING A PHOTO/AND OR VIDEO**

- a. BeatStars, at its sole discretion, reserves the right to disqualify and/or destroy any entry if or when it is discovered that such entry contains infringing, illegal, indecent or otherwise offensive material or if such entry contains material whose Content is deemed at the sole discretion of the BeatStars to be unsuitable for public viewing, performance, or posting via Internet.
- b. Each Participant's photo and/or video entry must be his/her original creative work and/or property and must not contain copyrighted materials or any other materials, which may be restricted, prohibited, or outlawed by Federal, state or local laws. Participants are required to obtain a written release from all individuals appearing in the photo and/or video which grants the right to use their name, likeness and recorded voice and the right to post the video on the BeatStars website for the general public to view. Each Participant agrees to hold the BeatStars, its parent companies, and subsidiaries, their affiliated entities, and their respective shareholders, officers, directors, agents, representatives, employees, and all of their successors and assigns harmless against any and all claims or liability arising directly or indirectly from the Prize, Challenge and or/ Challenge, including but not limited to an infringement or alleged infringement of any intellectual property, publicity or privacy right, or violation of any law or regulation, involving the photo and/or video entry.

**12. FOR CHALLENGES PROMOTED ON A BEATSTARS FACEBOOK PAGE**

- a. This Challenge is in no way sponsored, endorsed, or administered by or associated with Facebook and/or Meta. By submission of an entry, Participants release Facebook and Meta from any responsibility related to the Challenge. Challengers are providing entry information to BeatStars and not to Facebook.

**13. FOR CHALLENGES PROMOTED ON A BEATSTARS INSTAGRAM PAGE**

- a. This Challenge is in no way sponsored, endorsed, or administered by or associated with Instagram and/or Meta. By submission of an entry, Challengers release Instagram and Meta from any responsibility related to the Challenge.

**14. FOR CHALLENGES PROMOTED ON A BEATSTARS TWITTER PROFILE**

- a. This Challenge is in no way sponsored, endorsed, or administered by or associated with Twitter. By submission of an entry, Challengers release Twitter from any responsibility related to the Challenge.