LTX STUDIO SHORTEST AI FILM OPEN CALL CONTEST OFFICIAL RULES

NO PURCHASE NECESSARY TO ENTER OR WIN

Welcome to the LTX Studio Shortest AI Film Contest ("Contest"). The Contest is organized and administered by Lightricks Ltd. ("Lightricks", "we", "our", "us"). LTX Studio, created by Lightricks (the "Platform"), is a tool for creating and editing videos using AI.

Please read carefully the following terms and conditions ("**Terms**" or "**Official Rules**"), which constitute a binding agreement between individuals seeking to participate in the Contest and Lightricks. By submitting Entries to the Contest (as explained below), you provide your full and unconditional consent to be legally bound by these Official Rules. These Official Rules and the Contest are void where prohibited by law.

- 1. **CONTEST PERIOD**: The Contest starts on the 14th of July 2025 at 11:59 AM Eastern Daylight Saving Time ("**EST**") and ends on the 4th of August 2025 at 11:59 AM EST ("**Contest Period**"). Lightricks will have the sole discretion in determining the timeliness of any action or inaction related to this Contest and may, in its sole discretion, extend the Contest Period.
- 2. ELIGIBILITY: Subject to any applicable law, the participant who at the time of Entry are at least 18 years of age or older, are holders of a valid passport and applicable travel visa and/or the necessary documents for travel to/from and within the EU (as applicable), and are legally permitted to travel to/from EU. Employees and board members of Lightricks, and their family members (i.e. parents, grandparents, children, grandchildren, siblings, nieces, nephews, and in-law relatives), are not eligible to participate in the Contest. Each team may consist of up to 3 participants ("Team").
- 3. **OVERVIEW/HOW TO ENTER**: To enter the contest, you must fill a dedicated google form (for is available in the following link: https://forms.gle/wuLsVQ932Cf2Q51MA), Within the form will you be able find the contest guidelines also linked https://drive.google.com/file/d/1yTx-WcBzik-qVJbfBvf8-zfFWKFErAxP/view?usp=sharing("Gu idelines") instructing you on the entry submission required in order to enter the contest ("Entry"). Note that all Entries must follow the submissions detailed in the Guidelines. No purchase is necessary to participate in the Contest. You are not entitled to any form of compensation or consideration for your submission of an Entry or for Lightricks' use of your Entry or your submission. The submission must be in the following format: (i) Max video length: 60 seconds; (ii) Must be generated in LTX Studio; (iii) Post-production/editing is allowed; (iv) File size limit: 1GB; (v) Final format: mp4 ("Format"). Share your LTX Studio project with ltxstudio@lightricks.com using the "Share" button in the Platform and Submit your final video via the competition form https://forms.gle/b5bMykt5gzdEVoNn9.

Limited to one (1) Entry per team. Any attempt by any entrant to obtain more than the stated number of Entries by using multiple/different email addresses, identities, social media profiles and logins, or any other methods will void such Entries and that entrant will

be disqualified. Normal Internet/phone access and data/usage

charges imposed by your online/phone service provider will apply. All Entries must adhere to the Official Rules. Any Entry that does not adhere to the Official Rules is subject to disqualification from the Contest.

By entering, you agree that you are solely responsible for all internet access and data charges that you incur. All such charges are billed by and payable to your internet or mobile service provider. Please contact your participating service provider for pricing plans, participation status and details. Entries will not be acknowledged or returned.

Lightricks is not responsible for lost, late, incomplete, invalid, unintelligible or misdirected Entries, which may be disqualified at Lightricks's sole discretion without notice. Any use of robotic, repetitive, automatic, programmed or similar Entry methods or agents (including, but not limited to, involving the creation and/or use of fraudulent email addresses, Social Media profiles and/or identities) will void all Entries by that entrant.

In the event of a dispute as to any Entry, the authorized account holder of the email address linked to the Social Media profile used to enter will be deemed the entrant.

"Authorized Account Holder" is defined as the natural person who is assigned to an email address by an Internet access provider, online service provider or other organization (e.g., business, educational institution, etc.) that is responsible for assigning email addresses for the domain associated with the submitted email address linked to the Social Media profile. Potential winners may be required to show proof of being the Authorized Account Holder associated with the Entry.

By submitting an Entry, you represent and warrant that your Entry is original to you, that the Entry has not been previously published, has not won previous awards and that neither it nor its contents infringe upon or violate the rights of any third party, including any copyrights, trademarks, rights of privacy, publicity, or other intellectual property. By submitting an Entry, you represent and warrant that you consent to the submission and use of the Entry in the Contest and to its use as otherwise set forth herein.

By submitting an Entry, you acknowledge and agree that Lightricks may receive other Entries under this Contest that may be similar or identical to the Entry submitted by you. You waive any and all claims you may have had, may have, and/or may have in the future, in connection with any other Entry reviewed and/or used by Lightricks that may be identical or similar to your Entry. You understand that you will not be entitled to any compensation because of Lightricks's use of such other similar or identical material.

4. WINNING ENTRY: We will evaluate the Entry through the following equally weighted criteria: (i) Creativity; (ii) Originality; and (iii) Storytelling or concept clarity (for non-narrative entries). Based on the criteria above, on or by August 14th 2025, a Panel of experts from Lightricks and the industry selected by Lightricks will choose twenty-five (25) Teams as winning entries (each Team a "Winner" together "Winners"). A Winner may be disqualified if Lightricks deems that the Winner has violated these Terms or any applicable law. Our decision is final and non-contestable, and you may not raise objections against our decision.

5. **PRIZES**: The Winners will be eligible to the following prizes subject to the terms of these Official Rules:

5.1 PRIZE CATEGORIES:

- 1. First Place Winner shall receive: (i) Cash prize of USD \$5,000 (five thousand dollars) (ii) One (1) year LTX Studio Pro subscription license (iii) A four (4) day/ three (3) night trip for Winner to Berlin, Germany, to attend the Forward Festival (August 27–30, 2025) (the "Event"). Trip includes roundtrip economy air transportation from a major international airport within reasonable proximity (in Lightricks's sole discretion) from Winner's home to Berlin; three (3) nights' hotel accommodation; (iv) Screening rights at the Shortest AI Film Festival at Forward Festival Berlin
- 2. **Second Place Winner shall receive:** (i) Cash prize of USD \$3,500 (three thousand five hundred dollars) (ii) Six (6) month LTX Studio Pro subscription license (iii) Inclusion in the official Forward Festival showcase (iv) ticket for Forward Festival Berlin per each team member.
- 3. **Third Place Winner shall receive:** (i) Cash prize of USD \$1,500 (one thousand five hundred dollars) (ii) Three (3) three-month LTX Studio Pro subscription license (iii) Inclusion in official Forward Festival showcase. (iv) ticket for Forward Festival Berlin per each team member.
- 4. Runners-Up (Fourth through Twenty-Fifth Place) shall each receive: (i) Fifty thousand (50,000) compute seconds in LTX Studio (ii) Featured placement on the official Beyond the Prompt campaign page. (iii) ticket for Forward Festival Berlin per each team member.

All prizes are subject to the terms and conditions set forth in the participation agreement, which must be executed by Winners prior to prize distribution. Prize consists of only the items specifically listed as part of the prize in these Terms and prize details not specified herein shall be determined solely by Lightricks. All Prizes are awarded "as is," are non-transferable, and non-refundable. Cash Prizes may be awarded either as (a) payment against a valid invoice, processed within thirty (30) days of invoice receipt, or (b) Amazon gift card of equivalent value. Winner must provide valid banking information for cash prize disbursement.

Winner agrees to interview for Lightricks or any of Lightricks's designated reporters and participate in any recordings of the creation process of the production which may be done in any form or types of media (including social media) ("documentation"). Winner further agrees that Lightricks may use or edit any such documentation in any way they see fit, on

any media they see fit, to promote the documentation and use it at any time.

Winner further agrees that Lightricks or its agents may photograph and/or videotape any or all aspects of the Event ("footage") and Winner agrees that Lightricks may use or edit that footage in any way they see fit.

Winner agrees and acknowledges that following submission of their Entry they may not, at any point in time, withdraw their submission from Production, even if Winner chooses not to participate in the Production or to receive recognition for the Production and the terms of these Official Rules, including without limitations, Section 16(e) hereof shall apply to Winner and the submission, Entry and Production, whether Winner claims and/or receives or does not receive the prize or any portion thereof.

Winner must execute and return a liability/publicity release prior to travel. Winner is solely responsible for all other expenses not specifically set forth herein, including but not limited to meals, upgrades, travel insurance, travel visa and all associated expenses, intercity transportation, meals, in-room charges (e.g. mini-bar, movies), alcoholic beverages, telephone calls, merchandise, souvenirs, personal expenses, laundry service, spa treatments, tips and gratuities, incidental charges, parking, surcharges, service charges, personal charges, taxes, travel and other insurance, additional transportation, gratuities, upgraded room accommodations and other incidentals and items of a personal nature or any other item not specifically described in these Official Rules, and all expenses for any of the foregoing are solely the responsibility of the Winner.

Winner must be legally permitted to travel, and is solely responsible for all applicable and/or necessary and relevant travel documents, visas, passports, etc. Lightricks is not responsible for lost, mutilated or stolen travel documents. Travel must be taken on dates specified by Lightricks. Lightricks is not responsible for airline cancellations, blackout dates, delays, diversions or substitutions and no refund or compensation will be awarded in any such event.

The Event may be cancelled or rescheduled at Lightricks' or the Event organizer's sole discretion. In the case the Event is rescheduled, the Winner will be eligible to attend the next Event scheduled with the same terms.

If Winner engages in behavior that (as determined by Lightricks in it's sole discretion) is inappropriate or threatening, illegal or that is intended to annoy, abuse, threaten or harass any other person, Lightricks reserves the right to terminate the trip early and/or eject them from the Event, in whole or in part, and send the Winner home with no further compensation to the Winner.

If the Winner elects to make alternate arrangements for any portion of the Prize for any reason whatsoever, no additional compensation will be awarded to the Winner and

Lightricks is not responsible for such alternate arrangements. Actual retail value of the Prize may vary. Lightricks is not responsible for, and Winner will not receive any difference between, the actual value and ARV of the Prize. If ground transportation is substituted in lieu of air transportation, the Winner will not receive the difference between the value of the air transportation and the ground transportation. Lightricks will be booking air travel and hotel accommodations on behalf of the Winner. No changes will be made to travel details once any element(s) of the travel arrangements have been booked, except at Lightricks's sole discretion. The Winner may be required to provide a major credit card upon hotel check-in or prior thereto and all in-room charges will be charged to the credit card (subject to terms and conditions of the hotel). All other expenses and costs, not expressly listed above, including, but not limited to, airline baggage fees, taxes, tips, meals, entertainment, transfers, and transportation to airport to and from Winner's home residence are the Winner's sole responsibility. Any damage to the room, and/or any other venue related to the prize, attributed to the Winner will be the responsibility of the Winner. Lightricks is not responsible for the availability or proper functioning of any hotel feature or amenity and Lightricks will award no credit or compensation with respect thereto.

RELEASED PARTIES SHALL NOT HAVE ANY LIABILITY FOR ANY PERSONAL INJURIES, DEATH, PROPERTY DAMAGE, OR OTHER DAMAGES OR EXPENSES RESULTING FROM OR ARISING OUT OF OR RELATED TO THE PRIZE OR ANY ACTIVITY RELATED TO THE PRIZE OR ANY OTHER ASPECT OF WINNER'S ACCEPTANCE OR USE OF THE PRIZE.

Prize is nontransferable and no substitutions are allowed except by the Lightricks, who reserves the right to award a prize of equal or greater value. The prize being awarded has no cash value and may not be redeemed for cash at any time. All applicable federal, state, and local income taxes for acceptance and use of the prize are the sole responsibility of Winner. Prize is awarded "as is" without any warranty or guarantee of any kind. To the extent that prize elements are provided by third-party providers, Winner agrees to look solely to applicable third-party providers with respect to any claims, losses, or disputes in connection therewith. All prize details not specified in these Terms will be determined in Lightricks's sole discretion.

Taxes: The Prize may be taxable income under the laws applicable to Winner. Any taxes applicable to the Prize are the sole and exclusive responsibility of Winner, and not Lightricks. Winner shall be the sole responsible for reporting the Prize to the relevant tax authorities, and paying all taxes applicable to the Prize, as required by the applicable tax laws. Upon Lightricks's first request, Winner will promptly complete and submit to Lightricks all tax forms, certificates or authorizations as may be necessary under the applicable tax laws.

6. **WINNER NOTIFICATION/VERIFICATION**: The potential Winner will be sent, via email link, a Declaration of Eligibility, Liability & Publicity Release (where legal) ("**Declaration**") and will be required to complete, and sign and return the Declaration via email within twenty-four (24) hours of being notified in order to claim the Prize. If the potential Winner fails to return

the Declaration within the required time period, or the prize notification is returned undeliverable, or in the event that the potential Winner is disqualified for any reason, Lightricks will award the applicable prize to an alternate winner selected in the same manner as set forth in section 4 above from among all remaining eligible Entries received, time permitting. Prize will be awarded provided a sufficient number of eligible Entries are received throughout the Contest Period. Winner is subject to verification by Lightricks, whose decisions are final and binding in all matters related to the Contest. If Winner is 18 years of age or older but deemed a minor in Winner's state or place of residence, prize will be awarded in the name of a parent or legal guardian, who must complete and return the Declaration on Winner's behalf.

- 7. **Publication.** The name of the Winner, their submission, as well as their Social Media handle, may be published on our Social Media, or other social media pages, in our blogs, press releases, news articles, and promotional and marketing materials.
- 8. **GENERAL RULES**: By participating in this Contest, entrants and Winner agree to be bound by these Official Rules and the decisions of Lightricks. All applicable laws and regulations apply. Entrants and Winner hereby hold the Lightricks and its affiliates, subsidiaries, and their and their respective officers, directors, members, managers, employees, agents, representatives, successors and assigns (the "**Released Parties**") harmless from and against any third party claim arising from use of any Entry and entrants and Winner waive any right to inspect or approve uses of their Entry by Lightricks in connection with the Contest or to be compensated for any such uses.

Participating in the Contest constitutes permission to Lightricks to use an entrant's and Winner's name, address, likeness, and Footage (if applicable) in connection with the administration of the Contest only and as otherwise required by law. By participating in the Contest, the entrants and Winner agree that Released Parties will have no liability whatsoever for, and will be held harmless by entrants and Winner for any liability for any bodily injury, loss or damages of any kind to persons, including death, and property, due in whole or in part, directly or indirectly, from submitting an Entry, the acceptance, receipt, redemption, possession, ownership, use or misuse of any prize, if applicable, or participation in the Contest or participation in any Contest related activity.

You hereby represent and warrant that you have read these Official Rules and are fully familiar with their contents and agree to be bound by them.

Lightricks is not responsible for any typographical or other error in the printing of the Contest materials or the offering or announcement of the Prize. Lightricks reserves the right to cancel or modify the Contest if fraud, misconduct or technical failures threaten the integrity of the Contest; or if a computer virus, bug, or other technical problem corrupts the administration or security of the Contest as determined by Lightricks, in their sole discretion.

In the event of termination, Lightricks may award the Prize in accordance with Section 4 above from among all eligible Entries received prior to termination. Lightricks reserves the right at its sole discretion to disqualify any individual who tampers or attempts to tamper with the entry process or the operation of the Contest; violates the Official Rules; acts in an unsportsmanlike or disruptive manner; or acts in an annoying, abusive, threatening, or harassing manner. If a dispute arises regarding compliance with these Official Rules, Lightricks may consider, in its sole discretion, data reasonably available to Lightricks through information technology systems in Lightricks's control, but Lightricks will not be obligated to consider any data or other information collected from any other source.

Any failure by Lightricks to enforce any of these Official Rules will not constitute a waiver of such Official Rules. If there is a conflict between any term of these Official Rules and any marketing or other materials used in connection with the Contest, the terms of these Official Rules will govern. Lightricks are not responsible for technical, hardware or software malfunctions, telephone failures of any kind, lost or unavailable network connections, or failed, incorrect, inaccurate, incomplete, garbled or delayed electronic communications, whether caused by the sender, by any of the equipment or programming associated with or used in the Contest that may limit the ability to participate, or by any human error which may occur in the processing of the Entries in the Contest. Entries generated by script or bot are not eligible. Lightricks reserves the right to cancel, terminate or modify the Contest if it cannot be completed as planned for any reason, including but not limited to infection by computer virus, bugs, tampering, unauthorized intervention, technical failures, or corruption of any sort. In such an event, Lightricks will award the prize from non-suspect, eligible Entries received prior to cancellation as outlined above, provided it is able to do so, and will announce the termination on the LTX Discord Server. Lightricks also reserves the right, in its sole discretion, to modify these Official Rules for clarification purposes without materially affecting the terms and conditions of the Contest. If any provision(s) of these Official Rules are held to be invalid or unenforceable, all remaining provisions hereof will remain in full force and effect.

9. Privacy. In order to run the Contest, Lightricks will need to collect personal data about You, this may include Your contact information (such as Your email address, phone number and personal profile), the content that You provide for consideration as part of the Contest, as well as data if You are above 18 and if You are EU/UK/USA resident. We require this information in order to allow Your participation in the Contest and perform the contract entered between You and Lightricks. If your Contest contains personal data, it will be subject to Lightricks' Privacy Policy. By participating in the Contest, You agree to the additional terms in Lightricks' Privacy Policy, available here, detailing Lightricks' policies regarding collection, retention and sharing of personal data, including any rights You may exercise as a Data Subject (depending on the laws applicable to You). You are not required to provide Your personal data, however if You do not provide it, You will not be able to participate in the Contest.

- DISPUTES: Except where prohibited, entrant agrees that: (1) all disputes, claims and causes of action arising out of or connected with this Contest or any Prize awarded must be resolved individually, without resort to any form of class action, and exclusively by the courts located in Jerusalem, Israel, and entrants consent to the mandatory and exclusive jurisdiction of such courts with respect to any such legal proceedings; (2) all claims, judgments and awards will be limited to actual out-of-pocket costs incurred, including costs associated with entering this Contest, but in no event attorneys' fees; and (3) under no circumstances will entrant be permitted to obtain awards for, and entrant hereby waives all rights to claim, indirect, punitive, incidental and consequential damages and any other damages, other than for actual out-of-pocket expenses, and all rights to have damages multiplied or otherwise increased. SOME JURISDICTIONS MAY NOT ALLOW THE LIMITATIONS OR EXCLUSIONS OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES OR EXCLUSION OF IMPLIED WARRANTIES, SO SOME OF THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY. CHECK LOCAL LAWS FOR ANY RESTRICTIONS OR LIMITATIONS REGARDING THESE LIMITATIONS OR EXCLUSIONS. All issues and questions concerning the construction, validity, interpretation and enforceability of these Official Rules, or the rights and obligations of the entrant and Lightricks in connection with the Contest, will be governed by, and construed in accordance with, the laws of the State of Israel, without giving effect to any choice of law or conflict of law rules (whether of the State of Israel or any other jurisdiction), which would cause the application of the laws of any jurisdiction other than the State of Israel.
- 11. **WINNER**: For the name of a Winner ("Winner List"), available for ninety (90) days after Contest Period, send an email to: contact@lightricks.com with "LTX Studio Open Call Contest" as the subject line. Winner List will be sent after the prize has been awarded.
- 13. **Discord, Instagram, Twitter/X Disclaimer.** Please note that neither Discord, Instagram nor Twitter/X ("Discord" "Instagram" and "Twitter/X", respectively, and the "Social Media", collectively) Lightricks, endorse or administrate the Contest, and are not liable for any matter related to the Contest.

14. Restrictions.

- a. In your participation in the Contest, you must not
 - i. Violate any rules, guidelines or instructions that we may convey regarding the Contest;
 - ii. Interfere with or disrupt the operation of the Contest;
 - iii. Disparage Lightricks or harm their goodwill or reputation;
 - iv. Impersonate any person or entity, or make any false statement pertaining to your identity; or
 - v. Engage in any activity that constitutes or encourages conduct that would constitute a criminal offense, give rise to civil liability or otherwise violates any applicable law, including laws governing privacy, defamation, mass email, spam, export control, consumer protection, unfair competition and false advertising.

- b. Your Entry and your submission must not include content:
 - i. That may infringe the rights of other parties, including patents, copyrights, trade secrets, trademarks, a person's right to privacy or publicity rights;
 - ii. That may depict or identify minors, their personal details, their address or ways to contact them;
 - iii. That is or appears to be of commercial nature, including advertisements, Lightricksships, solicitations, endorsements and public relations material;
 - iv. That is false, inaccurate or misleading;
 - v. That may include software viruses, spyware or any other malicious applications;
 - vi. That may encourage, support, assist, or advise in the commission of a criminal offense;
 - vii. Whose publication is prohibited by any applicable law; or
 - viii. That may be threatening, abusive, harassing, defamatory, libelous, vulgar, discriminatory, violent, obscene or racially, ethnically or otherwise objectionable.
- 15. **Intellectual Property Ownership.** We do not claim ownership of any intellectual property rights in or to the Entries, but we do retain ownership of the intellectual property rights in and to LTX Studio, and any derivative thereof.
- 16. **Entry License.** YOU ARE SOLELY RESPONSIBLE FOR YOUR ENTRY AND ITS CONTENT. WHEN YOU SUBMIT A ENTRY, YOU CONFIRM TO US THAT:
 - a. THE ENTRY IS SOLELY YOUR ORIGINAL CREATION AND YOU ARE THE SOLE RIGHTFUL OWNER OF ALL INTELLECTUAL PROPERTY RIGHTS ASSOCIATED WITH THE ENTRY. b. YOU ARE LAWFULLY ENTITLED TO GRANT THE LICENSES AND WAIVERS SET FORTH BELOW.
 - c. YOU HAVE LAWFULLY OBTAINED THE CONSENT OF ALL INDIVIDUALS DEPICTED OR SHOWN IN THE ENTRY (IF ANY), TO USE THEIR IMAGE, LIKENESS AND PUBLICITY RIGHTS, FOR THE PURPOSES CONTEMPLATED BY THESE TERMS.
 - d. THE ENTRY AND ITS USE BY LIGHTRICKS, AND THE PUBLIC AT LARGE, WILL NOT INFRINGE ANY RIGHTS OF THIRD PARTIES, INCLUDING INTELLECTUAL PROPERTY RIGHTS, PRIVACY RIGHTS AND PUBLICITY RIGHTS.
 - e. YOU GRANT US A PERPETUAL, ROYALTY-FREE, WORLDWIDE, NON-EXCLUSIVE, SUB-LICENSABLE AND TRANSFERABLE, LICENSE, TO COPY, DISTRIBUTE, DISPLAY PUBLICLY, ADAPT, MAKE AVAILABLE TO THE PUBLIC, MAKE COMMERCIAL USE OF, COMBINE WITH OR INCORPORATE INTO OTHER CONTENT, MODIFY AND CREATE DERIVATIVE WORKS OF, ALL MATERIALS INCLUDED IN YOUR ENTRY, SUBMISSION AND THE PRODUCTION. YOU FURTHER WAIVE ALL MORAL RIGHTS YOU MAY HAVE WITH RESPECT TO SUCH ENTRY, SUBMISSION AND PRODUCTION.
- 17. **LIMITATION OF LIABILITY.** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, LIGHTRICKS, INCLUDING ITS RESPECTIVE OFFICERS, DIRECTORS, SHAREHOLDERS, EMPLOYEES, SUB-CONTRACTORS, PARTNERS, AGENTS AND AFFILIATES (THE "**INVOLVED PERSONS**"), SHALL NOT BE LIABLE TO YOU, FOR ANY DIRECT, INDIRECT, SPECIAL, PUNITIVE,

EXEMPLARY, STATUTORY, INCIDENTAL OR CONSEQUENTIAL DAMAGE, OR ANY SIMILAR DAMAGE OR LOSS (INCLUDING LOSS OF PRIZE OPPORTUNITY, PUBLICATION OPPORTUNITY, OR BUSINESS OPPORTUNITY), COSTS, EXPENSES AND PAYMENTS, EITHER IN TORT, CONTRACT (INCLUDING NEGLIGENCE), OR IN ANY OTHER FORM OR THEORY OF LIABILITY, ARISING FROM, OR IN CONNECTION WITH THE CONTEST, THE USE OF, OR THE INABILITY TO PARTICIPATE IN THE CONTEST, OR FROM ANY FAILURE, ERROR, OR BREAKDOWN IN THE FUNCTION OF THE PLATFORM SYSTEMS OR SUBMISSION INTERFACES, OR FROM ANY DELAYED OR INCOMPLETE USER CONTESTS, OR FROM ANY COMPUTER OR COMMUNICATION MALFUNCTIONS, OR FROM ANY FAULT, OR ERROR MADE BY THE INVOLVED PERSON'S STAFF, OR FROM YOUR RELIANCE ON THE PLATFORM OR ANY RESOURCES IN THE PLATFORM, OR FROM ANY COMMUNICATION WITH LIGHTRICKS OR WITH OTHER PARTICIPANTS, OR FROM ANY DENIAL OR DISQUALIFICATION OF YOUR ENTRY OR PARTICIPATION IN THE CONTEST OR PRODUCTION, OR FROM RETENTION, DELETION, DISCLOSURE AND ANY OTHER USE OR LOSS OF YOUR ENTRY.

YOU ACKNOWLEDGE AND AGREE THAT YOUR PARTICIPATION IN THE CONTEST IS ENTIRELY, OR AT THE MAXIMUM PERMITTED BY THE APPLICABLE LAW, AT YOUR OWN RISK.

- 18. **Indemnity**. You agree to indemnify, defend and hold harmless the Involved Persons and anyone acting on their behalf, at your own expense and immediately after receiving written notice from Lightricks, from and against all damages, loss, costs, expenses and payments, including reasonable attorney's fees and legal expenses, arising from any complaint, allegation, claim, or demand, arising from your breach or alleged breach of these Terms.
- 19. **Miscellaneous.** Lightricks reserves the right to cancel or temporarily suspend the Contest at any time, with no liability to you. You are exclusively responsible for all costs and expenses associated with your participation in the Contest. These Terms constitute the entire agreement between you and Lightricks regarding the Contest. You may not assign or delegate these Terms or any of your rights and obligations hereunder. Any purported assignment, in contravention of the above will be null and void. The section headings in the Terms are included for convenience only and shall take no part in the interpretation of the Terms. The term "Including", whether capitalized or not, means without limitation. If any provision of the Terms is held to be illegal, invalid, or unenforceable by a competent court, then the provision shall be performed and enforced to the maximum extent permitted by law, and the remaining provisions of the Terms shall continue to remain in full force and effect.