

Terms & Conditions of the Contest **“Masha’s Advent Calendar”**

The following Terms & Conditions regulate the procedure of the Contest (hereinafter the "Contest") titled **“Masha’s Advent Calendar”**.

The purpose of the Contest is to develop creative abilities of children of preschool and school age, to cultivate and maintain interest of the general public in the brand "Masha and the Bear" as well as interest in eponymous animated work.

The performance of actions by the Participant (or his / her legal representative) aimed at participation in the Contest shall correspond to a full and unconditional acceptance of the Terms & Conditions. The Participant (his / her legal representative) shall read and acknowledge the following Terms & Conditions before performing actions for participation in the Contest:

1. Definitions

"Task" (or “Tasks”) shall mean one of the everyday tasks/questions placed by the Organizer on the Website during 24 (twenty four) days within the Term for the Participants to accomplish.

"Organizer" shall mean the organizer of the Contest i.e., a legal entity established in accordance with the legislation of the Republic of Cyprus and organizing the Contest: Animaccord Ltd (VAT: CY10244451K: Address: 82 Griva Digeni Str., STEFANIE HOUSE, Office 202, 3101, Limassol, Cyprus).

"Website" shall mean an official web page on the Internet dedicated to the Contest, containing the Terms & Conditions of the Contest, Contest mechanics, Contest calendar as well as instructions for completion of the Task and other data needed, where the Participant (or his/her legal representative) shall fulfill Tasks for the purpose of participating in the Contest, namely advent.mashabear.com.

"Participants" shall mean citizens of United Kingdom of Great Britain and Northern Ireland under the age of 14 which can participate in the Contest. Legal representatives of the Participants (i.e. parents / adoptive parents / guardians, hereinafter, the "Legal representatives") shall act on behalf of the Participants and in their interests fulfilling all the required actions to participate in the Contest and accepting Participation Offer in accordance with the Terms & Conditions.

“Partner” shall mean the partner of the Contest, responsible for the delivery of Prize if applicable and defined in these Terms & Conditions.

“Winner” shall mean a Participant who, on the grounds and in accordance with the Terms & Conditions gained the right to receive the Prize. The Prize shall be received with the participation of the Legal representative acting in the interests of the Participant.

"Participation Offer" (“Offer”) shall mean Terms & Conditions published on the Website constituting a public offer addressed by the Organizer to all potential Participants of the Contest. Committing the actions under section 4 of these Terms & Conditions by a Participant, is considered as the unconditional agreement and full acknowledgement of the Participant with the Terms & Conditions as well as with the Privacy Policy of the Organizer published on the Website. From the moment of performing actions as defined above, these Terms & Conditions become a legally binding agreement for the Participant and the Organizer, which determines the rights and obligations of these parties related to the organization and conduction of the Contest.

2. Description of the Contest

2.1. The territory of the Contest shall be territory of United Kingdom of Great Britain and Northern Ireland via the Website on the Internet.

2.2. The Contest shall include advent-calendar presented on the Web-site. During the Term of the Contest Participants will have a chance to fulfill everyday Tasks available on the advent –calendar and

receive Prizes in accordance with these Terms & Conditions. The Participants shall be informed about the Terms & Conditions as well as any amendments to these Terms & Conditions by way of publication of such information on the Website.

2.3 Uploading Works and other data necessary for participation in the Contest shall be done solely via the Website.

2.4. Term of the Contest:

2.4.1. Term of the Contest shall be period **from 1st of December, 2020 to 24th of December, 2020** inclusive, UK time.

2.4.2. Period for determining the Winners of the Contest: **from 1st of December, 2020 to 20th of January, 2021 inclusive.**

The Winners shall be announced in accordance with section 6 of these Terms & Conditions.

2.4.3. Prize Period shall be term as defined in the section 7 of these Terms & Conditions within the period **from 1th of December, 2020 to 30th of January, 2021** inclusive.

Prizes shall be awarded in accordance with section 7 of these Terms & Conditions.

2.4.4. The countdown for the Contest takes place in UK time.

3. Rights and obligations of the Participants and the Organizer

3.1. Only those who meet the criteria for Participants can participate in the Contest. Those who do not meet the requirements are not eligible to participate in the Contest and are not eligible to receive a Prize.

3.2. Participation in the Contest shall be carried out by the Participant under the control of the Legal representative, or directly by a Legal representative on behalf of the Participant. When participating in the Contest the contact details of the Legal representative of the Participant (full name of the Participant/Legal representative, contact phone number, e-mail) shall be specified.

3.3. Employees of the Organizer, affiliates and others connected with the organization of the Contest, as well as family members of all above specified persons, are not allowed to participate in the Contest.

3.4. The Participant (or his / her legal representative) has the right to:

3.4.1. receive information about the Contest in accordance with the Terms & Conditions;

3.4.2. being recognized as the Winner, to receive the corresponding Prize in accordance with the Terms & Conditions.

3.5. Participants are required to comply with the Terms & Conditions, perform all the actions, and comply with the terms applicable within the Contest and Prizes` receipt procedure.

3.6. Each Participant (or his/her legal representative) can participate in the Contest everyday during the Term of the Contest or complete Task only of one or several days of the Term.

3.7. The Organizer has the right to terminate the Contest and / or amend its Terms & Conditions by publishing a corresponding notification on the Website or otherwise publicly notifying of such termination and/or amendment.

3.8. The Organizer of the Contest is obliged to provide Prizes to those Participants who are recognized as Winners in accordance with these Terms & Conditions.

3.9. The Organizer reserves the right not to engage in written negotiations or other contacts with the Participants, except in cases stipulated by the Terms & Conditions and current applicable legislation of the UK.

3.10. Participants who are recognized as Winners and Prize holders shall at the request of the Organizer, take part in interviewing, photo and video shooting due to the recognition as the Prize holders, without being paid additional remuneration for this. In the case of Participant`s consent, the Participant (and/or the Legal representative) grants the Organizer the right to use the Participant's name, surname, and image in materials produced in connection with the coverage of the Contest, distribution of promotional information about the Contest in the media and the Internet, free of charge. Copyright (related) rights to the created materials shall belong to the Organizer.

3.11. The Participant represents, acknowledges and guarantees that performance of any Task posed by the Organizer does not violate the copyright and any other rights of third parties, in accordance with the applicable legislation of the UK. The guarantor of compliance of Participants with these requirements are their Legal representatives.

3.12. The Participant (and/or the Legal representative) hereby agrees and acknowledges that all exclusive copyrights and related rights to any work created by the Participant for the purposes of participating in the Contest and completion of the Task provided by the Participant (or his/her Legal representative) to the Organizer, and all parts thereof that can be alienated and transferred in any way in accordance with current legislation in the sphere of intellectual property will be deemed transferred and alienated to the Organizer, in full, throughout the world, for the entire period of validity of exclusive copyright and related rights without restrictions, from the moment of creation of such in an objective form. Exclusive rights are transferred to the Organizer without any obligation on the part of the Organizer to pay the Participant any additional remuneration for this transfer of rights.

3.13. After uploading the above described work to the Website, the Participant has no right to use the work in any way without the prior consent of the Organizer. In particular, the Participant is prohibited from using the work to participate in other competitions, as well as distributing work in any way or form. At the same time Participants shall have a right to use the corresponding work for personal purposes including publication of the work in personal accounts of the Participant in social media. Being the rightholder of the work Organizer remains entitled to request Participant to withdraw/delete the work from the social media at any moment. In case of violation of the requirements of this paragraph, the Participant ceases to participate in the Contest, and if the Participant is selected as the Winner of the Contest, the result of such selection shall be considered void.

3.14. It is not allowed to use images of characters from the animated series "Masha and the Bear", as defined in these Terms & Conditions, the rights for which are controlled by the Organizer, for the purposes of participation in the Contest.

3.15. The Organizer has the right to disqualify the Participant at any time, including after the end of the Term, voiding the result of the Task, in case of suspicion of using unfair methods when completing the Task, without further explanation of the reasons for the disqualification of the Participant. In addition, the result of the Task provided by the Participant shall be disqualified if:

- The result of the Task doesn't match the Contest topic or the Task;
- The result of the Task contains unethical and / or indecent language, calls for violence, etc., erotic and / or pornographic information;
- The result of the Task contains advertising information;
- The result of the Task is offensive to the honor and dignity of other Participants;
- The result of the Task incites ethnic, racial, religious and other hatred;
- The result of the Task is provided by a Participant who lives outside the Contest territory or in any other way does not match requirements for participation as defined in the Terms & Conditions;
- The result of the Task violates the rights of third parties;
- The result of the Task does not comply with the Terms or current applicable legislation of the UK;
- in other cases of violation of the Terms.

The Organizer shall have a right to make a decision about compliance of the result of the Task with the Terms & Conditions and / or current applicable legislation of the UK at its own discretion.

3.16. The fact of participation in the Contest means that the Participant or his legal representative agrees that his/her name, surname, results of the Tasks, and other information voluntarily provided by the Participant or his legal representative can be used by the Organizer, its authorized individuals and / or its advertising agencies for advertising purposes and for informational purposes in any country of the world without any time limit and without paying any remuneration to the Participant.

3.17. The Participant (the Legal representative) shall have a right to refuse to participate in the Contest at any time by sending the corresponding application to the Organizer by registered mail or a

scanned copy (electronic image) of the signed application by e-mail to the Organizer via competition@animaccord.com. The application may be drafted in a free form and must contain information that allows to identify the Participant.

4. Procedure of participation in the Contest

To participate in the Contest, the following steps shall be fulfilled (procedure for acceptance the Offer to participate in the Contest):

- 4.1. to click on the present date of the interactive advent calendar on the Website;
- 4.2. to complete the Task that shall appear after clicking on the date.

Combinations of actions as described above shall be the same for everyday of the Contest and shall be performed and repeated by Participant (and/or Legal Representative) on a daily basis if Participant (and/or Legal Representative) would like to participate in the Contest that day. Everyday 1(one) new Task will become available on the Website. Depending on the day of the Contest Task can vary and may be of two types: Tasks for accomplishment of which the Prize is guaranteed (“Guaranteed Prize”) and Task for accomplishment of which the Participant gains the chance to participate in the competition for the Prize in accordance with clause 6.2 of these Terms& Conditions (“Competition Prize”). Tasks for accomplishment of which there is a Guaranteed Prize shall be available for the Participants throughout the term of the Contest. Tasks for accomplishment of which there is a Competition Prize shall be available within 3 (three) days since the actual date of publication of the Task. To compete for the Special Prize as defined below Participant shall complete Tasks everyday during no less than 15 (fifteen) days of the Term.

The procedure and instructions for completion of the Task and other data are provided on the Website.

Participant shall only be eligible for receipt of the Prize if all of the abovementioned conditions are fulfilled.

4.4. Organizer will provide several types of Tasks including but not limited to the following:

- Answer a question (open/multiple answer);
- Visit a link;
- Create a work (text/picture):
- Share on Facebook.

4.5. Identification of Participants is performed by registering the Participant's application on the Website, together with completion of the Task and other data which is performed by filling in all the required fields of the registration form on the Website. In order to complete the form the Participant/his legal representative shall provide the following data: name and surname of the Participant/his legal representative, link to the FB account of Participant (if applicable), e-mail and contact phone number. If Participant is already registered on the Website, Participant shall not need to register again.

4.6. The set of actions specified in paragraphs 4.1-4.2. of the Terms & Conditions, is recognized as a full and unconditional acceptance of the public offer in the form of the Terms & Conditions by performing specific actions to accept the Offer to participate in the Contest.

5. Prize Fund of the Contest

5.1. The Prize Fund of the Contest shall consist of the following categories of the Prizes:

Competition Prizes:

Brand of the prize and Partner responsible for delivery: Simba
Big Bear's House playset x 3

Bear Tree House playset x 3
Plush Bear and big Doll set x 3
Masha Singing Doll x 3
Masha's House Playset
Winter Bear Tree House Playset x 3
Plush Bear x 3
Plush Bear and Small Doll set x 3

Brand of the prize and Partner responsible for delivery: Phidal

Learning Series book x 4
Puzzle Book x 4
Book with figurines x 4

Brand of the prize and Partner responsible for delivery: Tactic

Masha and the bear in the forest board game x 2
Masha Memorize game x 2
Masha Race to The Tree House game x 2

Organizer shall be responsible for delivery:

Print on demand T-shirt x 3
Print on demand Hoodie x 3
Print on demand PopSocket x 3
The Entertainer gift card 25 GBP x 3
Smyths gift card 25 GBP x 3
Amazon gift cards 25 GBP x 3

Special Prize:

Amazon gift cards 50 GBP x 5
Organizer shall be responsible for delivery of the Special Prizes.

Guaranteed Prizes (only electronic format) provided by Organizer:

Entertaining and educative assets such as coloring pages, mazes, find the difference, etc.

The total number of Competition and Special Prizes shall correspond to 65. Total number of Guaranteed Prizes is not limited.

5.2. The Organizer will not issue the cash equivalent of the Prize and will not replace it with other prizes.

5.3. One Participant can receive only one Prize for one Task but may receive several Prizes if fulfilled several Tasks. 5.4. The Organizer's obligations to issue Prizes to Participants are limited to the Prize Fund specified in par 5.1. these Terms & Conditions, in part of the number and characteristics of Prizes. The specified number of prizes is the maximum number. If actual number of Participants and/or Winners are less than amount of Prizes, Organizer shall have a right to distribute the Prizes in accordance with clause 7.7 of these Terms & Conditions.

5.4. Prizes may be provided in electronic form (Guaranteed Prizes) or may be delivered in the physical form(Competition Prizes) depending on the category of the Prize as defined above.

6. The procedure for determining the Winners

6.1. Within the period as defined in clause 2.4.2 Organizer shall determine 65 Winners. Number of Winners of Guaranteed Prizes is not limited. Each Winner shall be eligible for the Prize. Notifications with information about the Winners (name and surname) of the Competition Prizes and Special Prizes will be posted by the Organizer on the Website in the appropriate section and sent to the Winner via e-mail. Notification and the Prize shall be sent to the Winners of the Guaranteed Prizes via e-mail after corresponding Task completion.

6.2. All of the Winners shall be announced by the Organizer: no later than 12:00 pm on 20th of January via the Website.

6.3. Selection of the Winners of the Competition Prizes may be carried out in several ways depending on the day of the Term:

6.3.1. by the jury members who shall select the result of the Task eligible for the Prize, considering fulfillment of all necessary conditions in accordance with these Terms & Conditions and instructions published on the Website. Jury members are appointed by the Organizer (hereinafter - the "Jury"). The Jury determines the Winners by voting, considering criteria of creative and unique approach to creation of the Work.

6.3.2. in line with the following formula:

For the Task/competition with 1 (one) Winner:

$$N1 = (NP/2) - 1$$

For the Task/competition with 2 (two) Winners:

$$N1 = (NP/2) - 1$$

For the Task/competition with 3 (three) Winners:

$$N1 = (NP/3) - 1$$

For the Task/competition with 4 (four) Winners:

$$N1 = (NP/4) - 1$$

N1 – Serial number (as registered via the Website) of the first Winner;

NP – total number of the Participants;

The second, third and fourth Winner (if applicable) shall be chosen by multiplying serial number of the first Winner by 2, 3 and 4 correspondingly.

6.4. Winners of the Special Prize shall be chosen in accordance with clause 6.3.2 among Participants who complete Tasks everyday for no less than 15 (fifteen) days of the Term of the Contest.

6.5. Winners of the Guaranteed Prize shall receive a Prize for completion of the Task indicated as Task for the Guaranteed Prize.

6.5. The Contest shall not be considered a lottery. Organizer guarantees that Participant does not need to make any purchase in order to participate in the Contest or be chosen as a Winner.

7. Procedure and schedule for awarding Prizes

7.1. The Organizer shall contact the Legal representative of the Winner via email (specifically the following e-mail address: advent@animaccord.site) or phone within 2 (two) weeks from the date of publication of the Contest results to discuss the procedure for receiving the Prize, using the contact details taken during the registration of the Participant. The Winner shall within 3 (three) calendar days from the date of receipt of notification specified in par. 7.1. from the Organizer provide the Organizer with the information and documents specified in this section of the Terms & Conditions via the same e-mail address as indicated in this clause.

7.2. In order to receive the Prize, the Participant's legal representative shall provide the following reliable information about himself / herself to the email address specified by the Organizer in addition to the information specified in the Participant's application:

- Full name, active phone number for communication, email address, city, actual address of residence for delivery of the Prize.

7.3. Prize shall be sent to the Winner by Organizer or by responsible Partner within 30 (thirty) calendar days from the moment the Winner is determined and from the moment the Winner fulfills all the obligations set out in the Terms & Conditions, including the obligations to provide data defined in 7.2 of the Terms & Conditions. The Winner will be informed about the procedure of the Prize delivery by notification to the email address provided to the Organizer by Organizer. In the case of courier delivery, the Organizer's or Partner's obligation to award the Prize is considered fulfilled from the moment the Prize is transferred to the courier delivery service.

7.4. Clauses 7.1 – 7.3 of these Terms and Conditions shall be applicable to the Prized that are subject to delivery.

7.5. In case of the Guaranteed Prize provided in the electronic format the Organizer shall contact the Legal representative of the Winner via email (specifically the following e-mail address: advent@animaccord.site) within 2 (two) weeks from the date of publication of the Contest results to provide details (code or other) for Prize receipt.

7.6. Winners cannot be paid the cash equivalent of the Prize value in kind. If any taxes are applicable, the Organizer shall pay all applicable taxes in cases established by the current applicable legislation of the UK. The Winner hereby agrees to provide to the Organizer all the necessary tax information for proceeding with taxes payment associated with the Contest, if needed, within 3 (three) days since corresponding request from the Organizer

7.7. Prizes are transferred to the Winners only after mandatory verification by the Organizer for compliance by Participants with the Terms & Conditions and bona fide of Participants' actions. The Organizer has the right to use any means of verification. By taking part in the Contest, the Participant (his/her legal representative) unconditionally agrees to this provision and has no right to make claims to the Organizer in this regard.

7.8. Prizes in the physical form that are not distributed or unclaimed by the Participants or not received by the Participants in the period of Prize delivery by the courier, can be used at Organizer's own discretion, in particular, they can be distributed among other Participants by the involving additional stage of determining the Winner or otherwise at the discretion of the Organizer. Prizes in the electronic form shall be actual without time limitation

7.9. The Organizer is not responsible for failure to provide notification of winning the Contest if the Winner provided incorrect contact details, as well as if it is impossible to contact the Winner by email and/or phone due to their malfunction or other reasons beyond the control of the Organizer.

7.8. The Organizer reserves the right to bar individuals from participation in the Contest and issue of a Prize if, in accordance with these Terms & Conditions, a person is not eligible to participate in the Contest.

8. Information procedure of the Contest

8.1. Participants (legal representatives) shall be informed about the Contest, including the rules of its conduct, by publication information on the Website.

8.2. For all questions related to the Contest, Participants (legal representatives) can contact the Organizer via e-mail competition@animaccord.com. If Participants (legal representatives) send the requests for feedback via the Website the Organizer shall respond within 5 (five) business days by Organizer's e-mail competition@animaccord.com.

9. Personal data

9.1. The data controller of personal data of Participants and their legal representatives is the Organizer (hereinafter: "Data Controller"). The Data Controller may be contacted by mail to the address indicated in point 1 of these Terms & Conditions or by e-mail to the following address: competition@animaccord.com. The Data Controller declares that personal data will be processed in accordance with the provisions of the regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC ("GDPR") and Data Protection Act of 2018.

9.2 The Organizer may process data of the Participants in the scope of: name, surname and data of the legal representatives in the scope of: name, surname, contact details (phone number and e-mail); additionally in the case of Winners also the correspondence address in order to send/award the Prize. By sending a registration form on the Website, the legal representative declares that he/she agrees to participation in the competition by the Participant.

9.3. By participating in the Contest, the Participant (legal representative) undertakes to provide accurate and up-to-date (reliable) data, and also, acting on his own behalf, will and in his own interest, gives his consent to the Organizer to process his personal data, under the following conditions:

The Organizer processes personal data of the Participants and their legal representatives: 1/ to the extent and the purposes necessary for the organization of the Contest, the delivery of the Prizes, the execution of the results of the Contest (legal basis: art. 6 (1) (a) of the GDPR) and 2/ for the purposes of the legitimate interests pursued by the Organizer or by a third party, i.e. for the establishment, exercise or defence of legal claims and promoting the activity of the Organizer and related entities (legal basis: art. 6 (1) (f) of the GDPR).

Participant`s (Legal Representative`s) consent is given to Organizer to perform the following actions with data: collection, recording, systematization, accumulation, storage, clarification (update, change), extraction, use, transfer (provision, access), distribution in cases and to the extent provided for by the Data Protection Act 2018, applicable legislation of the UK and Terms & Conditions, depersonalization, blocking, deletion and destruction of data in accordance with the procedure stipulated by the Organizer's Privacy Policy, available at: advent.mashabear.com. By sending a registration form on the Website, the legal representative performs a clear action confirming his consent to the processing of data (art. 6 (1) of the GDPR). Personal data can be processed by the Organizer using automated data processing tools. Personal data may be processed by the Organizer both independently and with the involvement of its affiliates located outside European Union solely for the purposes of awarding the Prize taking into account that personal data will not be controlled by such affiliates and will be collected without storage solely for the purpose of processing. Personal data may be processed by the Organizer with the involvement of the Partners located in UK and European Union solely for the purposes of the Prize delivery taking into account that personal data will not be controlled by the Partners and will be collected without storage solely for the purpose of processing. Organizer shall ensure that its affiliates and Partners provide adequate level of protection for such personal data.

9.2. Personal data of Participants and Winners will be stored for the duration of the Contest, and after its end, for the period of limitation of claims, as provided by applicable UK legislation. Data processed on the basis of consent will be processed until its withdrawal.

9.3. Cross-border data transfer is not carried out within the framework of the Contest, except transfer within the countries of the European Union and data is processed and stored in the territory of the republic of Cyprus.

9.4. The Participant (legal representative) is entitled to request from the Organizer access to and rectification or erasure of personal data or restriction of processing concerning the data subject or to object to processing as well as the right to data portability and to lodge a complaint with a supervisory authority. The Participant (legal representative) has - at any time - right to request information regarding the

processing of personal data giving the Organizer a notification by registered letter with acknowledgment of receipt or a scanned copy (electronic image) signed statements via Organizer`s e-mail competition@animaccord.com

9.5. The Participant (legal representative) is entitled at any time to require the Organizer to clarify its personal data, to block or destroy of personal data in case personal data is incomplete, outdated, inaccurate, or to withdraw consent to the processing of personal data, by sending to the Organizer a notification by registered letter with acknowledgment of receipt or a scanned copy (electronic image) signed statement via Organizer e-mail competition@animaccord.com. The application is made in a free form and must contain information that allows to identify the Participant (legal representative).

9.6. The withdrawal of the Participant's consent to the processing of personal data automatically entails the withdrawal of the corresponding Participant from participation in the Contest and makes it impossible to receive the Prize. After receipt of the withdrawal of consent to the processing of personal data from the Participant (legal representative), the Organizer is obliged to stop processing of the data and, if the preservation of personal data is no longer required for the purposes of processing personal data, destroy personal data within a shortest period possible from the date of receipt of the specified withdrawal, except for cases when – according to law provisions – the Organizer has the right to process personal data without the consent of the personal data subject.

9.7. The Organizer has the right to contact the Participant (legal representative) with the help of the contact details specified when filling out the form for receiving the Prize.

9.8. The Participant (legal representative) also gives his / her consent to the publication of his / her data (surname and first name) on the Internet on the Website.

9.9. The Participant has the right to receive information about the Organizer`s location, and whether it is in possession of data related to the corresponding Participant. In addition, the Participant has the right to get information on such personal data in writing (upon a corresponding written request confirming identity of the Participant).

10. Additional terms of the Contest

10.1. In relation to everything that is not provided for in these Terms & Conditions, the Organizer, Participants (legal representatives) and Winners of the Contest are guided by the current legislation of the UK.

10.2. The Organizer is not responsible in the following cases:

10.2.1. late notification of the Winner of his recognition as the owner of the Prize (Winner) for a reason beyond the control of the Organizer;

10.2.2. failures of the operators/ communication providers to which the Participant is connected, preventing participation in this Contest, as well as the occurrence of force majeure or other circumstances that exclude the possibility of awarding prizes to their owners, which led to the loss of electronic data of the Contest;

10.2.3. the occurrence of force majeure circumstances that directly affect the Organizer`s or Partner`s performance of its obligations and make it impossible for the Organizer to fulfill them, including epidemics/pandemics, lockdown, floods, strikes, earthquakes or other natural factors; orders of state authorities, and other objective reasons that are not dependent on the Organizer or Partner;

10.2.4. failure to perform (untimely performance) by Participants (legal representatives) of their obligations under these Terms & Conditions;

10.2.5. for actions (inaction), as well as errors, information provided by Participants (legal representatives);

10.2.6. if the Winner of the Prize cannot receive the Prize in accordance with the procedure established by these Terms & Conditions, for reasons not related to the performance of the Organizer`s duties.

10.2.7. for Winner`s not complying with the Terms of the Contest to take actions to receive Prizes set out in these Terms & Conditions. Claims connected with not complying with the terms will not be accepted, and the Prize will not be issued in that case.

10.3. The Organizer shall bear the expenses only directly specified in these Terms & Conditions. All other expenses related to participation in the Contest (including payment for Internet access) are borne by the Participants (legal representatives) independently and at their own expense.

10.4. The Organizer`s obligations regarding the quality of Prizes are limited to the guarantees provided by their producers. Claims regarding the quality of Prizes must be made directly to the producers of the relevant goods or services. The integrity and functional suitability of the products provided as Prizes must be checked by the Participant directly upon receipt of the Prize. The Organizer and Partners are not responsible for any damage to such goods that occurred after the transfer of the Prize to the postal or courier service.

10.5. If the Winner of the Contest refuses to receive the Prize, the Winner loses the right to claim the Prize from the Organizer of the Contest.

10.6. The Organizer, at its own discretion, may void all applications for participation and prohibit further participation in the Contest to any person who fakes or benefits from faking the application process for participation, or the procedure of the Contest, or acts in violation of the Terms & Conditions, acts in a destructive manner, or performs actions with the intent to insult, threaten or harass any other person who may be associated with the Contest.

10.7. If for any reason any aspect of the Contest cannot be conducted as planned, including reasons caused by computer viruses, Internet problems, defects, manipulation, unauthorized interference, falsification, technical problems, epidemics or any cause beyond the control of the Organizer, that distorts or affects the performance, security, integrity, or proper conduct of the Contest, the Organizer may, at its own discretion, cancel, terminate, modify, or temporarily terminate the Contest, or void any affected applications for participation in the Contest.

10.8. The Organizer will not distribute Prizes in case of fraud: providing false information about yourself or fake documents, and other violations. The Organizer determines the presence of fraud and falsification at its discretion.

10.9. The terminology used in these Terms & Conditions applies exclusively to this Contest described in these Terms & Conditions.