

SUBMISSION AGREEMENT

Any submission of material to **Aniboom Ltd.** ("Aniboom") must be in accordance with the terms and conditions of the agreement set forth below. Before submitting your original material described above (the "Material") to Aniboom, you are required to read the following Agreement in its entirety.

If you accept and agree with all of the provisions of this Agreement, please confirm your acceptance in the appropriate box.

PLEASE NOTE:

SUBMISSION OF YOUR MATERIAL to Aniboom constitutes full and complete acceptance of all the terms of this Agreement. You agree to keep all records relating to your submission of Material and keep a copy of this Agreement for your records. (Please use the PRINT button supplied to create a hard copy). Aniboom reserves the right, at its sole discretion, to deliver notices and disclosures to you by both electronic and postal mail.

1.I expressly acknowledge that:

1.1 I am fully responsible for any and all obligations to third parties, of any kind, arising from any use or commercial exploitation of the Material and hereby expressly release Aniboom from any responsibility and/or liability to such obligations and/or third party's rights.

1.2 The Material and its features are unique and novel.

1.3 The Material submitted by me shall not, by all and any means, violate or infringe any copyright, patent, trademark, service mark, intellectual property right, privacy right, publicity right, or any other personal or property right of any person or entity.

1.4 The Material does not constitute a defamation of any person or entity, and that the Material is not obscene, pornographic, defamatory, or otherwise illegal.

1.5 The Material contains no virus or other coder or material that will, upon the occurrence of an event, the passage of time, or otherwise, delete or alter any data or impair the operation of any computer system or any equipment or software, or permit any unauthorized access to any such system, equipment or software.

1.6 I shall be solely responsible for all credits and acknowledgments to third parties and hereby expressly release Aniboom from any responsibility and/or liability with regard to credits and acknowledgments to third parties and any claims which may arise in this respect.

2.I understand and agree that I shall be entitled to receive Royalties for the Material submitted by me to Aniboom as set forth in this section:

2.1 For Internet Distribution of the Material, Aniboom shall pay me a share of ad revenue ("Ad Pool Royalties") which shall be calculated as follows: ten percent (10%) of total revenue received from advertisement on the Website during a period of six months, multiplied by the fraction of number of viewings of my Material during the same time period, divided by the total number of viewings of all Materials, of any kind, on the Website during the same time period.

2.2 Reports and Timing: Ad Pool Royalties shall be paid on a semi-annual basis (every six months) and payments will be issued within ninety (90) days from the end of each respective semi-annual period. Payments will be calculated as per cash receipts and paid in US Dollars. In the event that any semi-annual payment is less than fifty (50) USD Aniboom may withhold payment and it will be accrued to the following semi-annual payment. Aniboom makes no representation as to the amount of Ad Pool Royalties that I may earn, if any.

2.3 Upon the calculation of the Ad Pool Royalties I am entitled to at the end of each semi-annual period, I shall receive an e-mail notifying me of the amount of Ad Pool Royalties I am entitled to for that period. In order to receive the Ad Pool Royalties, I must send a return email to Aniboom confirming my postal address to which payment should be sent.

2.4 I shall not be entitled to any other remuneration from Aniboom for the submission of the Material apart from that mentioned in section 2 above.

3.I hereby expressly authorize Aniboom to use the Material submitted by me for any purpose chosen by Aniboom on the internet upon their sole and absolute discretion, professional, business and other considerations. Aniboom shall be authorized to make required technical changes, at its sole and absolute discretion for advertising purposes only.

4.I hereby expressly grant Aniboom the right to use any and all part of the Material on the internet for publicity and advertisement purposes of the Website and any and all events taking place within its framework. I shall not be entitled to receive any compensation of any kind as a result of the use of the Material or part of it for publicity and advertisement purposes.

5.I agree that no obligation of any kind is assumed by or may be implied against Aniboom as a result of Aniboom's receipt or potential or actual review of the Material or any discussions or negotiations I may have with Aniboom, unless there exists express written agreement between myself and Aniboom.

6.I understand and agree that this Agreement does not constitute an obligation of Aniboom to include or publish the Material on their portal and/or website.

7.I shall be entitled to remove the Material from the Website, at my sole discretion at any time. With the exception that if my Material reaches the final stage of any competition I have entered on the website, I shall not be entitled to remove the Material for a period of six months after the termination of the Competition.

8.In the event Aniboom decides to remove the Material pursuant to a comment, demand or claim made by any third party, I authorize Aniboom to provide third parties with any information with regards to the Material and/or myself, upon Aniboom's sole and absolute discretion.

9.I hereby expressly and irrevocably waive all and any complaints and/or claims and/or assertions against Aniboom with regards to the use of the Material.

10.I acknowledge that any and all visitors to the Website, including Competitors in the Competition any other contributors to the Website's content, shall not be allowed to download Materials from the Website.

11.I hereby agree and undertake that Aniboom shall not be responsible for any reactions in any methods of response to be posted with regards to the Material.

12.I hereby expressly agree and undertake to indemnify and hold Aniboom and its directors, officers, employees, affiliates and assignees harmless from and against any and all claims, losses or liabilities (including reasonable attorney's fees) that may or shall be asserted against them or incurred by any of the forgoing entities at any time in connection with the Material or any use of the Material, and/or arising from any breach or alleged breach of any representation made by me.

13.I acknowledge that I am submitting the Material voluntarily and not in confidence or in trust, and that the submission of the Material does not create any confidential or fiduciary relationship between myself and Aniboom.

14.The use of any part of the Material by any member of the public shall not impose on Aniboom any liability to me or any other entity claiming rights from or through me

15.I acknowledge, however, that due to the fact that Aniboom is, among other things, operating in the business of internet content and entertainment, Aniboom may have been or will be submitted with material from third parties which is similar or identical to the Material submitted by me.

16. I understand and agree that the actual use by Aniboom of such material which may be similar or identical or containing elements which are similar or identical to the Material or any part thereof, shall not impose on Aniboom any obligation to negotiate with me, nor it will entitle me to any compensation of any kind whatsoever, if Aniboom determines that it has an independent legal right to use such material.

17. I have retained a copy of the Material, and I hereby release Aniboom from any and all liability for loss of or damage to the copy of the Material that I have submitted to Aniboom. I acknowledge that Aniboom has no obligation to return the submitted Material to me.

18. This Agreement constitutes the full and entire understanding and agreement between myself and Aniboom with regard to the subject matters hereof, and supersedes any and all prior agreements and understandings. This Agreement shall not be construed as conferring any rights to any person not a party hereto. Neither this Agreement nor any term hereof may be emended, waived, discharged or terminated except by an instrument in writing signed and affirmed by the party to be bound.

19. This Agreement shall be governed exclusively by the laws as set out in the Website's terms.

20. I have read and understand this Agreement, and I acknowledge that no oral representations of any kind have been made by Aniboom and that this Agreement states the entire understanding between myself and Aniboom. Any modification or waiver hereunder must be in writing, affirmed by the party to be bound. The invalidity of any provision hereof will not affect the remaining provisions.