

Rules and Regulations for Wheel of Fortune

“**Wheel of Fortune**” (hereinafter referred to as "**Show**") is a skill and knowledge-based quiz Show organized and conducted by Culver Max Entertainment Private Limited (formerly known as ‘Sony Pictures Networks India Private Limited’) (“**the Company**”, “**CMEPL**”). The Show will be telecasted on the Company’s channel “Sony Entertainment Television” and any platform owner and operated by CMEPL (“**SET**”/ “**Channel**”) and hosted on the Sony LIV App (“**App**”). The Show will be governed by the rules and regulations stated hereunder (“**Rules**” or “**Rules and Regulations**”). The Company reserves the right to modify these Rules and Regulations without any prior notice. You (‘**Participant(s)**’/ ‘**You**’/ ‘**Your**’) are advised to access, view and keep themselves informed of these Rules and Regulations. If You do not agree with any of the Rules and any amendments thereto, You must not participate in the auditions of the Show and/or in the Show.

Definitions

Show/ Contest	Wheel of Fortune
Company	Culver Max Entertainment Private Limited (formerly known as ‘Sony Pictures Networks India Private Limited’). The Company shall mean and include its affiliates, group companies, its employees, officers, and directors.
Show Management	Organizers of the Show including the Producer (defined below), Company or its respective assignees and affiliates.
Website	www.sonyliv.com
Sony LIV Application (App)	Application owned and controlled by the Company, which will host Wheel of Fortune Auditions, open for public at large within the Territory and subject to these Rules and Regulations.
Participant/You	Any individual who downloads the App and completes the registration process (as described herein below) shall be eligible to participate in the Auditions (defined below) of the Show, as per Rules and Regulations defined below. Shall also mean any individual who participates in the Sponsor Activity (defined below) through the Philips App/ Website and/ or StockGro mobile application.
Participant Eligibility	Any person who (i) is eighteen (18) year of age and above as on November 23, 2025 (in case of Audition (s)) and 27 th January 2026 (in case of Sponsor Activity)(ii) is a citizen of India and residing in India (iii) is of sound mind and health (iv) does not have any criminal conviction (v) does not have any disability by way of any existing arrangement or contractual obligation which prevents the person from participating in the Show or performing in any event such as singing, music composition or any other event of similar nature organized by the Show Management (vi) enters the Show in accordance with the Rules and Regulations as stated in this document.

	Employees of the Company, of the Producer, of the advertising agency, of the process advisors and process auditors, of the agents, of the process partners and any other person associated with the Show or the Company which has been appointed from time to time, employees of the sponsors and members of their immediate family, persons other than nationals, or Indian nationals living outside India, or those who do not qualify under the definition of resident of India as per the Income Tax Act, 1961 (subject to such foreign participant(s) from the countries listed above who have been approved to be eligible to participate in the Show by the Company in their sole discretion) or those persons who have participated and made it to any televised rounds of any previous seasons of the Show or any other show of similar nature are ineligible to enter the Contest.
Auditionee	Shortlisted Participant who participates in the Qualifier Rounds till Final contestants (subject to Company's discretion) are selected
Contestant	Participants selected to appear on the Show (subject Company's discretion)
Winner	The Participant(s) who correctly solves all puzzles posed by the host in the Show and wins a prize money or as per sole discretion of the Company.
Qualifier Rounds	Shall mean and include In-person Auditions and Online Personal Interview, as specified below.
Audition (s)	<p>A. 'In-person City Auditions' - shall mean two rounds in the on-ground audition conducted by the Company, as part of the Participant selection process</p> <p>B. 'Online Interview Round' - shall mean the virtual interaction conducted with Auditionees who meet the cut-off from the In-person City Audition, during which the Auditionees will be evaluated by the Channel and/or Producer's representatives</p>
Producer	Frames Production Company Private Limited
Sponsor	Shall mean Philips India Limited and/ or Assetgro Fintech Private Limited (" StockGro "), including in each case their affiliates, group companies, employees, officers and directors, who are the official sponsors for the Sponsor Activity (defined below) forming part of the Show.
Sponsor Activity	Shall mean (i) the purchase-based promotional activity conducted in association with Philips India Limited, linked to the purchase and validation of Sponsor Products (defined below), and forming part of the Contest; and/ or (ii) the Wheel of Fortune participation mechanism made available through the StockGro mobile application pursuant to an association between the Company and StockGro, forming part of the Show.

Sponsor App	Shall mean, as applicable, the mobile application and/or website owned, operated and controlled by the Sponsor, through which eligible users may access and participate in the Sponsor Activity, in accordance with these Rules and Regulations and within the Territory.
Sponsor Product(s)	Shall mean such Philips products as may be identified, notified and communicated by the Company/ Sponsor from time to time, purchase of which shall be mandatory for participation in the Sponsor Activity.
Sponsor Activity Period	The period for the Sponsor Activity which shall start from 00.00 hrs. on 27 th January 2026.
Publicity Rights	Right to use Contestant's/Participant's name, likeness, voice, picture, video or the content of his/her participation.
Rules and Regulations	Rules governing the Show, stated herein in entirety, as may be amended from time to time by the Company, in its sole discretion.
Territory	Shall mean India
Audition and/or Registration Period	The Audition and/or Registration period shall start from November 23 rd , 2025.

Procedure to Participate in the Show

Registration Process

1. The App, available on iOS and Android platforms, can be downloaded by public at large on their mobile devices from the application store. Please note, the application download is free of cost, however data charges may apply. For further details, please contact your service provider.
2. Any interested person, who qualifies all the requirements under the Participant Eligibility defined under these Rules and Regulation shall be eligible to participate in the Contest, however, Company's decision in this regard shall be final.
3. The Participant shall be required to provide below mentioned basic personal information at the time of registration such as:
 - Full name
 - Age
 - State
 - City
 - Occupation
4. The mobile number will be OTP verified and will hence be the unique identifier for each Participant. Please note that we will be able to get in touch with You only if the mobile number You have shared is registered with the service provider in India.
5. Registered mobile number will be mandatory field during registration without which the Participant will not qualify for the subsequent rounds.
6. On completion of the registration the Participant in any stage of the Audition(s) of the Show titled "Wheel of Fortune", by virtue the Participant accepts and agrees to the following Rules and Regulations to enable the Participant to participate in the Auditions in addition to the Terms & Conditions put on the website www.SonyLIV.com and further to be bound by any decisions made by the Show Management.
7. The registrations for the Audition(s) (referred to as "**Entry**") for participating in the Show should be completed on or before closing of the Audition Period and should be complete in all sense, in order to be considered as a valid entry ("**Valid Entry/ies**").
8. The Participant hereby agrees and confirms that even if the Participant is selected for the Audition(s) and/or the Show, the Participant shall not have any right to claim any benefit/demand/consideration/monies from the Company, Producer or the Show Management, in addition and/or in exchange of the selection.
9. Any incomplete, erroneous, or unclear information, shall be considered invalid and deemed null and void and the Entry of such Participant will not be considered.

10. By participating in the Audition process, it is deemed that the Participant(s) has read, understood, accepted and agreed to abide with all the Rules and Regulations of Audition(s) and/or Show (if selected) as mentioned herein and is unconditionally bound by the terms of use and privacy rules of the Show as uploaded on the App, any decisions made by the Show Management in its sole discretion, including any interpretations of the Rules and Regulations.
11. In the event of any technical errors, the Company and/or Producer shall not be responsible for the same. Further, Entries received despite or owing to any technical errors shall be considered invalid and the Company shall have the sole discretion in such cases. Neither CMEPL shall be responsible in case of any kind of network problem, technical failure whatsoever and/or the data charges/costs charged by the network operator(s) and/or any other problems which may occur due to the failure of the systems or misuse of the system or any kind of problems in connection thereto. Any dispute in connection to the same should be settled directly between the Participant(s) and the operator(s) without involving CMEPL, in any manner.
12. Participant(s) shortlisted during the Auditions shall be required to be present in the Audition venues across various cities (as determined by the Company at its sole discretion) on specific dates and time as decided and communicated by the Company. The Company reserves the right to revise, add or remove from the list of Audition venues, at its sole discretion. The Company also reserves the right to introduce other shortlisted Participant(s), who have gone through the similar selection process as the Participants. The decision of the Company shall be final and binding upon all the Participants.
13. In order to confirm the eligibility of the Participant(s), the Participant(s) are mandatorily required to submit xerox copies of the following documents as and when asked for by the Company. The Company has the right at any time to require proof of identity and/or eligibility. Failure to provide such proof within a reasonable time could result in disqualification from the Show. If the Participant(s) are found to be ineligible, or if they have not complied with these Rules and Regulations, will be disqualified:
 - a) For valid Identity Proof (any one of the following)
 - i. PAN Card
 - ii. Aadhar Card
 - iii. Driving License
 - iv. Passport
 - v. Voter Identity Card
 - b) For valid Age Proof (any one of the following)
 - i. Passport
 - ii. Birth Certificate
 - iii. School Certificate
 - iv. PAN Card
 - v. Driving License
 - vi. Voter Identity Card
 - vii. Court Affidavit

c) For valid Address Proof (any one of the following)

- i. Passport
- ii. Ration Card
- iii. Driving License
- iv. Electricity Bill
- v. Voter Identity Card
- vi. Aadhar Card

(Kindly note, submission of the aforesaid documents does not imply that the Participation has been selected for further participation, further submission of documents will not be accepted by email. Submission of xerox copies must be done by the Participant during the Audition Day as per the requirements of the Company).

14. Documents provided should be clear, readable xerox copies and any failure to provide the same can lead to disqualification. The Company reserves the right to disqualify any Participant(s) from the Show or the Audition or any other rounds of auditions, in its sole discretion, if the Company is not satisfied with the documents submitted by the Participant or the Participant(s) at any stage is unable to supply any of the documents required by the Show Management or supplies unclear, inaccurate, incomplete or misleading personal details and/or information. Successful verification of the documents is mandatory for the Participants to progress further. The Company reserves the right to ask the Participant to re-submit any of the above-mentioned document proof at any stage of the Show.
15. Participant shall produce self-attested xerox copies in support of identity, age and residence and any other copies to the satisfaction of the Company and the Producer. Inability to provide proper documents, as required by the Company and/or Producer, may lead to disqualification and the Company's decision in this regard shall be final.
16. Participant(s) shortlisted for the In-Person City Auditions shall be required to be present in such Audition venue(s) and in such city/cities, on the day/days and time as specified by the Company. The Company reserves the right to introduce other shortlisted Participant(s), who have gone through a similar selection process as the Participants. Such decision of the Company shall be final and binding upon all the Participants. The Company reserves the right to change, alter or modify the dates, timing or location of the In-Person City Auditions at any time at its sole discretion.
17. During the In-Person City Auditions, the Participant(s) shall be required to undergo two rounds of Audition, as determined by the Company and/or the Producers at their sole discretion.
18. Participant(s) who meet the cut-off score determined for the In-Person City Auditions shall be required to participate in the Online Interview Round and the same shall be communicated by the Show Management to the qualified Participant(s) through separate correspondence post the In-Person City Auditions. The evaluation during the Online Interview Round shall be conducted by representatives of the Channel and/or the Producers on parameters decided by the Company. The Online Interview process and evaluation criteria are subject to change at the

sole discretion of the Company. The decision of the Company in this regard shall be final and binding upon all Participant(s).

19. The Company reserves the right to select any number of Participants(s) as Contestant(s) from the Auditions or during any other rounds of auditions or otherwise, as it deems fit in accordance with the Show requirement and all such decisions shall be final and binding on all Participant(s) and neither the Participants nor any one on their behalf shall have any objection to the same.
20. The process by which the shortlisted Participants are informed of their selection will be updated by the Company by the way of updating these Rules and Regulations. The Participants are advised to regularly access, view and keep themselves informed of these Rules and Regulations.
21. Participants will be allowed to audition only once, in any city, any re-entry would be automatically disqualified. At all times, Participants must agree that the decisions of the Show Management shall be final and binding on themselves and they shall not have any claim against such decisions taken by the Show Management in respect of the Audition and the Show.
22. The Company reserves unconditional right to disqualify any Participant from any rounds of the Audition and/or Show on any grounds as deemed fit for the successful execution of the Show.
23. The Participant shall undertake, warrant, and guarantee to the Company that he/she has full legal capacity to participate in the Show in accordance with these Rules and Regulations.
24. It is a condition of entry and participation in the Show that Participant(s) make themselves available to participate in the Show, agree and sign up or acknowledge the Participant Release Form and any other documents as requested by the Company/Producer and abide by Rules & Regulations of such Participant Release Form and the Rules, Regulations as devised from time to time by the Company including but not by way of limitation of these Rules & Regulations. Participants shall sign and execute all documents and agreements as required by the Show Management to enable the Participants to participate in the Audition and/or the Show.
25. The Participant(s) hereby represent and warrant that Participant(s) is not under any disability (mental or physical disability including but not limited to visual impairment or any other impairment of similar nature that can prevent the participant for participating in subsequent process selection process or the Show), restriction, or any kind of prohibition, which shall prevent Participant from performing or adhering to any of the Rules and Regulations herein and have not entered into and shall not enter into any agreement that may violate the Rules and Regulations herein.
26. If at any point in time during the Audition(s), or any subsequent rounds of audition and/or the Show, it comes to the Company's knowledge that the Participant has become medically/mentally/ physically unfit to continue with the participation in the Audition(s) and/or the Show, then the Company or the Show Management reserves all the rights to disqualify /eliminate the Participant from the next round of Audition(s) or Show and/or at any point in time, without any liability to the Participant.

27. The Company may, at its discretion, contact the Participant(s), if required, for any clarifications needed for the information provided in the registration.
28. In case there is any mismatch of Participant(s) details in any round of the Audition and/or Show, the Participant(s) may be disqualified from further participation in the Audition and/or Show, if Participant is unable to resolve discrepancies.
29. All personal details and information requested by and supplied to the Company by each Participant must be truthful, accurate and in no way misleading. The Company reserves the right to disqualify any Participant(s) from the Show or Audition or any other round of Auditions in its sole discretion, should the Participant(s) at any stage supply untruthful, inaccurate or misleading personal details and/or information.
30. By registering for the Show, the Participant(s) represents that he/she is medically fit and do not have present or past psychological ailments at the time of Audition(s), any subsequent rounds of Audition and/or during the Show. If in the past he/she has had any psychological ailments or have been under medication for any psychological anxiety, hypertension, depression or any other medical problems, the same shall be disclosed to the Show Management in writing along with a copy of the certificate from a qualified medical practitioner declaring him/her to be fit for participation in the Show. However, in the event such medical condition renders the Participant(s) unfit for participation in the Show, then the Show Management shall have the right to disqualify such Participant(s) from further participation. If such Participant(s) has won any prize money before any such disability, then the same shall be paid to the Participant(s) in accordance with the process communicated by the Show Management.
31. On providing the mobile number for registration, it is assumed that the person has provided the permission to send SMS and/ or call/ contact him/her, whether or not such sender is registered on the National Do Not Call registry. The Company/ Producer may, at their discretion contact the Participants, if required, for any clarifications needed for the information provided in the registration form.
32. None of the Participants shall, without the prior written approval of the Company, speak to the press or any other media or any third person and/ or agency, nor give any interviews or comments relating to the Auditions or any aspect of the Show or write blogs, post any messages in social networking or any site including but not limited to Facebook, Instagram, and Twitter. The Participant(s) shall not disclose any information whatsoever relating to the Company/Producer to any other party. Violation of this clause shall immediately disqualify the Participant's from further participation in the Show.
33. On request of the Company, the Participant(s) shall make arrangements for the Company to have access including but not limited to his / her residence, workplace, favorite hangouts, pets, etc. and obtain necessary permissions from his / her parents, siblings, friends and colleagues to be photographed, interviewed and to record or click their photographs, videos etc. if this is a creative requirement of the Show.

34. Whilst the Company shall make all reasonable endeavors to (i) enable Participants(s) to proceed with the Show (ii) to contact all Participants(s) at each relevant juncture of the Show, the Company does not guarantee thereof and shall in its sole discretion be entitled to proceed with the next entitled Participant(s) under these Rules, in case it is unable to successfully contact and communicate with any Participant(s).
35. Participant warrants and represents to the Company that all information, including any communications, photos, text, video, graphics, images and other material submitted by the Participant for the Show ("**Content**"), are solely owned by the Participant or are provided with the express authority of the applicable owner(s) and the use of the Content by the Company will not infringe upon any other individual or organizational rights (including, without limitation, intellectual property rights). Participants shall be completely responsible for handling any infringement or alleged infringement and shall indemnify the Show Management, the Company, or their respective parents, subsidiaries, affiliates, and their respective officers, directors, employees, process advisors and process auditors, contractors and agents, sponsors, partners, third party associates from any claims (in India or abroad), arising out of or in connection with losses, costs, damages, expenses from infringement or alleged infringement by any content, or the defense of a claim or any costs payable thereof.
36. In consideration for participating in the Show, the Intellectual Property Rights (IPR, including but not limited to trademark, copyright, design, patent, etc.) arising out of and in connection with Show including but not limited to any communications, photos, text, video, images, documents, the performance of the Participant and other material created by any Participant in relation to the Show ('**Material**') shall be a work for hire owned by the Company and/or its assignees and if not deemed a work for hire shall hereby be assigned upon creation to the Company, without any further documentation and the Company is hereby permitted to use it as per its sole discretion and without any further reference, permission or consent from the Participant or the Company. Participant hereby assigns any and all rights that the Participant may have or acquire in the material and all benefits and/or rights resulting therefrom to the Company without additional compensation. Participant hereby agrees to execute such assignments and other documents as the Company may consider appropriate to vest all right, title and interest therein to the Company. All such assignment of rights shall be perpetual, irrevocable, and universal and shall not lapse, even if the Company fails at any time to commercially exploit any such Material. Any assignment of copyright hereunder includes all rights of paternity, integrity, disclosure and withdrawal and any other rights that may be known as or referred to as 'Moral Rights'. For avoidance of doubt the Company wishes to clarify that, any and all kind of developments, material, creations, created or provided or developed by the Auditionee during the call for entries and/or during the course of the Show shall be solely and exclusively owned by the Company.
37. The Participant by participating in the Audition(s) and/or Show automatically grant Show Management, the Company a royalty-free, irrevocable, universal, transferable, non-exclusive right and license to use and display such entry for participation, and the Show, and any intellectual property rights in the Content and in relation to and arising out of such participation in the Show and images or footage thereof which shall include trade publications, press

releases, electronic posting to the web page, or any other website, "Sony Entertainment Television" web site, channel, electronic hyperlinks to the web page, App and any display format selected by the Company during or after the Show or use by the Company as they deem fit and mutually agreed between them, without any further documentation, permission or consent of the Participant. For avoidance of doubt the Company and Show Management wish to clarify that though the Show Management and the Company have a license to use and display such entry for participation, and the Show, and any intellectual property rights in the Content and in relation to and arising out of such participation in the Show (as stated in detail above) the intellectual property rights in the materials and any developments, creations supplementary and ancillary thereto shall always be owned by the Company.

38. By entering into the Show and/or accepting the prizes, the Participant (individually) waives all copyrights, rights of publicity and any related rights and consents to the Company's right to picture, tape or portray him/her as a Show winner, and to exhibit this material in any and all media now existing or hereinafter created, including without limitation television, film, radio and print media, without any compensation whatsoever for advertising and publicity purposes, except where prohibited by law. The winner also consents to the Company's right to use Auditionees (his/her name), voice or picture, or the content of his/her participation i.e. Publicity Rights. The Company can allow to its agencies to exercise/exploit the Publicity Rights in conjunction with the Company.
39. Participants agree to participate in the Audition(s) and/or Show at their own will and the Show Management, the Company are not in any way obligated or liable for any loss or costs that the Participant may suffer or incur and nothing is payable to the Participant for participating in the Show or the events following the Show broadcast.
40. The Show Management, the Company cannot and shall not be accountable / liable for any disruptions / stoppages / interruptions or cancellation of the Show. Further, neither the Show Management, the Company nor its contractors and/ or its affiliates will be held responsible for matters out of its control and for force majeure reasons. Efforts will be made to adhere to the defined timelines. However, the defined timelines are subject to change based on circumstances. It is expressly provided that Show Management reserves the right to change the dates and timelines at its sole discretion.
41. The Show Management reserves the right to, at its sole discretion, withdraw or amend or add to these Rules / format of the Show at any time, with prospective or retrospective effect, and does not take responsibility for any loss or damage that any Participant may suffer as a result of participating or attempting to participate in the Show, the Show being withdrawn, or the Rules / format being amended.
42. The Company nor any of its affiliates or group companies shall be liable for any damage or loss (including but not limited to indirect, punitive or consequential loss) arising from personal injury or death, or loss of, or damage to property, which is suffered or sustained in connection with the participation herein or any aspect of the Show and further neither the Company nor any of its affiliates or group companies shall be responsible for any consumer grievances with respect the participation for the Show.

43. The Company shall not be responsible or liable in any manner whatsoever for any incident, accident that may occur during the course of the Participant's travel to or from the venue of the Audition(s) and/or the Show.
44. Using of false names/ identities, illegal/false mobile numbers and/or any other illegal means either online or in hard copies shall be considered as suppression of facts and if the company has to suffer of any adverse consequence in this respect, the Participant/s shall be disqualified and penalized for the same in any manner as the Company may deem fit.
45. Participant(s) found indulging in any malpractices including but not limited to cheating, misrepresentation, providing false information shall be disqualified from the on-going Show and strict legal action may be taken by the Company against such Participant(s).
46. In the event any Auditionee and/ or Participant(s) (including winner) is found to be in violation of any rules of the Show or is found to be involved in any form of fraud, misrepresentation, dishonesty during the Show, the Show Management reserves the right to initiate legal proceedings against such Auditionee and/or Participant and/or winner and take any other action in its sole discretion including but not limited to recovering the prize money or any expenses it may have incurred towards that Auditionee.
47. The decision of the Company on all matters, queries, or disputes, concerning the Show including the selection of Participants for the Auditions, the number of rounds of Auditions conducted, the criteria for selection for further rounds of Auditions and the Rules and Regulations shall be final and binding and no correspondence shall be entertained in this regard.
48. All information provided in connection with the Show is provided "as- is" without warranty of any kind (with respect to the authenticity of information) Show Management makes no representations and disclaims all express, implied, and statutory warranties of any kind to the Auditionee and/or any third party including, without limitation, warranties as to accuracy, timelines, completeness, or fitness for any particular purpose.
49. With respect to prize money, any withholding requirements will be complied with. Taxation of any proceeds should be discussed with your tax advisor. Taxes on the prizes are the sole responsibility of the prize winners.
50. The Participant agrees that participation in any stage of the Show (including Audition) shall not entitle him/her for participation in subsequent stage. The Company reserves its right to disqualify and/or exclude, in its sole and absolute discretion, any participant from any stage of the Show without assigning any reason, therefore.
51. The Participant specifically agrees, allows, grants and permits the Company or any party authorized by it to record (audio-video/audio or video) the participation process/performance at Show, including but not limited to the performance and any interaction of the Participant with the Company or fellow Participant or any judges/ Evaluators and/or representative of the Company, if any, of the Participant(s) rendered during entire Show or any related series of video recordings which have been shot during the Show on film, tape or digital or other electronic media and includes recording of any personal questions or conversations relating to

the personal lives of the Participants (“**Footage**”) and agrees that the Footage may be used by the Company as it deems fit anywhere in the world at any time now or in the future, including but not limited for promotion of the Show, the Channel, and or the sponsors of the Channel. For the avoidance of doubt, all rights in the Footage vests exclusively with the Company worldwide in perpetuity and the Company is entitled to exploit the same in any manner it may deem fit.

52. The Participant agrees that they are in no way connected to the Company, App, Channel, its subsidiary or affiliates or any group companies. Participation by anyone shall be rejected, if it is found that the Participant is related to the Company in any way as mentioned herein above.
53. Participant(s) shall not offer any bribe or make any gesture towards any ground management team and/ or any members of the Company to get any favors. Any such acts shall eliminate the Participant from Show. Any fraud in respect to entry forms and/ or any other documents and/ or tampering of Audition process will attract legal action and disqualification from the Show.
54. Participants shall not harm or damage any resources/material/property on set.
55. Participant agrees to follow all directions/Rules and Regulations framed or given by the Company from time to time in connection with the Audition and the Show. The Participant agrees that his/her participation is of voluntary in nature and by his/her own risk and will have no claim against the Company on any account whatsoever. The Company shall not be responsible for any damage, loss or any form of physical or mental harm or injury caused to him/her.
56. For the purpose of participation, all expenses if any, including travelling and lodging cost and expense incurred in sending SMS shall be borne by the Participant. This clause is applicable to the Participant and anybody accompanying him/her as well.
57. The Participant agrees, confirms, and warrants that he/she shall have no right, title, interest or other claim whatsoever over his/her performance/work/photos submitted or created during the Show and the copyright in the same shall vest with the Company in perpetuity for the entire world.
58. Company shall not be responsible to the Participant(s) and/ or winner for cancellation, discontinuance and/or postponement of the Audition or the Show. The Participant(s) agrees and undertakes that he/she is not entitled to any cash equivalent or alternatives for participation in the Show.
59. The participation of the Participants (s) may be discontinued or terminated by the Company at any point of time without assigning any reason thereof.
60. The Company reserves the right to modify the rules and/or the terms and conditions from time to time without any prior/public notice.
61. The Participant undertakes to provide and/or execute any documents as may be deemed necessary by the Company to effectively carry out his/her obligations under the Show and/or Terms and Conditions.

62. The Participant will have to sign the appearance release form, non-disclosure agreement and/or such other documents as required by the Company in order to participate in the Show. The non-adherence of the signed documents will lead to disqualification, as deemed fit by the Company.
63. Company shall not be responsible in any circumstances for the non-fulfilment of commitments/ obligations of Third Party.
64. All the decision of the Company shall be final and binding. No disputes regarding the participations/selection/rejection/broadcast or rights of the Participant will be entertained at any point of time. Decisions of the Company and/or the production house shall be final and binding on the Participant(s).
65. The Participant(s) shall hold harmless and indemnify, the Company, its affiliates, its group companies, their employees, officers, directors, process advisors or any other person from and against any injury/damage/harm/loss/ death/ mental or emotional trauma or lost opportunity suffered by the Participant(s) in connection with the activity and also to the extent possible under law, waives all rights to file in person/ through any family member and/or third party any applications, criminal and/or civil proceedings in any courts or forum in India to claim any damages or reliefs.
66. The Participants shall indemnify and hold the Company harmless, its group companies, affiliates and subsidiaries and their respective officers, directors, and employees and process advisors against any loss that may occur to them due to non-adherence of these Rules and the other Rules as contemplated herein to be complied by each Participant.
67. The Company, shall be under no liability whatsoever to the Participants , in respect of any loss, damage suffered by the Participant arising from or pursuant to the Show or for any and all loss, damage, cost, expense or injury to life or property sustained by the Participant at any stage of the Show whether or not caused (1) by the Participant's participation in the Show, or being selected or disqualified including loss of opportunity, loss of earnings, employment or otherwise caused to the Participant and arising as a result of his/her participation in the Show, if selected; (2) as a result of the decisions of the Company; (3) as a result of any comment, remark, judgment, view, criticism, critique, opinion and/or observation made and/or passed by the Company; (4) by any printing, typographical or technological errors in any materials associated with the Show and/or (5) while travelling for the purpose of the Show. Notwithstanding the generality of the foregoing, the Company expressly excludes liability for all direct, indirect and consequential loss or damage, including but not limited to loss or damage to property or for loss of profit, business, revenue, goodwill or anticipated savings pursuant to participation in the activity. In no event will the measure of damages include, nor will the Company be liable for, any amounts for indirect, incidental, consequential, or punitive damages of any party, including third parties; or for damages attributable to the Participant; or circumstances beyond the Company's reasonable control.
68. All rights in respect of this Rules and Regulations are reserved by the Show Management and are subject to change from time to time, without any prior intimation by the Show Management

by way of publishing the same on its website. Participant(s) agrees that they would abide by same.

69. For the purpose of participation in Audition(s) and/or Show (if selected), all expenses, if any, including but not limited to travelling, lodging, food and any other incidental costs shall be borne by the Participant(s). This clause is applicable to anybody accompanying the Participant as well.
70. Participant(s) should not carry any weapon, alcohol or drugs of any kind during the on-ground audition, otherwise he/she shall be disqualified from the Show.
71. Participant(s) is also required to refrain from wearing any clothing items bearing brand name, trademark, designer or sports logos or bearing the names or likeness of a celebrity, living or dead, during the on-ground audition or any subsequent shoot. The Participant(s) is also not permitted to wear or mention any competing TV channel names, competing Shows or names of competitors of sponsors of the Show.
72. The Participant(s) understands that the Entries should not be obscene, vulgar, defaming, denigrating women, artist, celebrity or children, hurting religious sentiments, depicting violence or against the public policy of India or/and the internal policies of the CMEPL or in contravention of any law (which term shall carry the same meaning as assigned to it in Article 13(3) of the Constitution of India) in force in India. The Entries should not contain content which infringes any third party's copyright, patent, trademark, trade secret, right of publicity, right of privacy, moral rights, and/or any other applicable personal or proprietary rights. The Entries should not contain content which depicts alcohol or tobacco or violates any law, statute, ordinance or regulation (including, but not limited to, those governing export control, consumer protection, unfair competition, anti-discrimination, and false advertising). The Entries should not contain material or content that is, or may reasonably be considered to be, hate speech, whether directed at an individual or group, and whether based upon the race, sex, creed, national origin, religious affiliation, marital status, sexual orientation, gender identity, or language of such individual or group or that is otherwise unlawfully threatening or unlawfully harassing to any individual, partnership, corporation, or political body.

Procedure to Participate in the StockGro Sponsor Activity

1. Participation in the Sponsor Activity shall be open only to eligible Participants who have downloaded, registered on and logged into the Sponsor App during the Sponsor Activity Period and who, upon such login, access the Wheel of Fortune section solely through the Home Page or the Hamburger menu of the Sponsor App, and who comply with all requirements set out herein.

2. Mere registration on the Sponsor App or participation in any other activity on the Sponsor App shall not entitle a Participant to participate in the Sponsor Activity unless the Participant completes the participation process in accordance with these Rules and Regulations.
3. Employees of the Sponsor, its affiliates, agencies and any persons professionally associated with the Sponsor Activity, along with their immediate family members, shall not be eligible to participate in the Sponsor Activity.
4. Eligible Participants may access the Sponsor Activity through designated sections within the Sponsor App, as made available by the Sponsor from time to time and shall be required to submit their participation entry in the manner prescribed therein.
5. In order to participate in the Sponsor Activity, the Participant shall be required to view the Wheel of Fortune puzzle and submit their answer through the Sponsor App, along with such information as may be required by the Company and/or the Sponsor for the purposes of participation.
6. All entries submitted by Participants under the Sponsor Activity shall be subject to validation by the Company in accordance with the puzzle logic, game rules and eligibility criteria prescribed under these Rules and Regulations, and any entry found to be incomplete, incorrect, inconsistent or otherwise non-compliant shall be liable to be rejected.
7. The Company shall have the sole and absolute right to determine the correctness of answers, validate participation entries and decide whether an entry qualifies as a valid entry, and the Company's decision in this regard shall be final and binding.
8. Upon successful submission of a valid entry, the Participant shall receive an on-screen confirmation acknowledging receipt of the entry for a chance to participate in the Show, and such submission shall not confer any right, entitlement or guarantee of selection as an audience and/ or Contestant on the Show.
9. The Company reserves the right to impose limits on the number of entries or participation attempts per Participant, per mobile number, per device or per household, as may be deemed appropriate to ensure fairness, integrity and smooth conduct of the Sponsor Activity.
10. Any attempt by a Participant to misuse, manipulate, interfere with or circumvent the participation process, including but not limited to use of multiple accounts, automated systems, false information or any other unfair means, shall result in immediate disqualification of the Participant and invalidation of all related entries, without prejudice to any other rights available to the Company under law.
11. The registration, participation, shortlisting, selection and audition process in respect of each Sponsor Activity shall be governed by and carried out in accordance with the applicable terms and conditions of such Sponsor Activity, read in conjunction with the Show's Terms and Conditions. In the event of any inconsistency or conflict between the terms and conditions applicable to a Sponsor Activity and the Show's Terms and Conditions, the Company shall, at its sole discretion and without prior notice, have the right to amend, modify or clarify the

applicable terms and conditions, whether prospectively or retrospectively, and no claims, disputes or objections in this regard shall be entertained.

12. The Company reserves the right to add/change/modify the terms and conditions of the Sponsor Activity at its sole discretion at any time. No claims/ disputes will be entertained by the Company regarding the same.
13. The Wheel of Fortune game is owned, operated, and controlled by CMEPL and is hosted on CMEPL's servers. The game is made accessible to users on partner platforms, including StockGro, solely through integration. Such integration is limited to rendering the game interface for user access and does not grant the partner platform any ownership, control, or access to the game's source code, game logic, data, content, or backend systems. All intellectual property rights, operational control, and data governance in relation to the game shall remain exclusively with CMEPL.
14. CMEPL shall not be liable for any issues arising from or in connection with any Sponsor Activity and Sponsor App.
15. If the operation or conduct of the Sponsor Activity and/or the recording or broadcast of any part/ all of the Show is prevented, restricted or disrupted for any reason whatsoever, the Company and/or CMEPL shall be entitled, at their sole discretion, to cancel, suspend, modify or discontinue the Sponsor Activity, in whole or in part, or take such other action as they may deem fit. Further, the Company reserves the right to conduct the Sponsor Activity(ies) on such platform(s) or medium(s) as required by the Company at any given time.

Procedure to Participate in the Philips Sponsor Activity

1. Participation in the Sponsor Activity shall be open only to eligible Participants who have purchased a valid Sponsor Product during the Contest Period and who comply with all requirements set out herein.
2. Mere registration for the Show or use of the App does not entitle a Participant to participate in the Sponsor Activity.
3. Employees of the Sponsor, its affiliates, agencies and any persons professionally associated with the Sponsor Activity, along with their immediate family members, shall not be eligible to participate in the Sponsor Activity.
4. Participants must purchase a Sponsor Product either:
 - a. from an authorized physical retail outlet; or
 - b. through the Sponsor's official website or such other platform as may be notified.
5. Purchases made from unauthorized sellers, resellers or third-party platforms not expressly approved shall not be considered valid for participation.
6. Upon purchase of the Sponsor Product, the Participant shall be required to scan the QR Code made available on the Sponsor Product packaging, at the authorized retail outlet or on the Sponsor's official website, as applicable, in order to initiate the participation process. The Participant shall be required to provide complete and accurate purchase-related details,

including but not limited to invoice number, date of purchase, retailer or platform details, product identification information and such other particulars as may be required by the Company and/or the Sponsor for the purposes of verification.

7. The Company and/or the Sponsor shall have the sole and absolute right to verify the authenticity and validity of the purchase details submitted by the Participant, and only upon successful validation of such purchase details shall the Participant be permitted to proceed further in the Sponsor Activity. Any purchase details found to be incomplete, incorrect, forged, manipulated, duplicated or unverifiable shall result in the entry being deemed invalid and liable to rejection or disqualification at the sole discretion of the Company.
8. Upon successful verification of the purchase details, the Participant shall be eligible to participate in the spin-the-wheel activity made available as part of the Sponsor Activity. The wheel shall feature assured and/or surprise prizes, the nature, allocation and fulfilment of which shall be determined solely by the Sponsor.
9. The allocation of prizes through the spin-the-wheel activity shall be system-driven and final, and no correspondence, dispute or claim of any nature whatsoever shall be entertained in relation to the prize allocation or non-allocation.
10. After completion of the spin-the-wheel activity, the Participant shall be required to answer the Wheel of Fortune puzzle or question made available on the platform and shall mandatorily be required to agree to and accept the Terms and Conditions of the Show as well as the applicable terms, conditions and privacy policies of CMEPL and Sony LIV.
11. Only upon successful completion of the spin-the-wheel activity, submission of the puzzle answer and acceptance of all applicable terms and conditions shall the Participant's entry be considered a valid entry under the Sponsor Activity.
12. From amongst the pool of valid entries received under the Sponsor Activity, eligible Participants may be shortlisted by the Company, at its sole discretion, in accordance with the game rules, eligibility criteria and validation processes, and such shortlisted Participants may be offered an opportunity to participate further in the Show as Contestants.
13. Participation in the Sponsor Activity, receipt of any prize or submission of a valid entry shall not confer any right, entitlement or guarantee upon any Participant to be shortlisted or selected as a Contestant on the Show.
14. The Company and/or the Sponsor shall have the sole and absolute right to verify, authenticate and validate the purchase details and the corresponding Purchase Entry through automated systems and/or manual checks, and may seek additional information or documentation from the Participant for such verification. The Company and/or the Sponsor shall not be responsible for any delay or failure in verification arising due to incorrect, incomplete or unclear information submitted by the Participant or due to technical or operational reasons.
15. Any Purchase Entry that is found to be incomplete, inaccurate, misleading, forged, manipulated, duplicated, unverifiable or otherwise not in compliance with these Rules and Regulations shall be deemed invalid and shall be rejected and/or disqualified at the sole discretion of the Company, without any obligation to provide any intimation, explanation or opportunity for rectification to the Participant.
16. The allocation of Prizes through the spin-the-wheel activity shall be system-driven and based on pre-determined logic, probability or other mechanisms as decided by the Sponsor and/or

the Company, and the outcome of such spin shall be final, binding and non-contestable. No correspondence, dispute or claim of any nature whatsoever shall be entertained in relation to the spin outcome, Prize allocation or non-allocation of any Prize.

17. The Company reserves the right to impose limits on the number of spins, entries or participation attempts per Participant, per mobile number, per invoice or per household, as may be deemed appropriate to ensure fairness and integrity of the Sponsor Activity. Any attempt to misuse, manipulate or circumvent the participation process, including but not limited to multiple entries, fraudulent purchases or system interference, shall result in immediate disqualification of the Participant and invalidation of all related entries, without prejudice to any other rights available to the Company under law.

General rules and regulations

1. By choosing to participate in the Audition(s) and/or Show and/ or by sending entries in any of the aforesaid manner shall be acceptance of these Rules and Regulations.
2. These Rules & Regulations may be subject to amendment from time to time and as such participation in the Show would be considered acceptance of the amended Rules & Regulations.
3. The number of Auditionees from the registrations stage and/or at any stage of the Auditions to be selected shall be at the sole discretion of the Company.
4. The Company shall shortlist Participant(s) after the Auditions as required at its sole discretion, out of which only a limited number of Participant(s) shall be selected for further selection processes in the Show.
5. The Participant(s) hereby agree, acknowledge and undertake that Participant(s) shall avoid and shall ensure that no third-party individual or entity shall upload, publish, reproduce, sell, exploit, share or use the videos in any manner including uploading, reproducing, sharing the videos on any platforms, websites, applications (other than the App). Notwithstanding anything herein, any breach of this condition may lead to disqualification of the Participant at the Company's sole discretion.
6. The Participant(s) can participate only once in the Audition round and/or Show across all the Schedules of the Show.
7. Auditions shall be conducted strictly in accordance with the timing, process and requirements as determined by the Company at its sole discretion. The Company makes no representations, warranties, or commitments that any Participant will be able to participate in or complete the Audition process. Participation is strictly subject to availability, compliance with all eligibility criteria, and adherence to instructions issued by the Company. The Company reserves the right to deny or restrict participation to any Participant without assigning any reason.

8. The Audition process may take more than one day, and the Auditionee would be required to be present for the entire period of the Audition as informed by the Company/Representatives.
9. Notwithstanding any other provisions in this Agreement, the Company may, at its sole and absolute discretion, cancel or reschedule the Auditions, or hold additional Auditions on such other dates and at such places or may change the process or manner in which such auditions are conducted as it may determine and the Participant(s) shall adhere to and abide by any and all instructions, requirements and timing stipulations as determined by the Company and shall attend at any and all such additional Auditions.
10. For purposes of Auditions, the Auditionees can either come alone, or at best be accompanied by 01 (ONE) other person, who cannot be a member of the media, but under no circumstance will any person other than Auditionee will be allowed to enter the venue. Cameras and photography by the Auditionee will not be permitted at the Audition or the Shoot venues.
11. The Participant(s) understands that getting shortlisted in the Audition is only a preliminary step towards further participation in the Show and it shall be the absolute and sole discretion of the Company to allow participation, based on creative requirements for the Show. The dates and venue details for the Ground Auditions Round will be communicated to the shortlisted Contestant(s).
12. There is no levy of an entry fee for participation or at any stage in the Show. The Participant(s) is not required to pay any amounts, fees or monies at any stage of the Show in any manner or for any reason whatsoever. Any person who claims to be from the Company and asks the Participant(s) for paying an entry fee for participation in the Show or to pay monies for any reasons associated with the Show or asking to pay accommodation or other charges that may be reimbursed at a later stage, is defrauding the Participant (s) and he/she should report this to the local police immediately. There are also no lotteries, prize monies, cash prizes etc. distributed by the Company or the Show. The only way to participate in the Show is in the manner detailed above and prize monies (if applicable) are awarded only to the selected Contestants. Any person who claims to be from the Company and offers any lotteries, prize monies, cash prizes etc. to anyone is defrauding the person and he/she should report this to the local police immediately.
13. An entry is not transferable.
14. Participation on the Show is voluntary, and the Participant(s) hereby confirms to be present on such dates at the Audition Venue, as may be communicated by the Company. Should the Participant(s) fail to make themselves available for the audition or the shoot of the Show, the Company reserves the right to disqualify or remove such Participant(s) from the Show at its discretion without being required to offer any reasons whatsoever.
15. The Participant(s) hereby represents that Participant(s) is not under any exclusive contracts with any other third party/ agency/production house or is not under any kind of disqualification under law to enter into an agreement with the Company or its affiliates, as the case may be. The Company reserves the right to disqualify any Participant(s) who is under any such exclusive contracts or other disqualifications.

16. Any views, opinions, statements, stories, incidents, comments etc. expressed by the Participant(s) on the Show are their own. The Participant(s) shall be completely responsible for the same and shall always keep the indemnified in this regard. The Company shall not be responsible for any claims arising from any statements made by the Participant(s) on the Show and the Participant(s) shall be responsible to settle such claims on their own, without involving the Company.
17. Apart from the Participant(s), the Company may at its sole discretion provide a chance for entry to the Audition/Show for unregistered individuals also, based on programming needs, should they arise, or in the event of participation selection process or system failure. Such allowance shall be an exceptional and discretionary measure only and shall not entitle or permit any individual to demand, claim, or expect an opportunity to audition or participate. This authority lies solely with the Company, and its decision in this regard shall be final and binding.
18. The Company also has the right to conduct "Celebrity Special Episodes" or "Seasonal Special Episodes" where certain persons of prominence may be invited to participate in the Show without being required to go through the participation selection process.
19. Even after final selection for the Show, the Company shall have the right to replace any of the Participant(s) as per their discretion and creative requirement, for the betterment of the Show.
20. The Company also reserves the right to increase or decrease the ratio of the Participants in the Show i.e., increase or decrease the number of Participant(s) who can participate in the Show, without any prior intimation to the Participant(s) and/or the public.
21. At no point of time will the Company be obliged to notify unsuccessful Participants of its decision.
22. In the event that there is a tie between two (or more) Participant(s), the Company shall be entitled to determine in its absolute discretion which Participant(s) is eliminated and/or which Participant(s) goes through to the next round (as appropriate) and for this purpose it shall be entitled to make such arrangements or request such further rounds from the Participants as it in its absolute discretion deems necessary. No enquiries, appeals, verbal or written, shall be entertained in this regard.
23. The Company will not entertain any claims / questions / queries with respect to the authenticity or correctness of any puzzles, questions and answers for the puzzles/ questions asked in any round of the Audition and/ or Show.
24. The Company's decision on the correctness or incorrectness of any answer is final and binding on all Participants.
25. Participants are strictly prohibited from discussing, sharing, prompting, signalling, or communicating any answers, clues, strategies, or puzzle-related information with other Participants at any time, including while other Participants are solving the puzzle during the Audition and/or the Show. Any such conduct may result in immediate disqualification of the concerned Participant(s) and/or cancellation of the round, at the sole discretion of the Company.
26. The Company reserves the right to withhold or deny marks to any Participant who does not pronounce the puzzle/answer correctly, fails to press the buzzer correctly, answers before pressing the buzzer, or fumbles, hesitates, or provides an incomplete or unclear answer.

Determination of correctness, clarity, timing, and validity of the answer shall rest solely and absolutely with the Company, and its decision shall be final and binding.

27. It is not necessary that each Participant wins the maximum prize money.
28. Any and all taxes and/or levies applicable on the prize money won by the Participant(s), under the laws of India shall be borne by the Participant(s) in relation to the prize. Payment of prize money to the Winner(s) shall be after deduction of all applicable taxes and levies and subject to providing the relevant documents as intimated by the Company and will be paid within the time stipulated by the Company. A duly attested copy of the PAN card is compulsory to claim the prize money by the Winner.
29. Payment of the prize money to the Winner shall be, at times, subject to the Winner submitted the documents and verifying the other information to the Company's satisfaction. The Company reserves the right to withhold or forfeit the payment of the prize monies to any winner in the event the Company finds any discrepancies in the documents submitted by the Winner or in the event the Winner fails to submit any documents or fails to submit them in the time-period communicated by the Company or in the event the Winner is in breach of any of the Terms and Conditions hereunder.
30. The Company may refuse to pay winnings or reclaim all sums paid to Participant(s) in the event of Participant's fraud, dishonesty or non-entitlement to participate in the Show under these Terms and Conditions.
31. Use of mobile phones will not be permitted during the shoot, and during the Auditions. It may lead to disqualification.
32. Participants shall not discuss, disclose, or share any information, puzzles, questions, answers, tasks, or any part of the Audition/Show process with any other Participant or individual at any time. Any such discussion or disclosure may lead to immediate disqualification at the sole discretion of the Company.
33. Registration to the Show does not guarantee the selection of the Participant(s) to proceed with the Audition and/or Show. The Company has the sole discretion to allow or disallow any registered entry to the Audition phase and/or Show. Registration also does not entitle any Participant(s) to a prize or award.
34. The Company also reserves the right to disqualify a Participant in case a discrepancy is found to exist in the information furnished/provided/stated by the Participant(s) during the conversation with the Company or any of the Company's sub-contractors and vendors in the Show, and/or the information stated in the documents furnished by the Participant(s).
35. The Company and/or the Producer and/or judges/ Evaluators of the Show reserve the right with respect to the decisions of the selection and/ or the elimination of the Participant and the selection and/ or the elimination of the same shall be final and binding on all the Participant(s) and in no event shall the Participant(s) dispute such decision(s).
36. The Company, App and/ or the Channel reserve the right in its sole and absolute discretion to amend, alter, modify, change, vary or terminate the Show, format any Rules & Regulations mentioned and accordingly the rules for registration, process of In-Person City Audition, Participant(s) eligible for Online Interview Round, Rules and Regulations and/ or the Show at any time, at its sole discretion, during the Audition period and/ or Show or otherwise without

giving any prior notice to the Participant(s) and it shall be the sole responsibility of the Participant(s) to check the Rules and Regulations from time to time. The Participant(s) by participating in the Show process agrees to such amended rules.

37. The Participant(s) hereby acknowledges that the Participant has voluntarily chosen to participate in the Audition and/or Show at his / her free-will and with their absolute consent is willing to bear all risk, costs and consequences arising from such participation in the Audition and/or Show. It is a condition of entry and participation in the Audition and/or Show that the Participant(s) has not entered into any contractual, commercial, sponsorship agreement (including but not limited to recording, performing and/or merchandising contracts) or other arrangement for example with a management company or an individual to act as the Participant's manager in respect of his/her musical or performing abilities or the products thereof or in respect of his/her name, likeness, image or biography which might be in breach of the Rules & Regulations or otherwise prevent the Participant(s) from participating in the Show or the broadcast, promotion, exploitation or sponsorship thereof and should this condition be violated at any stage, the Participant shall be disqualified.
38. The Participant(s) hereby represents that the Participant has not been accused or convicted or is otherwise involved in any criminal offence (including but not limited to acts of moral turpitude and harassment) and/or is not under inquiry or trial by the police or judiciary which has not been disclosed to the Company in writing. That the Participant(s) is not required to be present before any authority including police or any court of law during the shooting dates informed by the Company and has no other disability which would prevent the Participant(s) participation in the Audition and/or the Show (if selected).
39. The Company reserves the right to suspend or disqualify any of the Participant(s) in case it has reasonable grounds to conclude that the individual(s) have been alleged in any public domain and/or social media websites for any misconduct, sexual harassment, physical abuse, coercion in any form, criminal cases or any other reasons which may be tantamount to general misconduct.
40. The Participant(s) cannot use the name of the Show or any elements in any manner or post behind-the-scenes videos or any content related to the Show, on their personal social media platforms or any other platforms, without the prior approval of the Company. The Participant shall not try and monetize any clips, images or elements of the Show in any manner. The Participant(s) shall not disclose any information about the audition process or share any documents relating to the Show that they have access to or copy them. Failure to comply with this requirement will lead to disqualification.
41. The Company reserves its rights to take appropriate legal actions against any Registrant or Auditionee or Contestant or any individual, at any stage, in event such individual publishes or posts any information or uses any images, stills from the Show, give an interview or make any statements with respect to the Show or the Company, on any platform or media in any manner, without authorization from the Company.
42. The Participant(s) shall ensure that the acts/ performance in the Auditions shall in no manner infringe any rights including the copyright of a third person/party. In the event of any violation

to the aforementioned, the Participant shall be disqualified from the Audition(s), immediately, without any prior notice of the same and the Participant shall solely be liable for any and all action arising therefrom and shall also be liable to indemnify the Company, its affiliates/group companies/employees, the Producer, agents, representatives, etc. against any and all losses, claims including third party claims, disputes, disruption, demands, actions, damages, liabilities, etc.

43. The Contestant hereby agree that by participating in the Audition(s) for the Show, they shall not without the prior consent of the Company and the Producer, appear in any other television programme or singing shows or film or web-series or commercials until the end of the broadcast of the full Show.
44. The Participant(s) will not be confirmed as Contestants of the Show if they are suffering from any kind of ill health, medical problems including but not limited to heart ailment, blood pressure ailment, final stages of pregnancy, COVID-19 etc. It is the responsibility of the Participant(s) to be medically fit for participation. Nevertheless, the final decision regarding their participation in the Auditions and the actual shoot of the Show rests entirely with the Show Management. If the Participant suffers from any medical condition or is diagnosed with any medical conditions during the shoot of the Show, such that the Participant will be unable to shoot of the Show any further or Participant presence on the sets might put the others on the sets at risk of contracting the same medical conditions/issues, then the Company may choose to cancel such Participants participation, at whatever stage the same might be.
45. The Company reserves the right to include without limitation any additional round /level, theme / feature such as a wild card entry, judges round, etc. in the Audition(s), any subsequent Audition process, and/or between any round/phase of the Audition, subsequent Audition including introducing any wild card entry in the Show that may include any person as a wild card entrant/participant in the Audition(s) / Show at any time during any stage of the Show. The Company reserves all rights to increase or decrease the number of rounds/levels of the Auditions/ subsequent rounds of Audition at any time at its sole discretion and the Participant shall not have any right to object against the same and any such changes shall be deemed to be binding on all the Participants.
46. During the Audition period, the Participant(s) shall keep the Company, or the Show Management informed of any events which relate to COVID 19 or any other such situation that:
 - a. Is not existing or reasonably foreseeable at the date of Audition, AND
 - b. Which will materially and adversely affect Participant's ability to perform or participate in subsequent rounds of the Show
 - c. If, as a result of the global COVID 19 virus situation, Participant's performance is rendered impossible or impracticable, then the Company, at its sole discretion, may decide to either disqualify the Participant or allow performance post recovery, as deemed fit.

47. The Participant(s) hereby undertake to sign any and all such documents, as may be required by the Company to enable the Participant to participate in the Show including but not limited any declarations and undertaking as may be required with respect to the COVID-19 pandemic. During the shoot of the Show, the Participant(s) hereby agrees to abide by all rules, regulations, guidelines, Government orders and any and all instructions issued by the Company with respect to the shoot of the Show.
48. The Participant(s) agree that the Company shall in no event, whatsoever, be responsible for any medical or other problems suffered by the Participant(s), including but not limited to COVID-19 related complications, during or in relation to the Participant's participation in the Auditions including but not limited to travelling anywhere and anytime and undertaking the performances required for the Show. You acknowledge and understand that the participation in the Auditions or any other stages of Audition or any stage of the Show is at the Participant's own risk. Company shall not be responsible for the Participant's safety during the Auditions or any other stages of Audition or any stage of the Show, nor shall they be required to obtain any insurance in relation to the same. The Participant acknowledges and understands that his/her participation in the Auditions and/or Show is at his/her own risk.
49. The Participant(s) hereby confirm that they understand that the process of Audition(s) does not guarantee participation or selection for the show in any manner. Should there be any government rules, regulations, laws, notifications etc. including but not limited to the COVID-19 related SOPs issued by either the Central or the State Government, which would render the participation of the Participant impossible or should the participation of the Participant not be possible or permissible owing to any of Government regulations, rules, procedures, guidelines, laws etc., at any stage of the Show, then the same will lead to disqualification. The Company shall have complete discretion in this regard and the Participant hereby undertakes not to dispute the same in any manner.
50. The In-person City Auditions and/or Online Auditions may or may not take place at the sole discretion of the Company and/or the Producers, including but not limited to circumstances arising from the Covid-19 pandemic scenario and/or any other force majeure event and/or any other reason whatsoever. The Company and/or the Producers shall have the absolute right, without any obligation, to cancel, postpone, modify, or conduct the Auditions and/or the shooting of the Audition and/or Show at any time and shall not be required to provide any prior notice or justification to prospective Participants.
51. If at any time, including after disbursement of prize, any information submitted by the Participant(s) is found to be insufficient, incorrect, false, or otherwise misrepresented or misleading, the Participant(s) shall be liable to refund all amounts received from the Company. The Company shall not disburse any prize amount unless the Company is completely satisfied with the details submitted by the Participant and the Participant has complied with all the requirements of the Company. The Company shall not entertain any claims in the regard and by choosing to participate in the Auditions and the Show, the Participant hereby waives off their right to raise any claims against the Company in this regard.

52. Online Interview will be conducted post completion of In-person City Audition through tools/ Apps/ Software as informed by the Company or the Show Management for time to time.
53. Reasonable attempts shall be made by the Company or the Show Management to contact shortlisted Participants through the contact details provided during the Registration and/ or in any other manner as deemed fit by the Company/ Producers/ Show Management and/or representative of the Company/ Producers/ Show Management. The Company/ Producer/ Show Management does not accept any responsibility for any incorrect and/or incomplete contact detail provided and/or delay in receipt of contact details and/or non-receipt of contact details. The Company or the Show Management shall at its own discretion make or refuse to make additional attempts to contact any Participant.
54. In the event the Participant(s) uses a public phone or shared phone, or SIM card not registered in his name for registration, the Company will not be responsible to track the registered Participant(s).
55. In case the Company is unable to reach the registered Participant(s), the registration entry will be deemed as invalid.
56. In the event it is not possible to determine with certainty the person who registered from a particular telephone number/mobile number, that entry would be disqualified. Participant(s) are requested to use phone numbers which are unique to them and not to change their registered numbers till the conclusion of the auditions round.
57. Only the entries received after the registration lines are opened will be considered valid.
58. By participation in the Show, the Participant(s) agrees that it has no objection in receiving communication from CMEPL and/or its authorized representative on his/her registered social media account via direct messages, from which the Participant(s) participated in the Contest.
59. The Participants shall sign/execute declaration cum consent forms in relation to the Show and/or such other document as required by CMEPL and/or its authorized representative. CMEPL shall, at its sole discretion, exploit the Entry on any of its platforms including but not limited to collating/mixing various videos/audios/other content along with various Videos of Participants, as per CMEPL's sole discretion. Such montage/mashup shall be the sole property of CMEPL and CMEPL shall be the sole and exclusive owner thereof in accordance with Section 14 (1) (d) of the Copyright Act, 1957 or any other equivalent provision thereof, in perpetuity. CMEPL shall have rights in all derivative and underlying rights in the montage/mashup/Videos. CMEPL or its assignees shall have the absolute power and authority to use and exploit and license and syndicate, etc., the montage/mashup in any and all manners, modes, media, format, as it may deem fit, without any consideration/benefit/credit to any Participant(s) whose Videos form part of the montage/mashup. CMEPL shall have the right to create and/or exploit the montage/mashup but not an obligation.
60. In case of any scheduled interview with the Company representatives and/or Judges via appropriate tools/Apps/links etc. only the authorized parties (including Judges, Participants, Contestants, the Company, and/ or the Channel representatives) will be allowed to enter to

meeting room. The Company will have the final right to refuse registration/ eligibility at their sole discretion.

61. The Company/ Producers/ Show Management reserve the right to record the personal interview as part of the selection process and for future reference. However, the Participant and/ or winner cannot record the Personal Interview. In the event of any unforeseen loss of recordings, the Company may, at its own discretion, request Auditionees to appear for a repeat personal interview session. The Company reserves the right to increase/ decrease/ alter the number of Auditionees at any point.
62. The Participant(s) shall at all times keep confidential the selection process and all details regarding the Show including Audition(s) and Personal Interview which he/she might be informed of or which he/she might learn or come to know of as a Participant(s) or as a short-listed potential candidate. If any Participant(s) is found to indulge in any malpractice or in sharing any information with respect to the Audition(s) and selection process will be disqualified from the Show immediately.
63. The decision of the Company in connection with Audition or any other stages of Audition or any stage of the Show including but not limited to short listing the Auditionees will be final and binding and is non-contestable. In case of any dispute or difference in respect of this Audition or any other stages of Audition or any stage of the Show, the decision of the Company shall be final and binding on all concerned.
64. It is necessary for the Participant (s) to have good internet connectivity and a smart phone or similar device throughout the Online Interview Round to be eligible for further processing. No disputes will be entertained arising out of issues of internet connectivity loss or non-availability of smartphone or similar device.
65. Further, the Company, App, the Channel and/or judges/ Evaluators shall be entitled to, at its discretion, any time during the telecast of the Show, to re-introduce the eliminated Contestants/Participant(s) and/or re-introduce fresh individuals/Contestants/Participants during any stage of the Show.
66. The Company reserves the right to terminate and/or postpone the Show without giving any prior notice and/ or reason to the Participant(s). Such decision shall be final and binding on the Participant(s) and the same shall not be disputed and/ or challenged in a court of law.
67. If Entries are received for participation, it is assumed that the person sending in the Entry has provided the Company with permission to send SMS to him/her or call him / her/, whether such sender is registered on the National Do Not Call registry. The Company will only contact the Participant on the mobile number provided by the Participant. The permission to contact shall be valid also for inviting the Participant to participate in subsequent/future chapters of the Show.
68. The Company reserves the right, at its sole discretion, to disqualify any Participant who himself/herself or any person related to them, may be responsible or who tampers with the entry(ies), Audition(s) process, App, and to cancel, modify or terminate the Audition(s) or any part of the Audition/Show. Further, the Company reserves the right to take legal action against

such Participant /person /party who has committed a breach under the Cyber laws (Information Technology Act, 2000 and all its amendments thereof) and/or any other laws as may be applicable from time to time and the Company shall be entitled to such remedies in law as applicable.

69. The Participant(s) or any person related to them shall not attempt to gain unauthorized access to the Participant accounts, servers or networks connected to the Company services by any means including but not limited to disrupt the Company services by uploading content which contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer resource. The Participant(s) or any person related to them agree not to disrupt, overburden, or aid or assist in the disruption or overburdening of any computer or server used to offer or support the Company or the Company services. The Participant(s) or any person related to them shall not attempt to transmit content regarding services, products, surveys, contests, pyramid schemes, spam, unsolicited advertising or promotional materials, and/or chain letters.
70. The Company reserves the right to disqualify the Participant(s) in case a discrepancy is found to exist in the information provided by the Participant(s) and/or the Company has sufficient reason to believe there is breach of any of these Rules & Regulations by the Participant, and/or any technical errors which in the opinion of the Company render the Audition invalid, at any point in time during the Audition Period or otherwise. The Company has the right to substitute an alternative Audition method at its absolute discretion.
71. While all attempts will be made to protect the Auditioning data from loss and/or corruption, the Participant(s) hereby agree and acknowledge that all systems are prone to failure and hacking attempts. In the event of any data loss, the Company shall make reasonable endeavors and may disqualify all the Auditions received or conduct a re-auditioning or continue with whatever data available in the manner it deems fit. The Company will not be responsible for any damage resulting from the loss of data or action taken by the Company on account of the same. The Company shall not be responsible to make good any loss or dissatisfaction suffered by the Participant(s) on account of such loss.
72. Any loss or outrage or dissatisfaction suffered by a Participant on the App would not be the responsibility of the Company and/or its associates/ affiliates and the Company or its associates/affiliates will not be responsible to make good any such loss or dissatisfaction.
73. The Company accepts no liability and shall not be responsible and/or liable in any manner whatsoever in case the Participant(s) are unable to register in the Show via the App due to failure on the part of the telecom operator, facility provider, etc., or due to capacity constraints.
74. The Company, its affiliates, process evaluators and process auditors, contractors, partners and promotion and advertising agencies are not responsible for technical, hardware, software, or other communications malfunctions, errors or failures of any kind, lost or unavailable network connections, Web-site, Internet, or ISP availability, unauthorized human intervention, traffic congestion, incomplete or inaccurate capture of information (regardless of cause) or failed, incomplete, garbled, jumbled or delayed computer transmissions which may include any injury or damage to the Participant(s) or any other person's computer or mobile device relating to or

resulting from participating in or downloading any materials. The Company and its affiliates are not responsible for lost, late, illegible, incomplete, invalid, unintelligible, technically corrupted or misdirected videos, which will be disqualified. Show Management shall attempt to use commercially reasonable efforts to ensure the security and accuracy of all videos (provided, however, that the Participant(s) acknowledge and agree that such methodologies are not infallible, and that the organizers make no guarantee as to their effectiveness).

75. The Participant(s) hereby acknowledges and agrees that the relationship between the Participant(s) and the Company is not a confidential, fiduciary, or other special relationship.
76. The Company shall not be answerable to any person with regards to any process for Audition(s) process or any other stages of Audition or any stage of the Show including but not limited to the selection or elimination or disqualification of any Participant etc.
77. Participant(s) who do not comply with these Rules & Regulations, or who attempt to interfere with the operation of the App in any way will be disqualified and their entries may not be counted.
78. The Company reserves the right to disqualify or suspend any Participant from the Audition(s) if it has reasonable grounds to suspect that fraudulent activity has occurred or if it considers there has been any attempt to rig/manipulate the Audition(s). The Company and/or Channel has the right to substitute an alternative Audition method at its absolute discretion
79. The Participant(s) shall not offer any bribe or make any requests to any members of the Company to get any favors. Any such acts shall eliminate the Participant from Show. Any fraud in respect to entries or tampering of audition process will attract legal action and disqualification from the Show.
80. None of the Participant(s) shall, without the prior written approval of the Company, speak to the press or any other media or any third person, nor give any interviews or comments relating to the Auditions or any aspect of the Show or write blogs, post any messages in social networking or any site. The Participant(s) shall not disclose any information whatsoever relating to the Company/Producer to any other party. Violation of this clause shall immediately disqualify the Participant's prospects of further participation.
81. As part of Participant's contribution to the Show, the Company may request Participant(s) to participate in any online/interactive activity relating to the Show including without limitation recordings of webcasts, interviews and participation in so-called 'chat-rooms'. The Participant(s) hereby agree that the minor Participant shall participate in any and all such marketing and promotional activities, as required by the Company and/or the Producer.
82. Taking part in the registration process shall be deemed to be acceptance by the Participant(s) to receive promotional messages from the Company or any third party so authorized by the Company regarding current and future chapters of the Show.
83. Audition(s) will be subject to such timing stipulations and requirements as may be determined by the Company and the Company makes no representations, warranties nor provides any

undertaking to any of the Participant(s) that any or all of the Participant(s) will be able to take part in Audition(s).

84. The Company shall neither be liable nor responsible for any damages, losses, costs, expenses or otherwise suffered by any of the Participant(s) in the event that the Company is not able to permit the Participant(s) to take part in the Audition(s) or Show in accordance with any of the foregoing provisions.
85. The Company shall not entertain any request by the Participant(s) for change in the dates and time of Audition or any other stages of Audition or any stage of the Show.
86. The Company may in its sole discretion exclude a Participant from participating in the Audition or any other stages of Audition or any stage of the Show which may include without limitation (i) circumstances which, in the Company's view, renders the Participant unfit to participate therein; (ii) inability to produce documentation specified by the Company proving the identity of the Participant; (iii) any other reason that, at the discretion of Company, would adversely impact the Company, App, Channel or Show.
87. At no point of time will the Company/Producer be obliged to notify unsuccessful Participants of its decision.
88. The Company will have no liability to the Participant(s) who is unable to attend or take part in the Show for whatever reason and the Company shall be entitled to disqualify the Participant(s), replace any such Participant(s) from the Show at any time, at the discretion of the Company.
89. In the event that there is a tie between two (or more) Participant(s), the Company shall be entitled to determine, in its absolute discretion, which Participant(s) is eliminated and/or which Participant(s) goes through to the next round (as appropriate) and for this purpose it shall be entitled to make such arrangements or request such further rounds from the Participant(s) as it in its absolute discretion deems necessary. No enquiries, appeals, verbal or written, shall be entertained in this regard.
90. In the event of any fault, misunderstanding or dispute concerning any part of the Show, and/or the operation of the telephone system, Auditions, call-backs, the selection of Participant(s) at any stage, the decision of the Company shall be final and binding on all Participant(s). The Company / Producer of the Show is empowered to take a decision on any case or instances not covered by the present Rules and Regulations.
91. The Company has the right at any time to terminate the Show without any prior intimation or notice to the public and also the Company is not obligated in any manner whatsoever to compensate any person or persons who have participated and/or who are participating in the Show and/or accommodate any person or persons who have been selected in the Show.
92. The Participant(s) specifically agree not to file in person / through any family member and / or any third party any applications, criminal and/ or civil proceeding in any courts or forum in India or outside India against CMEPL/ Producer and/or their directors, process advisors and process auditors, employees, officers, affiliates or subsidiaries to claim any damages or relief

of any nature in any manner in connection with the Audition(s) and/ or the Show. However, in the event, the Participant(s) are found to be causing any disturbance or disruption before, during or after the Audition(s) then the Company or the Show Management shall have the right to immediately remove or disqualify the Participant.

93. The Company, the Channel, the Producer and the Show Management shall not be responsible or liable, directly or indirectly, for any delay, deficiency, defect, non-availability, shortfall or failure in the fulfilment, delivery, redemption or enjoyment of any Prize, whether arising due to acts or omissions of the Sponsor, third-party vendors, logistics partners, force majeure events, technical failures or any other reason whatsoever beyond the control of the Company.
94. All Prizes shall be awarded on an “as is” basis and shall be subject to such additional terms, conditions, restrictions or usage guidelines as may be imposed by the Sponsor and/or the manufacturer of the Prize(s), including warranty terms, if any. The Participant shall be solely responsible for complying with such terms and conditions, and neither the Company nor the Channel nor the Producer nor the Show Management shall be responsible for any consequences arising therefrom.
95. The Sponsor Activity is facilitated through the Sponsor Platform solely for the purpose of enabling participation as an audience and/ or Contestant in the Show, and the Company does not make any representation or warranty, express or implied, in relation to the functioning, availability, accessibility or performance of the Sponsor Platform. Any disruption, delay or failure in access to the Sponsor Activity arising from the Sponsor Platform, network connectivity, device compatibility or technical issues shall not render the Company liable in any manner whatsoever.
96. The Company shall have sole and absolute control over the Wheel of Fortune puzzle, game rules, validation of entries, determination of correct answers and shortlisting of Participants for further participation in the Show, and the Sponsor shall not have any role, discretion or influence in such matters.
97. Participation in the Sponsor Activity shall not confer upon any Participant any right, entitlement or guarantee to be selected as a Contestant on the Show or to receive any benefit, opportunity or consideration beyond what is expressly stated under these Rules and Regulations.
98. The Company shall not be responsible or liable, directly or indirectly, for any loss, damage, injury, expense or claim arising out of or in connection with the Participant’s participation in the Sponsor Activity through the Sponsor Platform, including but not limited to any technical malfunction, system error, unauthorized access or misuse of the Sponsor Platform.
99. The Company reserves the right, at its sole discretion, to modify, suspend, withdraw or discontinue the Sponsor Activity, in whole or in part, or to amend the participation mechanism, without prior notice or liability, subject to applicable law.
100. All decisions of the Company in relation to the Sponsor Activity, including but not limited to validation, disqualification and shortlisting, shall be final, binding and non-contestable.

101. The Sponsor Activity is a promotional activity and is distinct from the Audition and selection process of the Show. Participation in the Sponsor Activity and/or receipt of any prize shall not, in any manner whatsoever, influence, affect or guarantee selection or participation of any Participant in the Show.
102. The Show may include certain segments that are sponsored by third parties. Participation in and selection of winners under such Sponsor Activity shall be governed by the applicable terms and conditions of the Sponsor Activity and the terms and conditions prescribed by such third parties. The Participant hereby accepts and agrees to be bound by such terms and conditions and undertakes not to raise any claims against the Company in this regard and further agrees to indemnify and keep the Company indemnified to that extent.
103. The Company reserves the right to impose reasonable limits on the number of purchase entries, spins or participation attempts per Participant, per invoice, per mobile number or per household, as may be deemed necessary to ensure fairness and integrity of the Sponsor Activity.
104. Notwithstanding any other provisions contained hereunder, Participant acknowledges that the obligations related confidentiality shall not pertain to any information which:
- a. is in the public domain or comes into the public domain through no wrongful act on the part of the Company; or
 - b. is already known to the Company and/or its Representatives as evidenced by their records at the time of disclosure by the Contestant; or
 - c. is received by the Company and/or its Representatives on a non-confidential basis from a third party; or
 - d. is received by the Company and/or its Representatives from a third party without breach of any agreement by the Company; or
 - e. is independently developed by the Company and/or its Representatives without breach hereunder; or
 - f. is approved for release by written authorization of the Contestant; or
 - g. is required to be disclosed by applicable law or regulations, order of the court of competent jurisdiction or an appropriately empowered governmental, statutory or regulatory agency or under the rules of any stock exchange. In such a case of compelled disclosure, the Company will provide a reasonable prior notice to Contestant and will request a protective order.
105. The Participant(s) shall comply with all the applicable laws of India. The Participant(s) shall also comply with the Rules and Regulations including the Rules & Regulations of the App.
106. Nothing herein shall be deemed to create a partnership, agency or an employer-employee relationship between the Participant(s) and CMEPL.
107. If any provision of these Rules & Regulations is held by any court or other competent authority to be void or unenforceable in whole or part, the other provisions of these Rules & Regulations and the remainder of the affected provisions shall continue to be valid

108. These Rules & Regulations and the Show / Contest shall be governed by and construed in accordance with the laws of India and the Participant(s) submit irrevocably to the jurisdiction of the Courts in Mumbai.

Intellectual Property Rights

1. The Participant(s) hereby agree and irrevocably acknowledge that the Company shall have the sole and exclusive right including but not limited to intellectual property rights (copyrights and trademarks) and other proprietary rights in and to the Show, the Participant's appearance and participation on the Show, and all its components whatsoever.
2. All the intellectual property rights with respect of the performance of the Participant(s) either in the Auditions or in the Show including but not limited to the copyright, rights of publicity, moral rights and any related rights shall stand waived and the Participant(s) hereby agree not to claim or enforce any of the aforementioned rights in any court, tribunal or any other forum whether in India or anywhere else. The Participant(s) also explicitly consents to the Company's right to reproduce the Participant's picture or the recording provided by the Participant(s) or portray the Participant(s) in any and all media now existing or hereinafter created, including without limitation television, film, radio and print media, without any compensation whatsoever for advertising and publicity purposes of the Show or any other Show of the Company, except where prohibited by law. The Participant(s) also consents to the Company's right to use Participant(s) name, voice or picture, or the content of his/her Audition or any stage of the Show without any further permission or compensation for such use in any and all media now known or in commercial use or developed based on media now known or in commercial use. The Participant(s) grants the Company irrevocable consent in perpetuity to the use of the sound recordings, photographs, video tape, and illustrations taken during or in connection with the Audition(s) or any stage of the Show, in any and all applications including but not limited to advertising, commercials, promotion, stories, text, articles, illustrations, copy and commercial exploitation, in any and all media forms, including but not limited to radio, broadcast and television, newspapers and magazines at any time without requiring further knowledge or consent.
3. The Participant(s) hereby agree and consent to the collection, recording, processing and storing of the Audition Round videos and the personal interviews during the Audition rounds or any other stages of Audition or any stage of the Show. Further, any photographs, videos, documents etc. submitted to the Company or recorded by the Company during the registration procedure or any other stages of Audition or any stage of the Show shall on submission / creation become the property of the Company ("**Materials**") and shall be available to the Company for exploitation throughout the world in perpetuity. The Participant(s) hereby waives off all the rights that they may have with respect to such Materials. The Participant(s) shall ensure that the photos or videos submitted by them in any public domain, or their performances shall not be obscene, vulgar, defaming, denigrating women or children, hurting religious sentiments, depicting violence or shall not infringe the rights of a third person. In the event of any violation, the Participant(s) shall immediately be disqualified from taking part in the Auditions/Show or

any further rounds of participation and such Participant(s) shall solely remain liable for any action (criminal/civil) arising therefrom.

4. The Participant(s) hereby grant to the Company and its affiliates/ group companies, the unfettered right to exploit exclusively and in perpetuity, the content and/ or recording, and its derivatives thereof and/or any part thereof, through any and all means including but not limited to the right to use Participant's name including sobriquet, photographs, images, likeness, voice, audio – visual, videos, Audition videos, recording, etc. provided/ submitted by the Participant to CMEPL and/or recorded by CMEPL or the Show Management during the Auditions or subsequent Digital Auditions or Ground Audition or the Show through all media including without limitation television, radio, print, mobile, internet, websites, mobile applications and/or any such media, technology in existence, whether now known and/or devised in the future, from time to time, for unlimited transmission in perpetuity for the territory as CMEPL may deem fit.
5. The Participant(s) undertake that the Participant(s) shall not violate the rights of any third party including but not limited to privacy rights, copyrights, trademark or any other intellectual rights; shall not upload, store, collect, transmit or cause the upload, storage, collection, transmission, of any information through the website(s) and or App which violates any applicable laws, including, inter alia, belonging to another person; or is harmful, harassing, blasphemous, defamatory, obscene, invasive of other's privacy, pedophilic, libelous, hateful, or racially, ethnically objectionable, disparaging, harms Minors in any way, violates any law for the time being in force.

Personal Data

1. The Participant(s) acknowledges that the Company will need to collect the Personal Data of the Participant for the purpose of the Audition and Show. By choosing to participate in the Audition and/or Show, the Participant(s) inexplicitly consents to the collection, storage, use, disclosure, processing and transfer of the Personal Data of the Participant which may be collected and processed by the Company for the purposes of this Show. The term '**Personal Data**' shall mean and include but is not limited to the name, phone number, address, state and district of residence, gender, date of birth, government identification documents or other details pertaining to the identity of the Participant(s) and other information as may be required for the purposes of the Show. Any information shared by the Participant(s) with the Company shall be handled by the Company in terms of the privacy policy of the Company available at <https://www.sonyliv.com/privacy-policy>.
2. All Personal Data and information requested by and supplied to the Company by each Participant(s) must be truthful, accurate and in no way misleading. The Company reserves the right to disqualify any Participant(s) from the Show in its sole discretion, should the Participant(s) at any stage supply untruthful, inaccurate or misleading personal details and/or information or fails to supply verifiable Personal Data.

3. Participant hereby expressly consent to CMEPL and/or Producer collecting any personal data and/or sensitive personal data (both terms as defined under relevant legislations) either relating to the Participant. Such personal data shall be collected, stored, used, processed and protected in accordance to the policies of CMEPL and/or the Producer and the applicable laws of India. The Participant or hereby also agrees and acknowledges that the data collected from the Participant shall be subject to laws of India and CMEPL and/or the Producer shall not be required to comply with any laws/rules/regulations with respect to such data that may be prevalent in the country of which the Participant is a citizen of.
4. The Company shall collect, process, storage, use, disclosure, transfer, of Personal Data in compliance with all applicable laws including the Digital Personal Data Protection Act, 2023 (read with the related rules, as and when notified), the Information Technology Act, 2000 and the Information Technology (Reasonable Security Practices and Procedures and Sensitive Personal Data or Information) Rules, 2011. The Participant(s) hereby agree and acknowledge that the collection and processing of the Personal Data by the Company is for a lawful purpose and is necessary for facilitating the Participant's participation in the Show. The Personal Data shared by the Participant(s) shall be retained by the Company till the Show winners are declared, prizes are disbursed and the promotions with respect to the Show winners are completed. All Personal Data shall be purged from the Company servers and information base once the Show and related activities are concluded, unless the Company obtains separate consent from the Participant(s) for retention for longer durations.
5. For the purposes of the Show, the Company may contract with the service providers to perform functions or services on its behalf. Such a service provider may have limited access to the Personal Data needed to perform their functions but shall be restricted from using such Personal Data for purposes other than providing services to the Company. Such service providers shall be subject to the same level of privacy protection as is required by the applicable laws. The Participant(s) hereby agree that they shall not file any claim against the Company for collection, processing or sharing such Personal Data. In addition to these the Company's Privacy Policy and these Terms and Conditions, participation in the Show and the collection and processing of Personal Data of the Participant(s) shall also be subject to the privacy policies and terms and conditions of such third-party service providers as may be engaged by the Company. Participants are advised to familiarize themselves with the terms and conditions and policies of such third parties.
6. The Company may also deal with any Personal Data, that it receives from Participant(s) or otherwise collects, holds, uses and processes in the following manner: a) Company may disclose Personal Data, if any, to governmental agencies and regulators (e.g., tax authorities), social organizations (e.g., the social security administration), human resources benefits providers (e.g., health insurers), external advisors (e.g., lawyers, accountants, and auditors), courts and other tribunals, and government authorities, to the extent required or permitted by applicable legal obligations upon prior written approval from the Company. b) The level of data protection using technical, managerial, operational and physical security control measures by the Company shall be such as to be in compliance with all applicable laws.

7. The Participant(s) can opt-out of processing of their Personal Data, at any time, by writing to the Company on livsupport@sonyliv.com. It is advised the Participant(s) to identify themselves correctly before submitting any such requests, to enable the Company to resolve the concerns in a timely manner. The Participant(s) understand that the collection and processing of their Personal Data is imperative for their participation in the Show. Therefore, in the event the Participant(s) withdraws their consent for collection and/or processing of the Participant's Personal Data, the Participant shall not be entitled to participate in the Show any further. The Participant(s) agree that by accepting the Terms and Conditions, the Participant(s) also agree to not raise any claims against the Company in this regard.
8. In case Participant(s) have any concerns with the collection and processing of their Personal Data, Participant(s) can write to the Company on livsupport@sonyliv.com. It is advised the Participant(s) to identify themselves correctly before submitting any such requests, to enable the Company to resolve the concerns in a timely manner. The Company may decline to process requests that are unreasonably repetitive or systematic, requiring disproportionate technical effort, jeopardizing the privacy of others, or would be extremely impractical or for which access is not otherwise required.
9. In case of any Sponsor Activity, the Sponsor may collect Personal Data from Participants directly through their Sponsor App or websites prior to the Participant's registration on the App for the Show. In such cases, the Sponsor shall be solely liable to the Participant in relation to the collection and processing of the Participant's Personal Data in relation to such Sponsor Activity. In the event the Participant has concerns about the collection or processing of their Personal Data in relation to the Sponsor Activity, the Participant shall contact the Sponsor directly.
10. The Participant further understands and agrees that the Sponsor may share such Personal Data with the Company to enable the Participant to register for the Show or the claim prizes (as may be applicable). The Participant further agrees and acknowledges that in the event the Participant withdraws their consent or refuses to consent to the Sponsor collecting Personal Data for the purpose of the Sponsor Activity, in such an event the Participant shall be disqualified from participating in the Sponsor Activity. The Participant may further be disqualified from participating in Show, in the event the Participant is unable to verify the Personal Data shared either with the Sponsor or the Company at any stage of participant.

Indemnities

1. The Participant(s) and their legal heirs hereby shall hold harmless and indemnify the Show Management, the Company, affiliates, group companies, partners, sponsors, process advisors and evaluators, process partners, its agents, representatives, its employees, officers, and directors. contractors, partners or other persons used by them in relation to this Show and hold them harmless against any loss, claim, demands, costs, damages, judgments, expenses or liability (including legal costs) arising out of or in connection with any or all claims, that may be brought against the Company, Show Management, or by any third party in connection with the Participant's participation in the Show, winning the Show, or awarding or the use or misuse of any prize and shall reimburse the Company, and/or the Show Management for any loss, costs, expense, or damage to which said indemnity applies.
2. Any conflict related to various provisions and interpretation of these Rules will be addressed by the Show Management. The decisions of the Show Management shall be final and binding.
3. If Participants are unclear as to these Rules or any element of the Audition process or any other stages of Audition or any stage of the Show, they can write in with their questions, concerns or queries to livsupport@sonyliv.com . The Company shall make efforts to respond to the e-mail on a best-effort basis, however, shall not be held responsible if no response is received. In case no response is received, the same shall not be used as a ground to extend timelines for any category.
4. The Participant hereby agrees to indemnify, defend and hold harmless the Company, the Channel, the Producer, the Show Management, their respective affiliates, officers, directors, process advisors, employees and agents from and against any and all claims, actions, losses, damages, liabilities, costs and expenses (including reasonable legal fees) arising out of or in connection with the Participant's participation in the Sponsor Activity through the Sponsor App, including but not limited to any breach of these Rules and Regulations or violation of applicable laws.
5. The Participant further agrees to indemnify and hold harmless the Company, the Channel, the Producer and the Show Management from any claims, demands or proceedings initiated by any third party arising out of or relating to the Participant's use of the Sponsor Platform, submission of incorrect, false or misleading information, or any unauthorized, unlawful or improper conduct in connection with the Sponsor Activity.
6. The Company shall not be liable for, and the Participant agrees to indemnify the Company against, any claims, losses or damages arising from the Sponsor's systems, platform operations, data handling practices or acts or omissions in relation to the Sponsor Activity that are outside the Company's reasonable control.
7. The Company shall not be responsible for any claims, disputes or liabilities arising between the Participant and the Sponsor, retailers, distributors or third-party vendors in relation to the

Sponsor Product, purchase thereof or prize fulfilment, and the Participant agrees to indemnify the Company against any such claims.

8. Without limitation to the foregoing, such indemnity shall extend to any claims arising from or relating to:
 - (i) submission of incorrect, false, misleading, forged or unverifiable purchase details;
 - (ii) breach of these Rules and Regulations or applicable law by the Participant;
 - (iii) misuse, manipulation or attempted circumvention of the Sponsor Activity or its systems;
 - (iv) acceptance, use or misuse of any Prize; and/or
 - (v) violation of any third-party rights, including intellectual property or privacy rights.

Disclaimers

1. Show Management has no obligation to screen information submitted and is not responsible for monitoring information submitted, to prevent violation of intellectual property ownership rights, or violations of any law, rule or regulation.
2. The winner(s) and/or the Contestant(s) and/or Participant(s) of the Show agree that he/she shall hold harmless the Channel, App, Company, its employees, officers, sub-contractors or any other person in connection with the prize won by him/her and/or in relation to the Show/Show including but not limited to the procedure in the Show, any third party claims including but not limited to any claims of infringement of any third party rights and shall also not file in person/through any family member and/or third party any applications, criminal and/or civil proceedings in any courts or forum in India and /or outside India against sponsor and/or the Channel/Company/Producer to claim any damages or reliefs.
3. Participation in this Show and the Audition process is free of cost and all Participant(s) are requested to exercise caution against any person/ entity that demands money or its equivalent for the purpose of participation. The Show Management abhors such practices and disclaims all responsibility for the same. The Show Management shall not be liable to any Participant for any amount paid in this regard.
4. The Company shall not be under any obligation to Participant and shall have no obligation or rights in relation to the Show and shall have no claims whatsoever against the Company relating to the selection process, gratification or the running of the Show.
5. The Company shall not be responsible for any errors or omissions in the Rules & Regulations contained herein. All information provided is provided "As is" without warranty of any kind. To the fullest extent permitted by applicable law, the Company disclaims all warranties, express or implied, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose and non-infringement in respect of the Show, App and/or website. Without limiting the foregoing, the Company specifically disclaim any warranty (a) that the App and/or website will be uninterrupted or error-free, (b) that defects will be corrected, (c) that there are no viruses or other harmful components that exist on the App and/or website (d) regarding the security of information submitted, and (e) regarding correctness, accuracy, or

reliability. If Participant(s) use of the App and/or website, online entry form results in the need for servicing or replacement of Participant (s) or another's equipment or data, the Company are not responsible for those costs.

6. The Company / Producer or any of its affiliates will not be liable for any loss of earnings, employment or otherwise caused to the Participant(s) arising as a result of Participant's participation in the Audition(s) or the Show Part, if selected.
7. Apart from the entitlement to be part of the Show, the Participant or his / her legal heirs will have no other rights or claims against the Company or the Producers. For the sake of clarity, it is stated that the Participant(s) of the Audition(s) or the Show shall not be paid any consideration.
8. Company / Producer and its sub - contractors shall not be held responsible or accountable to any of the Participant, for any loss, injury or any other liability which may arise, enroute while attending the studio part/ Audition/ Show / shoot or while participating in the Show and for which the Participant will be required to sign an indemnity in favor of the Company. The Participant agree to release, discharge, and covenant, not to sue the Company or any of its associate agencies and each of their respective officers, directors, agents, representatives and employees, and/or any other agencies or individuals connected with the Competition in any manner, from any and all claims, actions, damages, liabilities, losses, costs and expenses, in any way arising out of or resulting from the Participant involvement in the selection process.

Limitation of Liability and Remedies

1. The Company reserves the right, in its sole discretion, at any time and at any stage of the judging process, to reject or disqualify any Participant who is deemed ineligible or for any reason that the Company feels is necessary and/or appropriate, including without limitation, if that Participant has not complied with these Rules of the Show, the Company determines he/she is attempting to undermine the legitimate operation of the Show by cheating, deception, or any other unfair practices or intending to annoy, abuse, threaten or harass any other Participant or the Company, the Selection Panel, Jury or has interfered, in Company's sole opinion, with the proper conduct of the Show.
2. Participant(s), users and/or any party that accesses the App and/or website, agrees that neither the Company nor any third party content or service providers involved in the Show will be liable for any loss or damages, either actual or consequential, arising out of or relating to these Rules, Participant's use or inability to use the App and/or website, or to Participant's reliance upon information obtained from or through the App and/or website, participation in the program, travel, or use or misuse of any prize. In particular, neither the Company nor its third party or service providers will have liability for any consequential, indirect, punitive, special or incidental damages, whether foreseeable or unforeseeable (including, but not limited to, claims for defamation, errors, loss of data, or interruption in availability of data), arising out of or relating to the awards, terms of use, visitor's use or inability to use the App and/or website, online entry form or to visitor's reliance upon information obtained from or through the App

and/ or, participation in the Show, travel, or use or misuse of any prize, whether based in contract, tort, statutory or otherwise.

3. The Company, the Producer, judges, Evaluators, the host, the advertising agencies, the sub-contractors used by Company for the Show, and any person or entity connected with the production (including the format owners and the broadcasters of the Show), administration or judging of the Audition(s), the Show (the "Relevant Parties") shall be under no liability whatsoever to the Participant(s) in respect of any loss, damage suffered by the Participants arising from or pursuant to the Show or for any and all loss, damage, cost, expense or injury to life or property sustained by the Participant(s) at any stage of the Competition and during production thereof whether or not caused by (1) the administration (including scheduling) of the Show including any failure of transportation or inability for any reason to appear for the Audition/before the judges; (2) the Participant's or any third party's participation in the Audition(s), or being selected or disqualified; (3) as a result of the decisions of the judges or Company; (4) as a result of any comment, remark, judgment, view, criticism, critique, opinion and/or observation made and/or passed by the host and/or Company; and/or (5) any printing, typographical or technological errors in any materials associated with the Competition. Notwithstanding the generality of the foregoing, the Relevant Parties expressly exclude liability for all direct, indirect and consequential loss or damage, including but not limited to loss or damage to property or for loss of profit, business, revenue, goodwill or anticipated savings pursuant to the Show. In no event will the measure of damages include, nor will the Relevant Parties be liable for, any amounts for indirect, incidental, consequential, or punitive damages of any party, including third parties; or for damages attributable to the Participation(s); or circumstances beyond the Relevant Parties including the Producer's reasonable control.
4. The Participant(s) to the extent permissible in law, shall not in any circumstances make any claims against the Company, the Producers, their divisions, their subsidiaries, their employees, their respective agents and representatives, directors and its affiliates arising out of or relating to any and all costs, injuries, for any kind of losses, damages, costs or injuries of any kind, including due to any problems caused by technical disruption and/or failure, server problems or any other difficulties.
5. The Participant(s) specifically agrees and acknowledges that any disputes or claims shall be resolved individually and the Participant(s) agrees to not file by resort to any form of class action and/ or through any family member and/or third party applications, criminal and/ or civil proceedings in any courts or forums against the Company and/ or the Producer, Channel, their directors, employees, officers, affiliates or subsidiaries to claim any damages. Under no circumstances will the Company and/or the Company entities be liable for any consequential, indirect, special punitive, or incidental damages or lost profits, whether direct or indirect, arising in any way whether in contract, tort (including negligence) or otherwise.
6. By participating in the Audition or any other stages of Audition or any stage of the Show, to the extent permissible under law it shall be construed that the Participant(s) has hereby expressly or irrevocably waived his/her right to raise any dispute with regard to the Show or

attempt to restrain or enjoin, the development, production or exploitation of the Show and/or the continuance of the Audition(s).

7. Without prejudice to the generality of the foregoing clauses, it is expressly clarified that the Company shall not be responsible or liable, directly or indirectly, for any loss, damage, cost, expense, injury or inconvenience suffered by any Participant arising out of or in connection with participation in the Sponsor Activity through the Sponsor Platform and/ or Sponsor Product, including but not limited to any inability to access or participate in the Sponsor Activity, delays, interruptions, technical malfunctions, system errors, network failures, failure of purchase verification, non-allocation or non-fulfilment of any prize or any act or omission attributable to the Sponsor, retailers, distributors or the Sponsor Platform.
8. To the fullest extent permissible under law, neither the Company nor the Channel, the Producer, the Show Management nor any of their respective affiliates, directors, officers, process advisors, employees or agents shall be liable for any direct, indirect, incidental, consequential, special or punitive damages arising out of or relating to a Participant's participation in the Sponsor Activity, including but not limited to any loss of data, loss of Sponsor Product, loss of opportunity, loss of participation, disqualification or non-selection resulting from validation, audit or shortlisting decisions.
9. The Participant expressly agrees and acknowledges that the Sponsor Activity is facilitated in relation to the Sponsor Platform and/ or the Sponsor Product and associated participation mechanism, and that the Company does not control, operate or maintain the Sponsor Platform, websites, QR code systems or prize fulfilment mechanisms, and accordingly, the Company shall not be liable for any claims, losses, damages or disputes arising from or relating to the functioning, availability, security or performance of such systems, platforms or mechanisms, or any content, service or feature made available thereon.
10. The Participant further agrees that participation in the Sponsor Activity shall not entitle the Participant to seek any injunctive relief, restraint order or other equitable remedy against the Company or the Sponsor in respect of the conduct, continuation or discontinuation of the Sponsor Activity or the Show.

Application

1. The Company shall not be responsible for:
 - i. Any delivery, failures relating to the registration or uploading the video link (hosted in "Sony LIV app") videos/presentations;
 - ii. Show Management not receiving or rejecting any data;
 - iii. Any failure, delay, interruption or error arising from or attributable to the functioning, availability, accessibility or performance of the Sponsor App, including but not

limited to app downtime, maintenance, upgrades, compatibility issues, user device limitations or network connectivity issues;

- iv. Any inability of a Participant to access, view or submit an entry under the Sponsor Activity through the Sponsor App due to incorrect installation, outdated versions of the application, insufficient device permissions or non-compliance with the Sponsor App's usage requirements;
 - v. Any loss, corruption, duplication or non-recording of entries or participation data occurring within the Sponsor App's systems or during transmission from the Sponsor App to the Company's systems, whether due to technical errors, system failures or third-party service disruptions;
 - vi. Any delay, failure or error in the display of confirmations, acknowledgements or redirections within the Sponsor App following submission of an entry under the Sponsor Activity;
 - vii. Any unauthorized access, misuse, interruption or interference affecting the Sponsor App or participation process that is beyond the reasonable control of the Company.
 - viii. Any inability of a Participant to initiate, complete or submit participation under the Sponsor Activity due to incorrect scanning of QR Codes, incomplete or incorrect purchase information, invalid invoices, purchases from unauthorized sellers, or non-compliance with the Sponsor's purchase or participation requirements;
 - ix. Any loss, corruption, duplication, non-recording or non-validation of purchase entries or participation data occurring within the Sponsor's systems or during transmission to the Company's systems, whether due to technical errors, system failures or third-party service disruptions;
 - x. Any lost, late or misdirected computer transmission, electronic failures of any kind, or any failure to receive or validate entries owing to transmission failures, system latency or technical reasons;
 - xi. Any lost, late or misdirected computer transmission or network, electronic failures of any kind or any failure to receive entries owing to transmission failures or due to any technical reasons and
 - xii. Other conditions/situations or failures beyond its control.
2. The App is controlled and offered by Company from its facilities in India. Company makes no representations that the App is available for use in other locations. Participants accessing and/or using the App from other jurisdictions, do so at their own volition and are solely responsible for compliance with applicable laws. The Company cannot guarantee whether the App will function in such jurisdictions outside India. An individual may not be able to register in the event the individual is travelling outside India. The Company shall not be responsible for the individual not being able to access the Sony Liv App and/or the individual not being able to register for the Audition/ Show in such situations.

3. The Sponsor Platform, retail outlets, websites, QR code systems and prize fulfilment mechanisms forming part of the Sponsor Activity are owned, operated and controlled by the Sponsor and/ or its authorized prize. The Company makes no representation or warranty that such systems or mechanisms shall be accessible, available or functional at all times or in all locations or jurisdictions. Participants who access or use the Sponsor Platform from locations outside India do so at their own volition and shall be solely responsible for compliance with applicable local laws. The Company shall not be responsible or liable for any inability of a Participant to access, use or participate in the Sponsor Activity through the Sponsor Platform and/ or Sponsor Product due to geographic restrictions, regulatory limitations, technical constraints or travel outside India, including any failure to register, validate purchases, submit entries or receive confirmation or obtain prizes under such circumstances.

The Rules and Regulations have been originally written in English. In case of any conflict in the interpretation of the clauses between any translated language (i.e. Hindi/ any other language), the interpretation of the English rules and regulations shall prevail.