GLOBAL LEGAL HACKATHON COMPETITION
OFFICIAL RULES

IMPORTANT - PLEASE READ
This agreement contains a mandatory arbitration clause requiring you and Global Legal Hackathon, Inc. to resolve any dispute with one another through final and binding arbitration. By participating in the Competition, you expressly acknowledge and agree you have read and understand all terms and conditions in this Agreement, and have had the opportunity to consult with your own independent legal counsel at your own expense. The terms of this Agreement are strictly confidential, and may not be shared by you with any third party other than your own independent legal counsel.

The Global Legal Hackathon Competition (the “Competition”) is a skill competition sponsored by Global Legal Hackathon, Inc. (the “Sponsor”) for the rapid deployment of solutions for improving the legal industry world-wide. The Competition and all Participants, entries and submissions, including code, are subject to and governed by Sponsor's Privacy Policy (available at https://globallegalhackathon.com/privacy-policy/) and these Official Rules (“Rules”).

By applying to and/or participating in the Competition, you agree to these Official Rules. Please read them carefully.

1. **Binding Agreement.** You agree that submission of an Entry in the Competition constitutes agreement to these Rules. These Rules form a binding legal agreement between you and Sponsor with respect to the Competition. Judges will choose the winning entries, and prizes will be awarded in accordance with these Rules.

2. **Sponsor.** Global Legal Hackathon, Inc., 1550 Wewatta Street, Suite 4114, Denver, Colorado, USA 80202. The Competition is supported by various organizations that will host the First Round ("Hosts").

3. **Eligibility Criteria.** This Competition is open to residents worldwide who meet the following criteria:

   a. Entrants must be 18 years of age or older at the time of entry. Age may be verified prior to awarding a Prize.

   b. Entrants may not be a person residing in any country embargoed by the United States and/or subject to U.S. export controls or sanctions (including without limitation Iran, Cuba, Sudan, Syria and North Korea), or any other jurisdiction where the Competition is otherwise prohibited, licensed, restricted or taxed by applicable federal, state, territorial, provincial or local laws, rules or regulations and any other country designated by the United States Treasury's Office of Foreign Assets Control. It is your responsibility to ensure that you are legally eligible to enter the Competition and receive a Prize under any laws applicable to you in your jurisdiction of residence or otherwise.

   c. Entrants who are employees, officers, directors, agents, representatives and their immediate families (spouse, parents, children, siblings and each of their spouses regardless where they live) or members of household of Integra, Inc., the Global Legal Blockchain Consortium, or their respective parent companies, affiliates, and subsidiaries (the “Competition Entities”) and any individual connected with the production or distribution of this Competition are not eligible to enter or be awarded a prize.

4. **Competition Period.** The Competition will be conducted in two phases:

   a. First Round – First round of judging after Entries submitted at Global Legal Hackathon locations.

      i. Depending on the First Round Competition Location you select (see Section 5 below), your First Round will take place at the dates and times set forth on the Hackathon Schedule, located at: https://attendeehelp.globallegalhackathon.com/article/94-schedule (the “First Round Submission Period”). All First Round Competition Locations’ dates and times are reflected in their respective time zones.

   b. Second Round – Second round of judging conducted online.

      i. Second Round begins on March 11, 2018 at 8:00 am Eastern Standard Time ("EST") and ends on March 12, 2018 at 11:59 pm EST (the “Second Round Submission Period”).

   c. Third Round – Final round of judging and announcement of Final Winners in New York, United States.

      i. Third Round begins on April 21, 2018 at 8:00 pm EST and ends on April 21, 2018 at 11:59 pm EST (the “Third Round Submission Period”).
d. The Submission Periods are, collectively, the "Competition Period."

e. All dates and times are subject to change where required under applicable law or due to circumstances beyond the Sponsor’s control. Sponsor’s clock will be the official timekeeper for this Competition.

5. How to Enter. To enter, please follow the steps below:

a. Teams must consist of three (3) to ten (10) individuals. If a team is entering the Competition, they must appoint and authorize one individual (the “Team Representative”) to represent, act, and submit an Entry, on their behalf. The Team Representative will be Sponsor’s point of contact for the Competition and shall be responsible for relevant winner notification requirements set forth below. The individual team members and Representative must meet the eligibility requirements below. By submitting an Entry on behalf of a team, the Team Representative represents and warrants that he/she is the representative authorized to act on behalf of the team.

b. Prior to the Submission Period, all Participants must register for the Global Legal Hackathon for free by visiting https://globallegalhackathon.com, selecting the Hackathon location in which you wish to compete ("First Round Competition Location"), and providing basic contact information for you, as an Individual Entrant, or as part of a team. All members of a team must register for the Hackathon.

i. After you register, you will receive an email confirmation with information on the Competition and location for the First Round.

c. Arrive at the First Round Competition Location you selected on the designated date and time set forth in the Hackathon Schedule (located at https://attendeehelp.globallegalhackathon.com/article/94-schedule), and build and submit a solution for the legal industry ("Entry") within the First Round Submission Period. Some First Round Competition Locations may have shortened schedules and allow Entrants to work remotely for an additional time period.

d. All Entries must comply with the Entry Requirements set forth below.

e. Limit one (1) Entry per Individual Participant and per team.

f. The registered Individual Entrant or Team Representative who submits the Entry shall be deemed the “Entrant,” “Semifinalist,” “Finalist,” and/or “Winner” for purposes of this Competition. Collaboration on an algorithm is permitted within teams, but Sponsor will not manage the collaboration or prize division. The Entry is made by, and is the sole responsibility of, the Entrant. Sponsor will correspond with and, if applicable, award the Prize to, only the Entrant.

g. You must have all necessary rights to submit your Entry to the Competition.

There is no fee for entry and no purchase necessary. The odds of winning depend on the total number of eligible Entries. Only fully completed Entries are eligible. Entries from any Individual Entrant or team that fail to meet relevant eligibility criteria or otherwise violates these Rules will not be accepted. Sponsor may disqualify an Entrant or team if it reasonably believes that the Entrant or team has breached these Official Rules.

6. Entry Requirements. All Entries must comply with all of the following requirements ("Entry Requirements"): 

1. Do not include or make reference to any external data, except those specifically designated during the Competition, or those available through open sourced and public platforms.

2. Entries that exploit bugs in the Sponsor software, or otherwise violate the spirit of the Competition, will be rejected.

3. Entries that attempt to harm the Sponsor or otherwise create an unfair advantage over other entrants will be rejected.

4. Entries cannot be in violation of any law, regulation or third party rights.

5. By submitting an Entry, you warrant and represent: (a) that it is your (or your team's) original work; (b) that it has not been previously published, sold or submitted in any other competition, promotion, or contest; (c) that it has not won previous awards; and (d) that it does not infringe upon the copyrights, trademarks, rights of privacy, publicity or other intellectual property or other rights of any person or entity; (e) that is was not developed in any substantive form prior to the event, though ideation, research and material gathering are permitted.

6. Entries must not include information or content that is false, fraudulent, deceptive, misleading, defamatory, threatening, trade libelous, slanderous, libelous, disparaging, unlawfully harassing, profane, obscene, pornographic, hateful, indecent, inappropriate or injurious to any individual, Sponsor, or any third party.
7. Except for First Round Entries (which may be submitted in the local language), all Entry materials must be in English or, if not in English, the Entrant must provide an English translation of the Entry as well as all other materials submitted.

8. Entrant must make the Entry available free of charge and without any restriction, for testing, evaluation and use by the Sponsor and judges during the Competition Period. If the Entry includes software that runs on proprietary or third party hardware that is not widely available to the public, including software running on devices or wearable technology other than smartphones, tablets, or desktop computers, Sponsor reserves the right, at its sole discretion, to require the Entrant to provide physical access to the hardware upon request.

9. Entrants must bring or obtain whatever hardware and/or software they believe they need to participate (e.g. laptops, phones), including any necessary chargers. There will be electrical outlets available on a first come, first serve basis.

10. All information provided to register for the Competition must be true and correct. You are responsible for keeping such information up-to-date.

7. **Judging Criteria and Winner Selection.** Entries that fail to meet the Eligibility Criteria and the Entry Requirements by the end of the Submission Period will be deemed incomplete and, at the discretion of Sponsor, may be disqualified. Judging the eligible Entries will be divided into three stages, as described below:

All Entries in each of the Competition Rounds shall be evaluated according to objective judging criteria, available at: https://attendeehelp.globallegalhackathon.com/article/95-rules-and-guidelines#judging-rubric (“Judging Rubric”).

For the First Round, the Hosts in each location will select an independent panel of judges to evaluate the eligible Entries submitted during the First Round Submission Phase. One (1) Entrant from each Hackathon location, (“Semifinalists”) determined by the relevant Host and Sponsor will be chosen to advance to the Second Round of the Competition.

Between the First Round and Second Round, Semifinalists will have the opportunity to improve, add to and/or enhance their Entry for the Second Round. For the Second Round, Sponsor will select an independent panel of judges to evaluate the Semifinalists’ Entries. Sponsor will choose Eight (8) Semifinalists (“Finalists”) to advance to the Third Round of the Competition.

Between the Second Round and Third Round, Finalists will have the opportunity to improve, add to and/or enhance their Entry for the Third and final Round. For the Third Round, Sponsor will select an independent panel of judges to evaluate the Finalists’ Entries. Four (4) Finalists will be selected (“Winners”) and awarded Prizes.

In the event of a tie, tie breaker will be resolved in favor of the Entry that was submitted first in time during the First Round of the Competition.

Decisions of Sponsor are final and binding in all respects and no correspondence or discussion will be entered into. We reserve the right to disqualify any Entry if we believe that an Entry was submitted in bad faith or if the Entry is contrary to the spirit or intention of the Competition.

8. **Winner Notification.** The registered Team Representative who submits the Entry shall be deemed the “Semifinalist,” “Finalist” and “Winner” for purposes of notification as set forth in this paragraph. Becoming a Semifinalist, Finalist or Winner is subject to validation and verification of eligibility and compliance with all the terms and conditions set forth in these Rules. Semifinalists will be selected and notified by telephone and/or email, at Sponsor’s discretion, on or about February 26, 2018 at approximately 8:00:00 am EST. If a Semifinalist does not respond to the notification attempt within twenty-four (24) hours from the first notification attempt, then the Semifinalist may be disqualified and an alternate potential Semifinalist will be selected from among qualifying First Round entries based on the Judging Rubric described herein. Finalists will be selected and notified by telephone and/or email, at Sponsor’s discretion, on or about March 13, 2018. If a Finalist does not respond to the notification attempt within three (3) business days from the first notification attempt, then the Finalist may be disqualified and an alternate potential Finalist will be selected from among qualifying Second Round entries based on the Judging Rubric described herein. Winners will be selected and notified during the Third Round event, at Sponsor’s discretion, on or about April 21, 2018. With respect to notification by telephone, such notification will be deemed given when the potential Entrant engages in a live conversation with Sponsor or when a message is left on the potential Entrant’s voicemail service or answering machine by Sponsor, whichever occurs first. The potential Semifinalists, Finalists and Winners may be required to confirm and provide proof of their eligibility (including confirming or providing proof that they have complied with these Official Rules) as well as a liability release (to the extent permitted under applicable laws), each of which, if issued, must be completed, signed and returned within fourteen calendar (14) days from date of issuance, or the prize will be forfeited and awarded to an alternate winner. Sponsor is not responsible for any change of email address, mailing address and/or telephone number of Entrants. If a potential Winner is a U.S. citizen, he/she must also sign and return an IRS W-9 form, or if a foreign resident, an IRS W-8BEN form, within the stated time in order to claim a prize.

9. **Prizes.**
Finalist Prizes. Finalists will each be awarded travel and accommodation vouchers to be used toward travel for the Third Round in New York, United States on April 21, 2018. The Finalist Prize includes round-trip air transportation; one (1) double occupancy standard hotel room for one (1) night; and ground transportation between the destination airport and hotel, with an approximate retail value (“ARV”) of $2,500.

Winner Prizes. A total of four (4) winners will be selected to receive winner prizes as follows:

a. Sponsor will arrange a media package for each of four winners, with an ARV of $1,000.

b. Sponsor will also offer technical and business resources (such as advisory or consulting services, or discounts on technology products), with an ARV of $1,000.

Prize Terms. No transfer, assignment, substitution or cash equivalent for prizes is allowed, except at Sponsor’s sole discretion. Prizes are subject to availability and Sponsor reserves the right to substitute a prize, in whole or in part, of equal or greater monetary value if a prize cannot be awarded as described for any reason. Limit one (1) prize per team. If an Entrant qualifies for more than one prize, the higher prize will be awarded to the Entrant and the lower prize will go to the next-ranked Entrant. All prize details not specified in the Official Rules will be determined in Sponsor’s sole and absolute discretion. Any difference between stated ARV and actual value of Prize will not be awarded. Actual value of trip may vary based on point of departure and airfare fluctuations. Certain restrictions and blackout dates may apply. Selection of airline and hotel are solely within Sponsor’s discretion. Meals, gratuities, luggage fees, incidental hotel charges and any other travel-related expenses not specified herein are the sole responsibility of winner. All travel must be taken on dates specified; no alternative travel dates are available. Winner must have all necessary identification and/or travel documents (e.g., a valid passport) required for travel. Airline tickets are non-refundable/non-transferable and are not valid for upgrades and/or frequent flyer miles. All airline tickets are subject to flight variation, work stoppages, and schedule or route changes. If in the judgment of Sponsor, air travel is not required due to winner’s proximity to New York, New York, ground transportation will be substituted for roundtrip air travel at Sponsor’s sole and absolute discretion, and the difference in value will not be awarded to the Winner. Winners are also responsible for obtaining travel insurance (and all other forms of insurance) at their option and hereby acknowledge that Sponsor has not and will not obtain or provide travel insurance or any other form of insurance.

10. Use of Entries: Entrant hereby grants to Sponsor a perpetual, irrevocable, worldwide, and royalty-free right and license to use, store, copy, distribute and publicly display Entrant’s Entries in order to evaluate, score, advertise and promote such Entries in connection with the Competition.

11. General Conditions. All federal, state, provincial, territorial and local laws and regulations apply, and the Competition is void where prohibited by law. Sponsor reserves the right to disqualify any entrant from the Competition if, in Sponsor’s sole discretion, it reasonably believes that the entrant has attempted to undermine the legitimate operation of the Competition by cheating, deception, or other unfair playing practices or annoys, abuses, threatens or harasses any other entrants or Sponsor. Sponsor reserves the right, in its sole discretion and without prior notice, to suspend or cancel any portion of the Competition or alter the Official Rules for any reason, including but not limited to alteration or corruption of the administration of the Competition by computer virus, technical problem, electronic viruses, malicious software attacks, unauthorized human intervention, systems malfunctions, failures, difficulties or other causes and unforeseeable events beyond the control of the Sponsor corrupt or affect the administration, security, fairness or proper play or conduct of the Competition. Nothing contained herein shall constitute this Competition to be an arrangement for employment, a joint venture, or a partnership.

12. Taxes. The value of the prize may be taxable to the winner as income. All federal, provincial, territorial, state and local taxes and any other costs and expenses associated with the acceptance and/or use of prizes not specifically provided for in these Rules are solely the winner’s responsibility. Winner is solely responsible for reporting and paying any and all applicable taxes. United States residents will have income reported to them on IRS Form 1099, as required under IRS rules and a copy of said form will be sent to the IRS. Please contact your own tax advisor for any questions concerning taxes.

13. Privacy. Entrants agree that personal data submitted with an entry, including without limitation name, mailing address, phone number, and email address may be collected, processed, stored and otherwise used by Sponsor and its affiliates for the purposes of conducting and administering the Competition. Sponsor may also use your personal information to send you updates and promotional materials from time to time. The information collected is subject to Sponsor’s privacy policy located at https://globallegalhackathon.com/privacy-policy/. By participating in the Competition, you agree to Sponsor’s privacy policy, as it may apply to the collection and use of your personal information and acknowledge that you have read and accepted Sponsor’s privacy policy.

If you are located in the European Union or other regions with laws governing data collection and use that may differ from U.S. law, please note that we may transfer information, including personal information, to a country and jurisdiction that does not have the same data protection laws as your
jurisdiction, and you consent to the transfer of information to the U.S. or any other country in which Sponsor, its parent, subsidiaries, affiliates, or service providers maintain facilities and the use and disclosure of information about you as described in Sponsor’s Privacy Policy.

14. **Publicity.** Entrant agrees to give his/her express consent for Sponsor to use and reproduce Entrant’s name, likeness and/or image without additional compensation in any medium (including, without limitation, in print, via television, via the internet, via email or in any other media now known or hereafter devised) for advertising and promotional purposes worldwide in perpetuity without compensation or notification to or permission from the Entrant of any kind, except as prohibited by law.

15. **Disclaimer and Limitation of Liability.** Sponsor shall not be responsible (to the extent it can limit or exclude its liability under applicable law) for any circumstances beyond its control, including any act or default by a third party supplier (such as the actions of any Hosts or cancellations, delays, diversions or substitution or any other acts or omissions whatsoever by the air carriers, hotels, venue operators, transportation companies, prize providers or any other persons providing any related services or accommodations), any postponement or cancellation of the Competition, or failure by any Semifinalist, Finalist or Winner to take advantage of a prize due to health or any other reason.

THE COMPETITION MATERIALS ARE PROVIDED TO YOU ON AN "AS IS" AND "AS AVAILABLE" BASIS. THIS MEANS THAT THE SPONSOR IS UNABLE TO PROMISE THAT YOUR USE OF THE COMPETITION MATERIALS WILL BE UNINTERRUPTED, WITHOUT DELAYS, ERROR-FREE OR MEET YOUR EXPECTATIONS AND THE SPONSOR DOES NOT GIVE ANY COMMITMENT RELATING TO THE PERFORMANCE OR AVAILABILITY OF THE COMPETITION MATERIALS AND, TO THE EXTENT THE SPONSOR IS ABLE TO DO SO, THE SPONSOR EXCLUDES ANY COMMITMENTS THAT MAY BE IMPLIED BY LAW, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, title, AND NON-INFRINGEMENT. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN THE EVENT OF A CLAIM ARISING OUT OF YOUR PARTICIPATION IN THE COMPETITION OR THIS AGREEMENT, OUR responsibility TO YOU WILL NEVER BE MORE THAN $10. IN EVERY CASE WE WILL NEVER BE RESPONSIBLE FOR ANY LOSS OR DAMAGE THAT IS NOT REASONABLY FORESEEABLE.

EACH PROVISION OF THIS AGREEMENT AND THE COMPETITION RULES THAT PROVIDES FOR A LIMITATION OF LIABILITY, DISCLAIMER OF WARRANTIES, OR EXCLUSION OF DAMAGES IS TO ALLOCATE THE RISKS OF THIS AGREEMENT BETWEEN THE PARTIES. THIS ALLOCATION IS REFLECTED IN THE TERMS OFFERED BY SPONSOR TO PARTICIPANT AND IS AN ESSENTIAL ELEMENT OF THE BASIS OF THE BARGAIN BETWEEN THE PARTIES. EACH OF THESE PROVISIONS IS SEVERABLE AND INDEPENDENT OF ALL OTHER PROVISIONS OF THIS AGREEMENT. THE LIMITATIONS IN THIS AGREEMENT AND THE COMPETITION RULES WILL APPLY NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY IN THIS AGREEMENT OR THE COMPETITION RULES.

Nothing in these Official Rules excludes or limits the Sponsor’s liability to you for matters that it would be unlawful for the Sponsor to exclude or limit its liability, including death or personal injury caused by the Sponsor’s negligence, or loss caused by a false statement where the statement is made fraudulently.

16. **Warranty and Indemnity.** You warrant that your Entry is your own original work and, as such, you are the sole and exclusive owner and rights holder of the submitted Entry and that you have the right to submit the Entry in the Competition and grant the Sponsor all the rights described in these Official Rules. To the maximum extent permitted by law, you will be responsible for (and you agree to defend, indemnify and hold harmless Sponsor, its affiliates and the Competition Entities from and against) any and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys’ fees) arising out of or accruing from: (i) any Entry, algorithm, or other material uploaded or otherwise provided by you that defames any person or infringes another person’s rights, including any copyright, trademark, trade secret, trade dress, patent or other intellectual property right, or any rights of publicity or privacy; (ii) any misrepresentation made by you in connection with the Competition; (iii) any non-compliance and breach by you of these Rules and the representations and warranties set forth herein; (iv) claims brought by persons or entities other than the parties to these Rules arising from or related to your involvement with the Competition; (v) your acceptance, possession, misuse or use of any prize or participation in any Competition-related activity or participation in the Competition, including but not limited to statutory and common law claims for misappropriation or right of publicity; (vi) any malfunction or other problem with the Competition website or any related services or accommodations); any postponement or cancellation of the Competition, or failure by any Semifinalist, Finalist or Winner to take advantage of a prize due to health or any other reason.

17. **Arbitration.** Please read the following section carefully because it requires you to arbitrate certain disputes and claims with Sponsor and limits the manner in which you can seek relief from Sponsor. Except for (i) small claims disputes in which you or Sponsor seek to bring an individual action in small claims court located in the county of your billing address, (ii) disputes in which you or Sponsor seeks injunctive or other equitable relief for the alleged unlawful use of intellectual property, or (iii) where, under the law of the country you are resident in, we are unable to limit or exclude your right to seek relief from the Sponsor in the courts of that country, you and Sponsor waive your rights to a jury trial and to have any dispute arising out of or related to this Agreement or the Competition resolved in court. Instead, all disputes arising out of or relating to this Agreement or the
Competition will be resolved through confidential binding arbitration held in Denver, Colorado in accordance with the Streamlined Arbitration Rules and Procedures ("Rules") of the Judicial Arbitration and Mediation Services ("JAMS"), which are available on the JAMS website and hereby incorporated by reference. You acknowledge and agree that you have read and understand the rules of JAMS or waive your opportunity to read the rules of JAMS and any claim that the rules of JAMS are unfair or should not apply for any reason.

You and Sponsor agree that any dispute arising out of or related to this Agreement or the Competition is personal to you and Sponsor and that any dispute will be resolved solely through individual arbitration and will not be brought as a class arbitration, class action or any other type of representative proceeding.

You and Sponsor agree that this Agreement affects interstate commerce and that the enforceability of this section will be substantively and procedurally governed by the Federal Arbitration Act, 9 U.S.C. § 1, et seq. (the "FAA"), to the maximum extent permitted by applicable law. As limited by the FAA, this Agreement and the JAMS Rules, the arbitrator will have exclusive authority to make all procedural and substantive decisions regarding any dispute and to grant any remedy that would otherwise be available in court; provided, however, that the arbitrator does not have the authority to conduct a class arbitration or a representative action, which is prohibited by this Agreement. The arbitrator may only conduct an individual arbitration and may not consolidate more than one individual’s claims, preside over any type of class or representative proceeding or preside over any proceeding involving more than one individual. You and Sponsor agree that for any arbitration you initiate, you will pay the filing fee and Sponsor will pay the remaining JAMS fees and costs. For any arbitration initiated by Sponsor, Sponsor will pay all JAMS fees and costs. You and Sponsor agree that the state or federal courts of the State of Colorado and the United States sitting in Denver, Colorado have exclusive jurisdiction over any appeals and the enforcement of an arbitration award.

ANY CLAIM ARISING OUT OF OR RELATED TO THIS AGREEMENT OR THE COMPETITION MUST BE FILED WITHIN ONE YEAR AFTER SUCH CLAIM AROSE; OTHERWISE, THE CLAIM IS PERMANENTLY BARRED, WHICH MEANS THAT YOU AND SPONSOR WILL NOT HAVE THE RIGHT TO ASSERT THE CLAIM, EXCEPT WHERE APPLICABLE LAW DOES NOT ALLOW YOU AND SPONSOR TO LIMIT THE TIME FOR FILING CLAIMS IN THIS WAY.

18. Governing Law. These Rules shall be governed by, subject to, and construed in accordance with the laws of the State of Colorado, United States of America, excluding all conflict of law rules. If any provision(s) of these Rules are held to be invalid or unenforceable, all remaining provisions hereof will remain in full force and effect. Any dispute between the parties that is not subject to arbitration or cannot be heard in small claims court will be resolved in the state or federal courts of Colorado and the United States, respectively, sitting in Denver, Colorado, except to the extent prohibited by applicable local law. This does not affect any rights you may have under the law of the country in which you are resident, including your right to have a dispute in relation to the Competition or these Official Rules heard in the courts of that country solely to the extent required under such applicable local laws.

19. Winners List. For a list of winners, mail a self-addressed, stamped envelope to: 1550 Wewatta Street, Suite 4114, Denver, Colorado, USA 80202. Requests must be received by May 21, 2018.