

Agreement between the Applicant and Promoters: Ms Diva Australia MIQ2020- Prelim

This Agreement made onbetween **Charismix Events Pty Ltd, ACN 158 561 534** (hereinafter referred to as the "Promoter")

And

..... (Name of contestant)

..... (Address of contestant)

.....

(Hereinafter referred to as the 'Contestant')

Whereas

- a) The Promoter is organising the event 'MIQ2020'.
- b) The contest is open for kids (5-17 age), adult women and men (18 plus)
- c) The applicant wishes to participate in the contest as a Contestant.

The parties to this agreement agree as follows:

1. Promoter cannot be held liable for any injuries or losses incurred by the Contestant while participating in this Contest.
2. Until the completion of the Contest:
 - a) Contestant/Parents/Guardian will respond to all phone calls, text messages. whatsapp or emails from promoter within 24 hours.
 - b) All enrolled contestants/ Parents/Guardian shall make a Facebook page of themselves with a photograph and a description (describing themselves, and the upcoming event), promote the page extensively via photos, quotes, videos, accomplishments and personally brand themselves through that page. Any media statements as a enrolled contestant, any article or interview given will require prior written approval from the Promoter.
 - c) If the Contestant or their Parent/Guardian is found to be rude or arrogant to the Promoter, the Contestant will be disqualified and the Contestant will lose all their participation fees and any extra monies paid to the Promoter.
 - d) Contestant or their Parent/Guardian will not indulge in any defamation, public insults and the likes against the Promoter. If this defamation occurs before the Contest, this will automatically disqualify the Contestant from this Contest and the Contestant will lose all their participation fees and any extra monies paid to the Promoter.
 - e) All participation fees are required to be paid by their respective due dates as provided by the Promoter.
3. The winners/subtitle holders/contestants of the Contest understand that after the contest:

- c) Any media statements as a finalist will require prior written approval from the Promoter. The contestant cannot 'unfriend' the promoter on Facebook for a period of one year after the contest.
 - d) If a contestant is found to be rude or arrogant to the Promoter, the Contestant will be disqualified as a finalist and will be required to return the crown, including all associated prizes, certificates, sashes and the likes to the Promoter.
 - e) Contestant or their Parent/Guardian will not indulge in any defamation, public insults and the like against the Promoter. If this defamation occurs, it will automatically disqualify the Contestant as a finalist and the finalist will be required to return all associated prizes, certificates, sashes and the like to the Promoter.
 - f) Contestant understands that the rules of the Contest demand that not all contestants will be winners. No correspondences, slender, abuse or the like will be tolerated from Contestant or their parties in the aftermath of the prelim event.
4. Contestant will provide to the Promoter all photographic, video opportunities as required for the purpose of promoting this Contest and promoting all related events in future.
 5. Money paid to the Promoter is non-refundable under all circumstances except when the event is cancelled.

I agree to the above terms and conditions.