International Contest Rules

"Winx Fan Art"

1. Promoting Company

Rainbow S.p.a.

Registered office: Via Brecce - Loreto (AN) VAT number: 01398510428

Legal Representative: Iginio Straffi

(hereinafter the "Promoting Company")

2. Name and purpose of the International Contest

The International Contest is called "Winx Fan Art".

The Contest is aimed at all those who want to create a drawing or an image or an artistic reproduction inspired by the images and characters of the well-known animated television series called Winx Club.

3. Contest area

The Contest is open to all those who wish to participate without territorial limits.

4. Duration of the Contest

The Contest will take place from 18 March 2024 until 2 June 2024 and the final winner will be selected by 1st of July 2024.

5. Recipients

The Contest is aimed at all those who want to create a graphic work inspired by the images and characters of the Winx Club animated television series.

Participants must be 18 years old or older.

Employees of the Promoting Company and anyone with a professional, family or collaboration connection with the organization of the Contest itself are excluded from the Contest.

6. How to participate

Once the graphic work freely inspired to the Winx Club series has been created, each Participant will have to upload it onto the website www. fanartchallenge.winxclub.com, in the dedicated section.

The specific commission will select the best work among all those ones realized and uploaded in the dedicated section of the indicated website.

It is specified that each Participant may participate in the Contest only once with a sole work.

It is understood that the Promoting Company reserves the right to exclude from the Contest works which, - at its sole discretion - are deemed unsuitable or contrary to current laws and/or contain content that is

inappropriate and/or harmful to the image of the Promoting Company and/or of the cartoon television series "Winx Club" and/or contain references to different series.

7. Selection of the winner of the Contest

The Promoting Company will appoint a special commission composed of two or more members that will evaluate the best work that will allow the author to participate at Rimini event.

The commission will meet by 1st of July 2024 and will select, based on evaluation criteria such as creativity, originality and style, the best work among all those received during the entire duration of the Contest.

The judgment expressed by the commission is unquestionable and it is not required to justify the choice of the winner.

The appointed commission will also draw up a ranking of further works to be used, in order of choice, in case the winner does not want or is unable to participate in the Rimini event.

Some of the works in the ranking could also be exhibited, in order of choice, during the event in Rimini on 31 August 2024 based on the availability of exhibition spaces.

In case of impossibility, not attributable to the Promoting Company, to comply with the deadline indicated above for the selection, an alternative date will be identified and communicated, in any case respecting the provisions of this regulation.

8. Nature and value of recognition

- The author of the first selected work will win participation at the event celebrating the twentieth anniversary of the Winx Club Series scheduled next August 31, 2024, at Rimini, Italy.

The Promoting Company reserves the right to replace the expected awards with others having the same characteristics if the one described and presented to the Participants is no longer available due to impossibility occurred.

9. Assignment and delivery of recognition

The winner of the Contest will be informed by telephone and/or email and must, within 5 (five) days of the communication and in the indicated manners, confirm the acceptance of the recognition.

If the recognition is refused or in any case, even if accepted, but not used by the winner for any reason, the winner will not be entitled to the payment of any refund or sum of money.

In case of refusal, the award will be assigned to the second selected work according to the ranking order.

The winner will not be able to request any compensation following any damage resulting from the acceptance and/or use of the recognition.

10. Method of dissemination of the rules

The present rules will be made visible in their entirety on the website www.fanartchallenge.winxclub.com in the dedicated section.

11. Method of advertising the Contest

The Contest will be advertised through web channels and the Winx Club social networks (www.fanartchallenge.winxclub.com, Facebook, YouTube).

The advertising messages, which will communicate the Contest to its recipients, will be consistent with the present rules.

12. Methods of data collection and processing of personal data

The data transmitted, with the participation form and/or other methods, will be collected by the Promoting Company, data controller, and processed for the purposes of managing the "Winx Fan Art" Contest and selection of the winner, in compliance with privacy legislation (art. 13 of EU Regulation no. 679/2016 and Legislative Decree 30 June 2003, no. 196 and subsequent amendments - hereinafter also "the Regulation").

We inform Participants that the personal data acquired at the beginning and during the course of the present contest will be processed by the Promoting Company, as owner, to carry out any activity connected to the contest and the subsequent phases of the same (by way of example only: management and administrative activity, communications and information relating to the contest, promotion of the contest and related and/or connected initiatives), which could include, subject to release, the publication of photographic images and/or films and further related data and for the fulfillment of related regulatory, administrative and accounting obligations.

The provision of personal data is necessary for the aforementioned purposes or in any case mandatory for the fulfillment of regulatory obligations. Failure to provide, even partially, the personal data in question could preclude the establishment of the relationship and make it impossible to manage. The information acquired may also include personal data belonging to particular categories (e.g. data relating to health or racial/ethnic origin), where indispensable for activities connected and/or linked to the contest and its subsequent phases, for the processing of which must require consent, without which we will not be able to carry out any processing of such data.

For the aforementioned purposes, personal data will be processed with predominantly computerized procedures and may be communicated exclusively to authorized subjects, bodies and companies to which they must be transmitted to fulfill the purposes referred to in this contest, or by virtue of an obligation of law, regulations or community legislation; to companies directly and/or indirectly controlled by the Promoting Company and/or to its assignors and/or assignees; to associated companies, affiliates, subsidiaries, and their directors, agents, employees, collaborators; to the individuals, companies and entities that cooperate in any capacity with Promoting Company or provide assistance to it for the purposes of creating and carrying out the present contest and/or in the subsequent phases of it; to the subjects, bodies and companies to which the Promoting Company has entrusted certain obligations and/or activities connected or linked to the present contest and/or the subsequent phases of it.

For the aforementioned purposes, the data may be communicated and/or processed by the Promoting Company in Italy or in the EU and possibly, where necessary, the possible transfer of personal data to subjects established in countries outside the European Union or to an organization international, where they do not have adequate data protection systems (recognized by the European Commission), it will still be carried out in compliance with the conditions or adequate guarantees indicated by the Regulation (e.g.: standard contractual clauses approved by the European Commission).

The data, kept in full compliance with the security measures required by privacy legislation, will be kept for the entire duration of the relationship. The Regulation guarantees the right to each Participant to access at any time the data concerning him or her and obtain a copy of them, to rectify and integrate them if inaccurate or incomplete, to delete them or limit their processing where the conditions exist, to oppose their processing for reasons related to your particular situation, to request the portability of the data

provided where processed automatically on the basis of consent. Each Participant also has the right to revoke their consent, where requested, without prejudice to the lawfulness of the processing based on the consent given before the revocation. Finally, each Participant has the right to contact the Privacy Guarantor, including submitting a complaint, if deemed necessary, for the protection of their personal data and rights.

For any question relating to the processing of personal data and to exercise the above-mentioned rights, you can contact the Promoting Company as data controller.

13. Obligations and guarantees

The Promoting Company will not be considered responsible for failure to connect to the website indicated in the present rules and dedicated to the Contest for any reasons whatsoever; furthermore, Promoting Company do not assume any responsibility for problems caused by the configuration of the computer and/or by the method of connection to the user's Internet network.

14. Miscellaneous

Responsibility. The Promoting Company will not be considered responsible in case of failure to communicate the award, due to the incorrect indication by the Participants of the data and information required for participation in the Contest.

The Promoting Company declines all responsibility for any or all events that may jeopardize the right to recognition. Furthermore, it declines all responsibility and/or costs and/or claims of third parties connected and/or deriving from the contest and/or from the failure to benefit from the recognition itself. Consequently, the winners will not be able to advance any right or credit of any nature by way of compensation for damages resulting from failure to benefit from the recognition.

Likewise, the Promoting Company will not be considered in any way responsible for access problems, impediments, dysfunctions or difficulties regarding the technical tools, computers, telephone line, cables, electronics, software, transmission and connection, the Internet connection that may prevent Participants from accessing the Internet sites indicated in these regulations.

Each Participant declares to the Promoter Company, under its own responsibility, to be the sole owner of all intellectual rights of the realized work and to be legally entitled to use those rights for the purposes of the present Contest.

Each participant declares that all the aforementioned rights are original and in the own availability without limits of time, territory and/or methods of diffusion and that the work created is original, does not infringe the rights of third parties and each participant indemnifies the Promoting Company and any of its affiliates and/or subsidiaries and/or assignees from any claim made by any third parties.

Each Participant authorizes Rainbow and/or any of its affiliates and/or subsidiaries and/or assignees, to use the work created for the purpose of participating in the Competition and/or part of it, free of charge, for publication, dissemination and economic exploitation in perpetuity and throughout the world, through any and all forms and methods now existing and/or technically conceivable and/or realizable in the future, indemnifying and holding harmless Rainbow and any of its affiliates and/or its subsidiaries and /or assignee, from any liability and any related prejudicial effect. It is understood that the Promoting Company cannot be held responsible for any use and/or abuse that third parties may make in relation to the diffusion.

Each author also consents to the free exhibition of the work created for the purposes of participation in the Competition during the Rimini event without further documentation.

Each Participant also declare to indemnify Rainbow and its affiliates and its affiliates and/or subsidiaries and /or assignees, from any claims and / or actions- even in court - that may arise in connection with any use of the work and/or part of it by Rainbow and/or any of its affiliates and/or subsidiaries and/or assignees as

well as, from any consequence, of any nature, which may arise therefrom, directly or indirectly, due to a factual or legal situation not in whole or in part corresponding to what was declared.

Promoting Company reserves the right to modify the present terms and conditions of the Contest if it is deemed necessary. Any such modification will be an integral part of the present terms and conditions and will be effective from publishing the modified terms on the indicated website. Promoting Company does not assume any responsibility for any such change. Participation in the Contest involves full and unconditional acceptance of the terms of the Website, the present terms, the Promoter's Privacy Policy and the explicit and unconditional acceptance of all of the present terms and conditions and implies the consequent waiving of any relevant claim against the Promoting Company.

The results of the Contest will be announced as well as they might be published at the discretion of the Promoting Company. Participants do not have or acquire any right whatsoever on the marks, names, emblems, emblems and other insignia of the station, the Promoting Company and the affiliated companies. The participants of the competition provide their consent and authorization to the Promoting Company to view the program and / or the results of the competition through radio, television, print and electronic press, and also the INTERNET and digital assets, website & FB / X / IG / TT page. Thus, the Promoting Company and its affiliates reserve for themselves the right to use and publish for promotional purposes the list of winners, works, photos, films, and video and may use any news item related to this Contest for promotional purposes, and participation in this Contest automatically provides for this consent and the assignment of the necessary copyright free of charge. Participants/winners should agree that their participation in any of the actions provided herein, including but not limited to their photographic use and the use of their name, city of residence and statements of competition, according to the content of this do not violate his/her rights to the personality otherwise they shall waive any claim or objection.

The present Contest ends at 11:59 p.m. on June 2nd, 2024. The winner will be selected and contacted via phone and/or by mail.

Participants declare that they have read the present terms and conditions of the Contest and to approve it indiscriminately in each part thereof and to exempt the Promoting Company from any civil and criminal liability in connection with their participation.

Appendix A to the Terms and Conditions for Contest

The following special terms apply to the winner. It is clarified:

Winners with mobility, mental or other problems will travel at their own risk, waived of the Promoter Company from any responsibility, accompanied by persons they will choose. The recognition refers only to the indicated event. The winner is not entitled to claim any monetary compensation in the event of cancellation of the event or their inability to travel for any reason. It is understood that Participation in Rimini event is the sole responsibility of the winner as well as any required valid travel documents and/or other documents depending on nationality to reach the event location. To the fullest extent permitted by in case of applicable law, the Promoting Company is exempt from any responsibility. In particular, the Promoting Company bears no responsibility for route delays, accidents, illnesses or the fault of the people who undertake the provision of services of any form at any stage of the event. The winner carries full and exclusively any financial and other responsibility for their behavior during the event and/or during the travel to reach the location.