

Mouth to Mouth Lip Sync Competition Entry form, license, release and agreement

Please read carefully before you sign Main producer of video should complete

1. The undersigned (“Entrant”) has entered his, her, or its video identified below (“Video”) in The Siren Theater’s Mouth to Mouth Lip Sync Competition (the “Competition”).
2. The Competition is described as two parts. (a) “Opening Competition”: The Competition will screen online. In this portion of the Competition, attendees will vote for Videos within two pre-defined categories (1. Music 2. Spoken Word). Winners in each category will be awarded a cash prize (Categories and prize amounts; \$150 “First Place” in each category, \$75 “Second place” in each category, \$200 “Best in Show.”). No other compensation will be provided to Videomakers who do not win first or second place in their category, or Best in Show. (b) The second portion of the Competition will be repeat “on demand screenings following the conclusion of the Opening Competition. No Videomakers will receive compensation from the “on demand” screenings. The repeat screenings will not have a voting component and no category prizes will be awarded.
3. The Entrant hereby grants to The Competition Producer, for no further royalty or other compensation other than described in Section 2 of this Release and Agreement, a nonexclusive license to (a) screen the Video at one or more public screenings, (b) identify the Video and/or the Entrant of The Competition Producer’s website (or publishing a link to other web sites), in print or print advertising, alone or together with works by other artists, and (c) otherwise use or display the Video as The Competition Producer, or any of its sublicensees, successors or assigns, in their discretion, deem necessary or useful for their own purposes. Upon conclusion of the Competition, The Competition Producer will delete your Video.
4. Nothing in this License, Release and Agreement is intended to limit the rights of Entrant or any other person or entity to do any of the things licensed hereunder, the rights granted hereunder being non-exclusive.
5. The Entrant represents and warrants to The Competition Producer that the Entrant is the sole owner of all rights to the Video, has full power and authority to enter into this License, Release and Agreement without the consent of any other person, and that neither the Video nor any exercise of the rights granted by this License violates nor will violate the rights of any person, including without limitation the actors and other participants in the Video, and other persons with interests in the subject matter, source material, presentation or ownership of the Video. The entrant also represents and warrants to The Competition Producer that the attached releases cover all “performers” in the Video. The Entrant shall defend and indemnify The Competition Producer from and against any and all claims, losses, costs, damages, liabilities and expenses (including attorneys’ fees) whatsoever that maybe incurred by The Competition Producer as a result of, or in the event of, the untruth of this representation and warranty.
6. Nothing in this License, Release and Agreement constitutes a guaranty that The Video will win the Competition or any award in the Competition or that it will be screened, exhibited or publicized at any time. The Competition Producer will announce a policy at any public screening of the Video that unauthorized taping or recording of any portion of the Video is prohibited. However, The Competition Producer assumes no other responsibility to prevent unauthorized taping or recording.
7. This is the sole agreement between Entrant and The Competition Producer concerning the Video and the Competition, and supersedes any and all prior advertising, agreements, entry forms, correspondence or other communications or understandings between the parties. 11. Entrant agrees that any dispute arising under or related to this License, Release and Agreement shall be resolved by a court in Portland, Oregon and Entrant hereby agrees to subject himself, herself, or itself to the jurisdiction of any court in Portland, Oregon. Oregon law shall govern any such dispute and the prevailing party shall be entitled to recover its, his, or her attorney’s fees and costs.

Executed on _____, 20___. BAD REPUTATION PRODUCTIONS, LLC

Name: _____

Signature: _____

Name of Video: _____

Email Address: _____

Phone Number: _____

Mailing Address: _____