

TERMS AND CONDITIONS FOR Charlotte Tilbury x Disney Dream Looks COMPETITION

These are the Terms and Conditions (the "Terms") which apply to the Charlotte Tilbury x Disney Virtual Store Dream Looks Competition which the Promoter may run, whether on its website, social media platforms or otherwise. These Terms prevail in the event of any conflict or inconsistency with any other communications, including advertising or promotional materials. By participating all entrants will be deemed to have accepted and be bound by these Terms.

PROMOTOR	Islestarr Holdings Limited a company registered in England and Wales with company number 07712458, whose office is at 8 Surrey St, London, England, WC2R 2ND, (the " Promoter " or " We "). Contact email: customercare@charlottetilbury.com .
COMPETITION	To celebrate the launch of our new Charlotte Tilbury X Disney 100 Beauty Wonderland Virtual Store, we letting customers find their Disney look in our Beauty Palace, then once they find their look, they can opt in to then answer a questions which enables them to win a BLW
PRIZE	The Prize includes the following: 50 beauty light wands (10 winners per week for 5 weeks) SPOTLIGHT DISNEY LIMITED EDITION FBLWX1214R 12ML PINKGASM DISNEY LIMITED EDITION FBLWX1213R 12ML GOLDGASM DISNEY LIMITED EDITIONFBLWX1211R 12ML The total RRP value of the Prize is as follows: [UK: £90, US: \$42, EU: €38, AU: \$60 :] There will be 50 winners of the Prize. Prizes are subject to availability. There is no cash alternative for the Prize and the Promoter reserves the right to substitute the Prize with a prize of equal or greater value. The Promoter is not responsible for any additional costs and/or expenses in relation to the Prize (without limitation) including travel costs, other than any specifically listed as part of the Prize and for the specified periods of time (where applicable).
COMPETITION PERIOD	 The Competition will run from 31 July 2023 BST/GMT to until 4 September 2023 ("Closing Date"). Entries made before or after these dates and times shall not be eligible.
HOW TO ENTER	By visiting the Charlotte Tilbury x Disney Virtual Store Maze link on www.charlottetilbury.com ("Website") entrants must enter their name, email address, and confirm their entry into the competition and that they accept the terms and conditions. • Entrants must then play the You must be entering from one of the Participating Countries, as set out below. • By entering the Competition, entrants confirm that they have read and agree to be bound by these Terms. • Only one entry for each entrant will be considered, multiple entries will not be counted.
WINNER SELECTION AND NOTIFICATION	 The winners will be randomly selected by a computerised random generator from all valid entries. The winners will be contacted by Customer Care. [on [date] 2022 [BST/GMT] (the "Announcement Date"). The Promoter will send the name and county of the [winner/winners] to anyone who writes within one month after the Closing Date of the Competition requesting details of the [winner/winners] and who encloses a self-addressed envelope to the Promoter's address set out at the beginning of these Terms.
ELIGIBILITY AND PARTICIPATING COUNTRIES	 You must be aged 18 or over to enter the Competition. In entering the Competition, entrants confirm that they are eligible to do so and eligible to claim the Prize. By entering the Competition, all entrants warrant that all information submitted by them is true and accurate. The Competition is open to all person resident in the following countries at the date of their entry if eligible to enter: The United Kingdom, Australia (excluding New South Wales), USA, and Europe (see list below) (together the "Participating Countries"). For this Competition "Europe" includes the following countries: Ireland, Netherlands, France and Germany [delete any countries that you do not want to include]. It will be the Promoter's sole decision as to whether any eligibility requirement has or has not been met and the Promoter may require evidence or confirmation from entrants before awarding prizes. Where legally required to do so, the Promoter can provide translations of these Terms in the languages of the Participating Countries upon request.
EXCLUSIONS	 The following groups are excluded from participating: Employees of the Promoter and its associated companies or group companies; Anyone professionally associated with the Competition, including employees of Charlotte Tilbury Beauty stockists and retailers in the Participating Countries; and Members of the immediate families or households of (a) to (b) above.
CLAIMING THE PRIZE	 The Promoter will make all reasonable efforts to contact the winners If the winners cannot be contacted or are not available or have not claimed their prize within 7 days of the Announcement Date, the Promoter reserves the right to offer the Prize to the next eligible entrant selected from the correct entries that were received before the Closing Date. The Prize may not be claimed by a third party on the entrant's behalf. The Promoter does not accept any responsibility if the entrant is not able to take up the Prize. [The Prize will be dispatched to the postal address supplied by the winning entrant/entrants via recorded delivery within 28 days of the Announcement Date. The Promoter accepts no responsibility for the prize being lost or delayed in the post.]



All entries and any accompanying material submitted to the Promoter will become the property of the Promoter on receipt and will not be returned. By submitting your entry and any accompanying material, you agree to: (i) assign to the Promoter all your intellectual property rights with full title guarantee; and (ii) waive all moral rights in and to your entry and otherwise arising in connection with your entry to which you may now or at any time in the future be entitled to under the Copyright, Designs and Patents Act 1988 as amended from time to time and under all similar legislation from time to time in force anywhere in the world. All entrants agree for the Promoter to use, display, publish, transmit, copy, edit, alter, store or re-format entries and make entries available on its website and any other media, whether nowknown or invented in the future, and in connection with **INTELLECTUAL** any publicity of the Competition to the extent permitted by applicable law. **PROPERTY** By submitting their entry, entrants confirm that: images and other submissions are original works, are not defamatory and do not infringe third-party rights; there are no conflicting agreements in place that restrict usage of these images or other submissions; they have consent to use any third-party image in the entry and rights have been waived for that use (if a thirdparty image is of a person under 18, parental or guardian consent must be given); they will produce evidence of any required consents at the Promoter's request, or risk being disqualified from entering the Competition; and If the Competition require entrants to submit any photographs that they are the person in the photograph or have prior approval from the person in the Photograph that it may be submitted as part of their entry. By entering the Competition, entrants acknowledge that the Promoter (and its group companies on its behalf), may process, store, distribute and/or use the information (including personal data) entrants provide in their entry and in the process of entering for the following purposes which are in the Promoter's legitimate interests under data protection laws: (i) to enable it to administer entrants' entry including deciding whether it accords with these Terms; (ii) to notify entrants if they are the winning entrant; (iii) to share with organisations or agents assisting with the conduct of the Competition and fulfilment of the prize; (iv) to announce the winner of the Competition in any media or press and to respond to others' enquiries as to who the winner is; or (v) for any other reasonable and related Competition purposes. For the purposes of the Competition, the Promoter will only disclose entrants' personal data to those of its group companies and third-party service providers who need it for the purposes listed in paragraph a) above. For further information about how the Promoter uses personal data and the rights available under data protection laws, please read the Promoter's privacy policy here: http://www.charlottetilbury.com/uk/help/security-privacy DATA **PROTECTION AND** http://www.charlottetilbury.com/us/help/security-privacy **PUBLICITY** http://www.charlottetilbury.com/ca/help/security-privacy http://www.charlottetilbury.com/de/help/security-privacy http://www.charlottetilbury.com/es/help/security-privacy http://www.charlottetilbury.com/fr/help/security-privacy http://www.charlottetilbury.com/ie/help/security-privacy http://www.charlottetilbury.com/it/help/security-privacy http://www.charlottetilbury.com/nl/help/security-privacy http://www.charlottetilbury.com/au/help/security-privacy Prize winners agree to participate in all reasonable promotional activity (such as publicity and photography) surrounding the winning of the Prize and redemption of the Prizes, free of charge, and they consent to the Promoter using their name and image in promotional material including on social media. The Competition is free to enter, no purchase is necessary. If the Prize involves fixed dates, it is the responsibility of the winning entrant to ensure that they and any nominated gues t (if applicable) are available. The winning entrant and his/her guest (if applicable) shall not, while using the Prize, display or publicize any political slogans or homophobic language, images of a lewd or explicitly sexual nature, images containing logos of competitors and overtbrand sponsorship or anything else deemed to be ambush marketing, or content which is defamatory, obscene, illegal, vulgar, offensive or otherwise unsuitable or infringes others' rights (including intellectual property rights). The Promoter will not accept responsibility for entries that are incomplete, lost, damaged or delayed in transit (if applicable), regardless of cause, including, for example as a result of any postal failure, equipment failure, technical malfunction, systems, satellite, network, server, computer hardware or software failure of any kind. The Promoter reserves the right at its sole discretion to disqualify from further participation in the Competition any individual it has reason to believe is tampering with the operation of the Competition, or to be acting in any manner deemed by the Promoter to be in violation of these Terms, relevant laws and/or regulations and/or third-party rights. If the Promoter subsequently discovers the winning entrant is ineligible, has breached these Terms or is suspected of engaging in any other foul play or unethical conduct, then the Promoter reserves the right (at its absolute discretion) not to award the prize to that entrant and award the prize to another entrant who will be selected by the Promoter. In that event **GENERAL** the original winning entrant agrees to return the prize (at his/her expense) immediately to the Promoter no alternative prize will be awarded to the original winning entrant. The Promoter is not responsible for any damage or loss suffered by any entrant where such damage or loss was not at the time the entry into the Competition made a reasonably foreseeable consequence of a breach of these Terms or if the Competition does not run as planned. The Promoter will not be held responsible for the failure to fulfil the obligations of third parties involved in this Competition, although the Promoter will always endeavour to minimise the effect to the entrants of any such failure. Nothing in these Terms shall operate to exclude the Promoter's liability: (i) for death or personal injury as a result of its negligence; (ii) for fraud; or (iii) further than is permitted by law. The Promoter reserves the right to hold void, suspend, can cel, or amend the Competition where it becomes necessary to do so without prior notice. The Promoter reserves the right to cancel or amend these Terms at any time without prior

By entering the Competition, the entrant indemnifies the Promoter against any and all actions, claims, damages, expenses or liabilities suffered or incurred directly or indirectly by us in consequence of any breach or alleged breach, non-performance or non-observation by the entrant of any agreement, conditions, obligation or warranty on the part of the entrant herein. The entrant hereby waives and releases the Promoter and each of its parent, affiliated, subsidiary and/or related entities and parties from any claim, action or demand arising out of or in connection with the use of the entry.

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- Where the Competition is hosted by a social networking site, the Competition is in no way sponsored, endorsed, administered by or associated with that social networking site and the entrant indemnifies the social networking site against any and all actions, claims, damages, expenses or liabilities suffered or incurred directly or indirectly by the social networking site in consequence of any breach or alleged breach, non-performance or non-observation by the entrant of any agreement, conditions, obligation or warranty on the part of the entrant.
- The Promoter shall be entitled to assign the benefit of these terms either in whole or in part to any of its subsidiary or associated bodies or successors in title and/or any third party.
- These Terms shall be governed by English law, and the parties submit to the non-exclusive jurisdiction of the courts of England and Wales.