

JOHN WICK × REMIX GAME JAM

OFFICIAL RULES

Sponsor: Farworld Labs Inc. (“Remix” or “Sponsor”)

Lionsgate: Lions Gate Ancillary LLC (“Lionsgate”)

Judging Partner: Create Lore, Inc. (“Incention”)

Contest Name: John Wick x Remix Game Jam (the “Contest”)

IMPORTANT NOTICE — OWNERSHIP TRANSFER ON ENTRY

By submitting an entry to this Contest, each Participant irrevocably grants, transfers, sells, assigns, and conveys to Lionsgate all right, title, and interest in and to the submitted game in its entirety. This assignment is automatic upon submission and is not contingent on placing or winning in the Contest. The full terms are set forth in Section 8. Participants who are not willing to make this assignment should not enter.

The “John Wick x REMIX GAME JAM” contest (the “**Contest**”) begins on or about June 11, 2026 at 12:01 a.m. Pacific Time (“**PT**”) and ends on June 25, 2026 (the “**Contest Period**”). Entry in the Contest does not constitute entry into any other promotion, contest or sweepstakes. By participating in the Contest, each Participant unconditionally accepts and agrees to comply with and abide by these Official Rules and the decisions of Sponsor, which shall be final and binding in all respects.

1. ELIGIBILITY

The Contest is only open to individuals who, as of the date of entry:

- Are at least eighteen (18) years of age or the age of majority in their jurisdiction, whichever is greater;
- Hold an active account on the Remix platform, Remix.gg (the “Platform”), in good standing, subject to the Remix Terms of Use; and
-
- Reside in a jurisdiction where the Contest is not prohibited by applicable law.

Officers, directors, employees, contractors, and immediate family members or household members of Remix, Lionsgate, Incention, and each of their respective parents, subsidiaries, affiliates, distributors, agencies, and service providers involved in the Contest (all such entities and individuals are collectively referred to herein as the “**Contest Entities**”) are not eligible to participate in the Contest. If any Participant does not have a Platform account, the Participant can create an account for free at: <https://remix.gg>. By signing up for and maintaining a Platform account, each Participant’s use of the Platform will be subject to the Terms and Conditions available at: <https://play.remix.gg/legal/terms.pdf>.

The Contest is void where prohibited or restricted by law.

Eligibility verification at prize claim. Participation is open on a self-attestation basis at the time of entry. Any potential Winner is subject to verification in accordance with the terms and conditions of these Official Rules. Prior to receiving any prize, a potential Winner must provide documentation reasonably requested by Sponsor to verify (i) age, (ii) identity, and (iii) residence in a jurisdiction where the Contest is not prohibited (including, without limitation, that the potential Winner is not located in or a resident of a jurisdiction subject to U.S. or international sanctions or otherwise excluded from the Contest territory). Sponsor reserves the right to require additional Know Your Customer (KYC) verification from each potential Winner, including government-issued identification and proof of address, as a condition of prize disbursement. Failure to provide requested verification within the time period specified in the prize notification will result in forfeiture of the prize.

2. CONTEST PERIOD

The Contest Period consists of three (3) consecutive periods, with all timing determined by the Platform database clock, which is the official timekeeper of the Contest. The periods are as follows:

Submission Window: Begins June 11, 2026, at 12:00 PM PT and ends on June 25, 2026, at 11:59 PM PT (the “**Submission Window**”). During the Submission Window, eligible individuals (each, a “**Participant**”) may create, publish, and submit their entries through the Platform, as described in greater detail below.

Feedback & Revision Period: Begins June 25, 2026, at 12:00 AM Pacific Time and ends on July 2, 2026, at 11:59 PM PT (the “**Feedback & Revision Period**”). During the Feedback & Revision Period, no new entries will be accepted. Remix will review submitted entries and may work with Participants to provide input on ways to optimize their entries against the judging rubric set forth in Section 6. Opinions and feedback provided by Remix are those of Remix alone and do not reflect or bind Lionsgate or any other Contest Entities. Participants whose entries are flagged during eligibility and compliance screening for brand-fit, compliance, or content issues may be afforded an opportunity to address such issues during this period, and entries that remain non-conforming at the close of this period will be disqualified in accordance with Section 6. All Participants may make voluntary revisions to their submitted games before the end of the Feedback & Revision Period in order to better align with the “Licensed IP Usage Guidelines” (as defined below in Section 4) and “Content Restrictions” (as defined below in Section 5).

Judging Period: Begins July 2, 2026 and ends on or about July 10, 2026 (the “**Judging Period**”). The Judging Organization described in Section 6 will review qualifying entries and select the Winners.

Winners will be announced on or about July 13, 2026, on the official Contest page on the Platform.

Entries received outside the Submission Window will not be eligible to participate in the Contest.

3. HOW TO ENTER

To enter, an eligible Participant must, during the Submission Window:

- Create an original game on the Platform using the Remix AI game creation tools;
- Incorporate “Licensed IP” (as defined in Section 4) in accordance with the “Usage Guidelines” (as defined in Section 4);

- Publish the game to the Platform so that it is playable by the Remix community; and
- Submit the game to the Contest via the designated submission mechanism (e.g., Contest tag, submission form, or in-app flow).

The game and all related content and materials submitted by the Participant as part of this Contest is referred to herein as the “**Submission**”. By completing the entry steps above, each Participant accepts and agrees to comply with and be bound by these Official Rules (the “Rules”), including without limitation the assignment of all right, title, and interest in the submitted game to Lionsgate as set forth in Section 8, and the decisions of Sponsor, Lionsgate, and the Judging Organization, which shall be final and binding in all respects.

No purchase necessary. No purchase is necessary to enter or win. A purchase does not improve chances of winning.

Any per-Participant entry limit will be posted on the official Contest page. Entries must be the original work of the Participant. Co-authored entries must designate a single primary Participant to receive any prize at the time of entry; prize splits among co-authors are the sole responsibility of the Participants. Sponsor is not responsible for any disputes between co-authors.

Entry must be made by the Participant, only through the entry method described above. Entries made by any other individual or any entity, and/or originating at any other web site or e-mail address, including but not limited to commercial sweepstakes subscription notification and/or entering service sites, will be declared invalid and disqualified for this Contest. Tampering with the entry process or the operation of the Contest, including but not limited to the use of any device to automate the entry process, is prohibited and any entries deemed by Sponsor, in its sole discretion, to have been submitted in this manner will be void. In the event a dispute regarding the identity of the individual who actually submitted an entry cannot be resolved to Sponsor’s satisfaction, the affected entry will be deemed ineligible. The Contest Entities shall not be responsible for incorrect or inaccurate entry information whether caused by Internet users or by any of the equipment or programming associated with or used in the Contest or by any technical or human error which may occur in processing of the entries in the Contest. The Contest Entities assume no responsibility or liability for any error, omission, interruption, deletion, theft or destruction, or unauthorized access to, or alteration of entries.

IMPORTANT NOTE: Any Participant who incorporates any intellectual property or material owned by a third party into his or her entry does so at his or her own risk. Without in any way limiting, expanding or amending the Terms of Use located at: <https://play.remix.gg/legal/terms.pdf>, which Terms of Use shall remain in full force and effect, if Sponsor is duly notified that any element of a Participant’s entry infringes upon the rights of another person and/or receives a legally valid request to remove the affected entry from the Platform because of such infringement, such entry may be removed from the Platform and/or disqualified from the Contest, as Sponsor may determine in its sole discretion. Further, no Participant will be eligible to receive a prize unless Sponsor determines, in its sole and absolute discretion, that such Participant’s entry has been or can be sufficiently cleared for legal purposes.

4. LICENSED IP — USAGE GUIDELINES

“**Licensed IP**” means those materials (e.g., character names, settings, logos, and other intellectual property of Lionsgate) from or in connection with the John Wick film franchise and which are provided

by Sponsor for Participants to use in this Contest, all of which shall be subject to the terms and conditions set forth in these Rules. The “John Wick film franchise” includes John Wick (2014), John Wick: Chapter 2 (2017), John Wick: Chapter 3 — Parabellum (2019), John Wick: Chapter 4 (2023), and any additional theatrical or streaming installments of the franchise released by or with the authorization of Lionsgate.

Subject to each Participant’s strict compliance with the terms and conditions of these Official Rules, Participants are hereby granted a limited, personal, non-exclusive, non-transferable, non-commercial, revocable license to use and reference the Licensed IP solely for the purpose of creating and submitting the Submission to this Contest and for displaying the Submission on the Platform. This license is expressly conditioned on compliance with these Rules. All rights in and to the Licensed IP are reserved to Sponsor and its licensors. No Participant will acquire any right, title, or interest in or to the Licensed IP as a result of participation in this Contest. By entering the Contest, each Participant acknowledges and agrees that: (a) Lionsgate is granting Participants a limited, non-exclusive license to use the Licensed IP solely in connection with, and solely as a part of, the Contest, (b) Participants shall have no right, title, or interest in the Licensed IP, and (c) any use of the Licensed IP other than as permitted by these Rules may infringe upon Lionsgate’s intellectual property rights.

Where Lionsgate provides Licensed IP, Participants are encouraged (but not required) to draw from those resources. Entries that reference Licensed IP solely through outputs of the Remix AI game creation tools are eligible for the Contest.

All Participants must comply with the following usage guidelines with respect to all uses of the Licensed IP (the “**Usage Guidelines**”):

(A) All use of Licensed IP must:

- Remain reasonably consistent with the established tone and canon of the Licensed IP;
- Include any required attribution, copyright notices, or trademark notices as specified by Lionsgate; and
- Be limited in scope to only the submitted game and related Contest promotion that is expressly permitted by these Official Rules.

(B) Participants may NOT:

- Use Licensed IP in any manner other than for purposes of creating their entry for submission in the Contest;
- Combine Licensed IP with, or include in any entry, any other third-party intellectual property (e.g., characters, marks, logos, artwork, properties owned by third parties);
- Register, file, or attempt to claim any trademark, copyright, or other right in or derived from Licensed IP or the content included within any entry; or
- Commercially exploit, sell, license, distribute, or otherwise use Licensed IP, any entry (completed or not), or derivative works thereof outside of the Contest entry itself.

Any use of the Licensed IP that does not comply with the foregoing, or otherwise comply with these Official Rules may result in the Participant being disqualified.

5. CONTENT RESTRICTIONS — BRAND SAFETY

All Submissions must comply with the Remix Acceptable Use Policy set forth in Section 4.3 of the Remix Terms of Use (the “Acceptable Use Policy”). In addition, Submissions must NOT contain (the following are collectively referred to herein as the “**Content Restrictions**”):

- **Sexual content** — pornography, nudity, sexually suggestive imagery, sexualization of any character, or any sexualized depiction of the Licensed IP;
- **Violence beyond the John Wick film franchise** — stylized firearm combat, hand-to-hand combat, knife and edged-weapon combat, and tactical action sequences consistent with the action style of the John Wick film franchise are permitted. The following remain prohibited regardless of source-property consistency: graphic torture sequences, extended dismemberment, depictions of sexual violence, violence directed against children, and violence directed against animals (including, for the avoidance of doubt and consistent with franchise canon, no on-screen harm to dogs);
- **Content involving minors** in any sexual, suggestive, or endangering context is strictly prohibited;
- **Hate speech or discriminatory content** — slurs, symbols, or content targeting any individual or group on the basis of race, ethnicity, national origin, religion, sex, gender identity, sexual orientation, disability, or any other protected class;
- **Real-world political content** — partisan messaging, depictions of real political figures in political contexts, endorsements or attacks related to elections, parties, or political movements;
- **Self-harm, eating disorders, or suicide content** other than resources or awareness content reviewed and approved by Sponsor in writing;
- **Illegal activities** — content depicting or promoting the sale of controlled substances, weapons trafficking, human trafficking, or other unlawful conduct (provided that depictions of fictional criminal-underworld activity consistent with the High Table mythology of the John Wick film franchise remain permitted);
- **Harassment or defamation** of real, identifiable individuals, other than permitted use of Licensed IP depicting fictional characters;
- **Unauthorized third-party IP** — other characters, music, footage, logos, or marks not included in the Licensed IP or separately licensed by the Participant. For the avoidance of doubt, depictions of real-world firearm brands, real-world automobile brands, or other real-world commercial brands appearing in the John Wick film franchise must be either generated in an unbranded form or limited to use that constitutes fair commentary or homage;
- **Malware, exploits, or harmful code** designed to compromise, surveil, or harm users, devices, or the Platform;

- **Economics** that associate a commercial purpose with the Submission for any reason other than entry into the Contest (e.g., any advertising, sponsorship, or other monetizable activity) — games are intended to be free to play on the Platform only;
- **Talent or music from the Licensed IP** — actor likenesses, performances, or musical works from the John Wick film franchise may not be used; or
- **Non-ethical gameplay** — manipulative engagement systems, dark patterns, or gameplay loops intentionally designed to encourage compulsive, addictive, or abusive player behavior, particularly involving minors or vulnerable users.

Remix will use a combination of automated screening and human moderation to review Submissions. Lionsgate also has the ability to review Submissions for compliance with these Rules and its own guidelines. Any Submission that violates these restrictions may be removed, edited, or disqualified at any time in the sole discretion of either Remix or Lionsgate.

6. JUDGING

Once a Submission is uploaded to the Platform, it may be made available on the Platform for viewing by the general public, and any such posting will be deemed made at the direction of the Participant.

Eligibility and compliance screening. Sponsor and Lionsgate first review each Submission to confirm that it (a) was submitted within the Submission Window by an eligible Participant, (b) complies with the Licensed IP Usage Guidelines in Section 4, (c) complies with the Content Restrictions in Section 5, (d) is the original work of the Participant as required by Section 3, and (e) otherwise complies with these Rules. Submissions that fail screening will be notified of the reason and may be afforded an opportunity to address the issues during the Feedback & Revision Period (Section 2). Submissions that remain non-conforming at the close of the Feedback & Revision Period are disqualified.

Scoring rubric. Eligible Submissions are evaluated using the following 70-point rubric (the “**Judging Criteria**”):

- **Use of Licensed IP / Theme — 25 points.** How deeply and effectively the Licensed IP or John Wick theme is integrated into the entry.
- **Fun Factor — 15 points.** How enjoyable and replayable the game is.
- **Creativity — 15 points.** Originality of concept, mechanics, and execution.
- **Ease of Play — 10 points.** How quickly players can understand and engage without friction.
- **Visual + Audio Quality — 5 points.** Polish and cohesion of the presentation.

Maximum score: 70 points.

Initial scoring during Feedback & Revision Period. At the close of the Submission Window, Remix will spend a period of one (1) week reviewing Submissions and working with Participants to provide input on ways to optimize their Submission against the Judging Criteria. Opinions and feedback provided by Remix during this period are those of Remix alone and do not reflect or bind Lionsgate. During this period, Remix will evaluate and rank the Submissions using the rubric above.

Judging Organization. Using Remix’s initial scoring, the top one hundred (100) qualifying Submissions will be submitted to the Judging Organization for review during the Judging Period. The Judging Organization shall be comprised of a panel of five (5) total judges — two (2) representatives from Lionsgate, one (1) representative from Incention, and two (2) representatives from Remix. The judges will review the qualifying Submissions and re-score them using the rubric. Decisions of the Judging Organization shall be final and binding in all matters related to the selection of the Winners. In the event of a tie, the judges will select the Winners based on the Use of Licensed IP / Theme score.

Privacy of results. Final results are private. Internal scoring details and individual judge sheets are not publicly shared.

Any feedback about Game Jam results should be directed to the Remix team.

At the end of the Judging Period, the Judging Organization will select fifty (50) Winners using the Judging Criteria. The potential Winners will be subject to verification and compliance with these Official Rules. The potential Winners will be notified by email using the email address associated with each potential Winner’s Platform account. The Contest Entities shall have no liability for any Winner notification that is lost, intercepted or not received by a potential Winner for any reason. If, despite reasonable efforts, a potential Winner does not respond within 48 hours of the first notification attempt, or if the prize or Winner notification is returned as unclaimed or undeliverable to such potential Winner, such potential Winner will forfeit his or her prize and an alternate Winner may be selected. If any potential Winner is found to be ineligible, or if he or she has not complied with these Official Rules or declines a prize for any reason prior to award, such potential Winner will be disqualified and an alternate Winner may be selected. Sponsor may successively attempt to contact up to two (2) potential Winner(s) of an applicable prize in accordance with such procedure, and if there is still no confirmed Winner(s) of such applicable prize after such attempts have been made, if any, the corresponding prize may go unawarded.

7. PRIZES

Sponsor will award prizes to up to the top fifty (50) qualifying Submissions as ranked by the Judging Organization. The total approximate retail value of all prizes is \$10,000 USD in cash plus 2,375,000 Bits in Platform currency. Marketing benefits (e.g., featured placement, campaign promotion, social features) may also be awarded as posted on the official Contest page, with the availability, placement, and timing of such benefits being determined by Sponsor in its sole discretion. Lionsgate shall have no responsibility or liability for the awarding, delivery, or fulfillment of any prizes.

International Prize Eligibility. The Contest is open to eligible participants worldwide, subject to the territory restrictions in Section 1. All eligible participants may enter, have their Submissions judged, and receive non-cash prizes (including Bits and marketing benefits). Cash prizes are available only to Winners who reside in jurisdictions where (i) receipt of cryptocurrency-denominated prizes is not prohibited by applicable law, and (ii) Sponsor can reasonably comply with applicable tax reporting and withholding obligations. Winners residing in jurisdictions where cash prize delivery is restricted or impracticable will receive an equivalent value in Platform currency (Bits) in lieu of cash, unless prohibited by applicable law.

Each Winner is solely responsible for compliance with all applicable tax laws in their jurisdiction of residence.

Cash Prizes (top 20 qualifying Submissions)

Up to the top twenty (20) qualifying Submissions receive cash prizes per the following tier structure, in addition to the Bits prizes set forth below:

- 1st place (1 Winner): \$1,000 USD
- 2nd–3rd places (2 Winners): \$750 USD each
- 4th–5th places (2 Winners): \$600 USD each
- 6th–12th places (7 Winners): \$500 USD each
- 13th–20th places (8 Winners): \$350 USD each

Total cash prize pool: \$10,000 USD.

Cash prize amounts are stated in USD for reference. Prizes will be paid in USDC, a U.S. dollar-pegged stablecoin, as further described below.

Bits Prizes (top 50 qualifying Submissions)

The top fifty (50) qualifying Submissions receive Platform currency (“Bits”) per the following tier structure:

- 1st place: 150,000 Bits
- 2nd–3rd places (2 Winners): 125,000 Bits each
- 4th–5th places (2 Winners): 100,000 Bits each
- 6th–15th places (10 Winners): 60,000 Bits each
- 16th–25th places (10 Winners): 45,000 Bits each
- 26th–35th places (10 Winners): 35,000 Bits each
- 36th–50th places (15 Winners): 25,000 Bits each

Total Bits awarded: 2,375,000 Bits.

Multiple Submissions; one cash prize per Participant. Participants may submit two (2) or more Submissions to the Contest, subject to any per-Participant entry limit posted on the Contest page. However, no Participant may receive more than one (1) cash prize across all of their entries. If a Participant has more than one Submission that would otherwise qualify for a cash prize, only the Submission with the highest score will receive the cash prize associated with its placement; the Participant’s other Submissions remain eligible for Bits prizes based on their respective placements. Sponsor and Lionsgate will determine in their reasonable discretion how any cash prize that becomes available as a result of this limitation is reallocated, which may include awarding it to the next-highest-scoring eligible entry.

Cash payment method. Cash prizes are paid in USDC, a U.S. dollar-pegged stablecoin, sent on-chain to a digital wallet address provided by the Winner. To receive a cash prize, a Winner must provide a wallet address compatible with USDC on a network supported by Sponsor (e.g., Ethereum, Base, or another network identified by Sponsor at the time of payout). Winners who do not have, or are unable to provide, a compatible wallet address are not eligible to receive cash prizes. Sponsor does not provide wallets, custody services, or financial advice, and bears no responsibility for lost, misdirected, or inaccessible funds resulting from incorrect or invalid wallet information provided by the Winner. Sponsor is not responsible for fluctuations in the value of USDC or for any blockchain-related risks, delays, or technical issues affecting delivery or access.

Tax responsibility. Cash and non-cash prizes are subject to applicable taxes, which are the sole responsibility of the Winner. Winners residing in the United States who receive prizes with a total value of \$600 USD or more will be required to complete and return an IRS Form W-9 before the prize is distributed; Remix will issue a Form 1099 where required. Non-U.S. Winners may be required to complete tax documentation (e.g., Form W-8BEN) and may be subject to withholding.

Winner verification and notification. Following the close of the Judging Period, Sponsor and Lionsgate will confirm the Winners and notify them through their Remix accounts and via the contact information associated with their accounts (e.g., email). Each Winner must respond to the notification and complete any required verification, documentation, and releases (which may include, without limitation, an Affidavit of Eligibility, Liability and Publicity Release, IRS Form W-9 or W-8BEN, proof of identity and jurisdictional eligibility, IP assignment confirmation as contemplated by Section 8, and a compatible wallet address) within the period specified in the notification. Failure to respond or complete required documentation within the specified period will result in forfeiture of the prize.

Prize delivery. Cash prizes will be distributed within the timeframe posted on the Contest page following Winner confirmation and receipt of all required documentation. Platform currency will be credited to the Winner's Remix account upon confirmation. Marketing prizes will be delivered per the schedule set by Sponsor and Lionsgate.

Prizes are non-transferable. No prize substitution is permitted except that Sponsor reserves the right to substitute all or any portion of a prize with a prize of equal or greater value if the stated prize becomes unavailable, in whole or in part, for any reason, or if any prize cannot be awarded as described due to technical, regulatory, eligibility, or platform-related issues.

Prizes will be awarded only if each potential prize winner fully complies with these Official Rules. All portions of the prize(s) are non-assignable and non-transferable. Prizes pictured in point-of-sale, online, television and print advertising, promotional packaging, and other Contest materials are for illustrative purposes only. Actual prize(s) may vary from the prize(s) pictured. All details and other restrictions of the prize(s) not specified in these Official Rules will be determined by Sponsor in its sole discretion. No cash alternative or substitution of the prize(s) will be allowed, except Sponsor reserves the right in its sole discretion to substitute prize(s) of comparable value if any prize listed is unavailable, in whole or in part, for any reason. Each potential winner will be required to execute an Affidavit of Eligibility, a Liability Release, and (where imposing such condition is legal) a Publicity Release (collectively, "**Prize Claim Documents**"). If any potential winner fails or refuses to sign and return all Prize Claim Documents within two days of prize notification, the potential winner may be disqualified and an alternate winner

may be selected. **For Canadian Participants only:** A potential winner may be required to provide the correct answer to a mathematical skill-testing question (unaided and within a reasonable time as specified by Sponsor or its designee).

Sponsor makes no warranties, and hereby disclaims any and all warranties, express or implied, concerning any prize furnished in connection with the Contest. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, SUCH PRIZES ARE PROVIDED “AS IS” WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, AND SPONSOR HEREBY DISCLAIMS ALL SUCH WARRANTIES, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND/OR NON-INFRINGEMENT.

8. INTELLECTUAL PROPERTY & LICENSE GRANT

Ownership by Lionsgate. For good and valuable consideration, the receipt and legal sufficiency of which is hereby acknowledged, each person who makes a Submission to the Contest (and any minor Participant’s parent or legal guardian) hereby irrevocably grants, transfers, sells, assigns, and conveys to Lionsgate, its successors and assigns, all present and future right, title, and interest of every kind and nature whatsoever, including, without limitation, all copyrights, and all rights incidental, subsidiary, ancillary, or allied thereto (including, without limitation, all derivative rights) in and to each Submission for exploitation throughout the universe, in perpetuity, by means of any and all media and devices whether now known or hereafter devised. Lionsgate shall have the right, in its sole discretion, to edit, composite, morph, scan, duplicate, or alter the Submission for any purpose which Lionsgate deems necessary or desirable, and each Participant irrevocably waives any and all so-called moral rights they may have therein. Each Participant hereby acknowledges that such Participant does not reserve any rights in or to the Submission. If Sponsor or Lionsgate shall desire to secure additional assignments, certificates of engagement for the Submission or other documents as Sponsor may reasonably require in order to effectuate the purposes and intents of these Official Rules, then each Participant agrees to sign the same upon Sponsor’s request therefor.

To the extent that the foregoing assignment of rights is not effective, enforceable, or recognized under the laws of any applicable jurisdiction, each Participant hereby grants to Lionsgate a perpetual, irrevocable, exclusive, worldwide, royalty-free, fully sublicensable and transferable license to use, reproduce, modify, adapt, distribute, publicly display, publicly perform, make derivative works of, and otherwise exploit the Submission in any and all media now known or hereafter devised, for any purpose, without further notice, approval, or compensation to the Participant.

Lionsgate shall have the right to freely assign its rights hereunder, in whole or in part, to any person or entity, including to Sponsor for the purposes of displaying and hosting the Submission on the Platform. Lionsgate shall retain the rights granted in each Submission even if the Submission is disqualified or fails to meet the Submission requirements stated hereunder or even if it is determined that the Participant who made the Submission is ineligible to enter the Contest or win a prize. Each Participant expressly acknowledges that many parties will contribute to the Licensed IP. Accordingly, if under any applicable law the above assignment by Participant of the rights granted herein is not effective, then Participant agrees to exercise such rights in a manner that recognizes the contribution of, and will not have a material adverse effect upon, such other parties.

With respect to the use of the Licensed IP, the results and proceeds of each Participant’s modification activities and other interaction with the Licensed IP shall be a “work made for hire” for Lionsgate, and Lionsgate will be considered the author and sole and exclusive owner of such activities and all intellectual property rights therein. If and to the extent that such results and proceeds do not, in whole or in part, qualify as “works made for hire,” each Participant (and any minor Participant’s parent or legal guardian), automatically upon submission of his or her entry materials (including, without limitation, the Submission), hereby irrevocably grants, transfers, sells, and assigns to Lionsgate all right, title, and interest in and to the Submission, including the right to use and otherwise exploit all entry materials submitted as part of the Contest, and all images, text, and content depicted therein, in whole or in part, in any manner or medium now or hereafter known or devised, throughout the universe and in any and all languages in perpetuity. The rights granted in these Rules may be freely assigned and licensed by Lionsgate in whole or in part to any other person or entity.

NATURE OF RELATIONSHIP/WAIVER OF EQUITABLE RELIEF: Each Participant (and any minor Participant’s parent or legal guardian) hereby acknowledges and agrees that the relationship between the Participant and the Contest Entities is not a confidential, fiduciary, or other special relationship, and that the Participant’s decision to provide the Participant’s Submission (if applicable) to Sponsor for purposes of the Contest does not place the Contest Entities in a position that is any different from the position held by members of the general public with regard to elements of the Participant’s Submission. Each Participant understands and acknowledges that the Contest Entities have wide access to ideas, stories, designs, and other literary materials, and that new ideas are constantly being submitted to the Contest Entities or being developed by their own employees. Each Participant also acknowledges that many ideas may be competitive with, similar or identical to the Submission and/or each other in theme, idea, plot, format or other respects. Each Participant acknowledges and agrees that such Participant will not be entitled to any compensation as a result of any Contest Entity’s use of any such similar or identical material. Each Participant acknowledges and agrees that the Contest Entities do not now and shall not have in the future any duty or liability, direct or indirect, vicarious, contributory, or otherwise, with respect to the infringement or protection of the copyright in and to the Submission. Finally, each Participant acknowledges that, with respect to any claim by Participant relating to or arising out of a Contest Entity’s actual or alleged exploitation or use of any Submission or other material submitted in connection with the Contest, the damage, if any, thereby caused to the applicable Participant will not be irreparable or otherwise sufficient to entitle such Participant to seek injunctive or other equitable relief and Participant’s rights and remedies in any such event shall be strictly limited to the right to recover damages, if any, in an action at law.

License to Remix and Incention. In addition to the above, by submitting an entry, each Participant grants Remix and Incention a non-exclusive, worldwide, royalty-free, sublicensable, transferable license to host, display, stream, screenshot, record, promote, distribute, and otherwise use the Submission (in whole or in part) in connection with:

- Operation of the Platform and the Lionsgate Club platform;
- Promotion of the Contest and future Remix game jams;
- Marketing of the partnership between Remix and Lionsgate and the Licensed IP; and

- Editorial and press coverage.

This license remains in effect for so long as the Submission is hosted on the Platform under this partnership and, with respect to any Submission, terminates upon removal of that Submission from the Platform, except that (a) Lionsgate's exclusive ownership of all Submissions detailed above survives indefinitely, and (b) Remix and Incention may continue to use Submission-derived recordings, screenshots, trailers, and other promotional materials created during the active hosting period in connection with retrospective marketing of the Contest and the partnership. Remix, Lionsgate, and Incention are not obligated to use any Submission.

Feature rights. Remix, Lionsgate, and Incention may, but are not obligated to, feature any Submission on the Platform, Lionsgate Club (and associated channels), or third-party media, without approval from or compensation to the Participant.

NO OBLIGATION TO USE: The Contest Entities shall have no obligation (express or implied) to use any Submission, or to otherwise exploit any Submission or, if commenced, to continue the distribution or exploitation thereof, and the Contest Entities may at any time abandon the use of the Submission for any reason, with or without legal justification or excuse, and Participants shall not be entitled to any damages or other relief by reason thereof.

REPRESENTATIONS AND WARRANTIES/INDEMNIFICATION: Each Participant (and any minor Participant's parent or legal guardian) represents and warrants as follows: (i) the Submission does not and will not violate or infringe upon the intellectual property rights or other rights of any other person or entity; (ii) the Submission meets the Submission Requirements, and does not and will not violate any applicable laws, and is not and will not be defamatory or libelous. Each Participant (and any minor Participant's parent or legal guardian) agrees to indemnify the Contest Entities and hold them harmless from and against any and all third party claims, liability, judgments, losses, damages, costs, and expenses, including penalties, interest and reasonable outside attorney's fees and costs in the defense and disposition of such matters arising out of, resulting from, based upon or incurred because of a breach or allegation that, if true, would constitute a breach by Participant of his or her representations, warranties, covenants or obligations hereunder, including, without limitation, any action or statement made by Participant while participating in the Contest.

9. TAKEDOWN & REMOVAL AUTHORITY

Remix and Lionsgate may, at any time and in their sole discretion, require the removal, modification, delisting, or non-playability of any Submission that:

- Violates these Rules, the Remix Terms of Use, or the Acceptable Use Policy;
- Contains Licensed IP used in a manner that damages, dilutes, or misrepresents the John Wick film franchise or Lionsgate's reputation;
- Raises legal, regulatory, or platform-compliance concerns; or
- Conflicts with obligations owed by Lionsgate to third-party rights holders.

Participants agree to comply promptly with any such takedown or modification request. For the avoidance of doubt, the exercise of takedown or modification rights does not affect the assignment of ownership of the Submission to Lionsgate set forth in Section 8.

10. DISQUALIFICATION

Remix and Lionsgate reserve the right, in their sole discretion, to disqualify a Participant, remove an entry, or revoke a prize if the Participant:

- Violates these Rules, the Remix Terms of Use, or the Acceptable Use Policy;
- Submits an entry containing content prohibited under Section 5;
- Submits an entry that infringes the intellectual property or other rights of any third party;
- Attempts to manipulate judging, voting, plays, ratings, or other platform metrics (including through bots, coordinated inauthentic behavior, or incentivized engagement);
- Misrepresents identity, age, residence, or authorship; or
- Engages in harassing, abusive, or threatening behavior toward other Participants, Remix, Lionsgate, Intention, moderators, or the community.

If a prize has been awarded to a Participant who is subsequently disqualified, the prize may be forfeited and reassigned to an alternate Winner.

11. PUBLICITY

Without in any way limiting the rights granted in the Submission, as set forth above, by accepting a prize, all Winners consent to the use of their Remix username, display name, avatar, Submission, and his or her name, social media handle, photograph, likeness, voice, biographical information, statements and address (city and state) in and in connection with advertising, marketing, promotional, and/or publicity purposes for the Contest, Contest Entities, and all uses of the Submission permitted herein, worldwide and in all forms of media and by any and all means and media now known or hereafter developed, in perpetuity, without any obligation, notice, or further compensation to the Winners and each Winner hereby releases the Contest Entities from any liability with respect thereto.

12. GENERAL LIABILITY RELEASE AND FORCE MAJEURE

Each Participant (and any minor Participant's parent or legal guardian) agrees that Sponsor (A) shall not be responsible or liable for, and are hereby released from, any and all costs, injuries, losses or damages of any kind, including, without limitation, death and bodily injury, due in whole or in part, directly or indirectly, to participation in the Contest or any Contest-related activity, or from Participants' acceptance, receipt, possession and/or use or misuse of any prize, and (B) have not made any warranty, representation or guarantee express or implied, in fact or in law, with respect to any prize, including, without limitation, to such prize's quality or fitness for a particular purpose. Sponsor assumes no responsibility for any damage to a Participant's, or any other person's, computer system which is occasioned by accessing the Platform or otherwise participating in the Contest, or for any computer system, phone line, hardware, software or program malfunctions, or other errors, failures,

delayed computer transmissions or network connections that are human or technical in nature. Without limiting the generality of the foregoing, Sponsor is not responsible for incomplete, illegible, misdirected, misprinted, late, lost, damaged, stolen, or postage-due Submissions or prize notifications; or for lost, interrupted, inaccessible or unavailable networks, servers, satellites, Internet service providers, websites, or other connections; or for miscommunications, failed, jumbled, scrambled, delayed, or misdirected computer, telephone or cable transmissions; or for any technical malfunctions, failures, difficulties or other errors of any kind or nature; or for the incorrect or inaccurate capture of information, or the failure to capture any information. Sponsor reserves the right in its sole discretion to disqualify any individual who is found to be tampering with the entry process or the operation of the Contest or the Platform, to be acting in violation of these Official Rules, or to be acting in an unsportsmanlike or disruptive manner, or with the intent to disrupt or undermine the legitimate operation of the Contest, or to annoy, abuse, threaten or harass any other person, and Sponsor reserves the right to seek damages and other remedies from any such person to the fullest extent permitted by law. No mechanically reproduced, illegible, incomplete, forged, software-generated or other automated multiple entries will be accepted. If a dispute as to the identity of the individual who actually submitted a Submission cannot be resolved to Sponsor's satisfaction, the affected Submission may be deemed ineligible. Sponsor reserves the right to modify, extend, suspend, or terminate the Contest if it determines, in its sole discretion, that the Contest is technically impaired or corrupted or that fraud or technical problems, failures or malfunctions or other causes beyond Sponsor's control have destroyed or severely undermined or to any degree impaired the integrity, administration, security, proper play and/or feasibility of the Contest as contemplated herein. In the event an insufficient number of eligible Submissions are received and/or Sponsor is prevented from awarding prizes or continuing with the Contest as contemplated herein by any event beyond its control, including but not limited to fire, flood, earthquake, windstorm, epidemic, pandemic, public health crisis, disease, virus, sickness or outbreak or other similar or dissimilar natural disaster; act of God or public enemy; riot or civil disturbance, act of any government or governmental authority, power failure, satellite or equipment failure, failure of telecommunications lines or failure or breakdown of plant, machinery or vehicles operated by a third party; labor dispute, strike, or lockout; actual or threat of war, armed conflict, terrorist attacks, war (declared, undeclared or threatened), explosion, nuclear, or chemical or biological contamination; or a government imposed travel ban, restriction on movement or gatherings, or other government imposed mandate of any kind, order of any court or jurisdiction, or other cause not reasonably within Sponsor's control (each a "Force Majeure" event or occurrence), Sponsor reserves the right to modify, suspend, or terminate the Contest. If the Contest is terminated before the designated end date, Sponsor may (if possible) select the winner from all eligible, non-suspect entries received as of the date of the event giving rise to the termination. Only the type and quantity of prizes described in these Official Rules will be awarded. These Official Rules cannot be modified or amended in any way except in a written document issued in accordance with law by a duly authorized representative of Sponsor. The invalidity or unenforceability of any provision of these Official Rules shall not affect the validity or enforceability of any other provision. If any provision is determined to be invalid or otherwise unenforceable or illegal, these Official Rules shall otherwise remain in effect and shall be construed in accordance with their terms as if the invalid or illegal provision were not contained herein.

13. GENERAL

Relationship to Terms. These Rules supplement and are governed by the Remix Terms of Use. In the event of a conflict between these Rules and the Remix Terms of Use with respect to the Contest, these Rules control.

Governing law. These Rules are governed by the laws of the State of Delaware, without regard to conflicts-of-law principles.

Dispute resolution. Disputes arising from or relating to the Contest are subject to the dispute resolution provisions set forth in Section 8 of the Remix Terms of Use, including binding arbitration and class action waiver.

Severability. If any provision of these Rules is held invalid or unenforceable, the remaining provisions will remain in full force and effect.

Modification or cancellation. Remix reserves the right to modify, suspend, or cancel the Contest, in whole or in part, if circumstances make it impractical to conduct the Contest as originally planned (including technical failures, fraud, force majeure, or changes in applicable law). In such cases, Remix will use reasonable efforts to notify Participants.

No endorsement by app stores. The Contest is not sponsored, endorsed, or administered by Apple Inc., Google LLC, or any other app store.

14. SPONSOR

Farworld Labs, Inc.

131 Continental Drive, Suite 305

Newark, DE 19713

Contact: support@farworld.gg