

**AT&T EMERGING VOICES - JUSTIN QUILES LIVE CONTEST
CONTEST RULES (“RULES”)**

NO PURCHASE NECESSARY TO ENTER OR WIN. AN INTERNET CONNECTION AND VALID TIKTOK™ ACCOUNT ARE REQUIRED TO ENTER.

This Contest (defined below) is in no way sponsored, endorsed or administered by, or associated with, TikTok. You understand that if selected as a prize winner you will be providing your information to Sponsor and not to TikTok. Any questions, comments or complaints regarding this Contest should be addressed to Sponsor and not to TikTok.

THE AT&T EMERGING VOICES - JUSTIN QUILES LIVE CONTEST (“**CONTEST**”) IS OPEN ONLY TO LEGAL RESIDENTS OF THE FIFTY (50) UNITED STATES AND THE DISTRICT OF COLUMBIA, WHO ARE AT LEAST EIGHTEEN (18) YEARS OF AGE OR OLDER AND WHOSE ENTRIES MEET THE ADDITIONAL ELIGIBILITY REQUIREMENTS SET FORTH BELOW. CONTEST IS VOID IN PUERTO RICO, ALL US TERRITORIES AND POSSESSIONS, OVERSEAS MILITARY INSTALLATIONS AND WHERE PROHIBITED OR RESTRICTED BY LAW.

CONTEST IS SUBJECT TO ALL FEDERAL, STATE AND LOCAL LAWS AND REGULATIONS (COLLECTIVELY “**APPLICABLE LAWS**”). ENTRY INTO THIS CONTEST CONSTITUTES YOUR ACCEPTANCE OF THESE RULES. IF YOU ARE A MINOR (DEFINED BELOW) YOU SHOULD HAVE YOUR PARENT’S OR LEGAL GUARDIAN’S PERMISSION BEFORE ENTERING. THE RULES REQUIRE THAT DISPUTES ARISING OUT OF OR RELATING TO THIS CONTEST BE RESOLVED IN ARBITRATION ON AN INDIVIDUAL BASIS, RATHER THAN BY CLASS ACTIONS OR JURY TRIALS, AND LIMIT YOUR RIGHTS AND REMEDIES IN THE EVENT OF A DISPUTE. A PRIZE WON BY AN INDIVIDUAL AT LEAST EIGHTEEN (18) YEARS OF AGE BUT CONSIDERED A MINOR IN HIS OR HER JURISDICTION OF RESIDENCY (“**MINOR**”) WILL BE AWARDED IN THE NAME OF MINOR’S PARENT OR LEGAL GUARDIAN.

Contest Overview; Sponsor; Contest Entities; Requirements.

The Contest consists of a skilled-based competition. To enter, TikTok users will view the Justin Quile’s post, singing portions of his new song “Fuego Forestal” (the “**Song**”) through the TikTok app (“**App**”) during the Entry Period (defined below). Within the APP there will be an opportunity for entrants to write, perform and upload their own original verse of the Song (the “**Entry**”). Each eligible individual uploading an eligible Entry, shall be herein referred to as an “**Entrant**”. All eligible Entries will be judged by a judging panel based on the Judging Criteria (as defined below) to determining the Grand Prize Winner (defined below).

The Entry Phase of the Contest begins at 12:01 a.m. Eastern Time (“**ET**”) on October 24, 2022 and ends at 11:59 p.m. ET on November 4, 2022 (“**Entry Period**”).

Judging begins with the submission of Entries and ends November 11, 2022 (subject to change).

The Sponsor of the Contest is AT&T Services, Inc., 208 S. Akard St. Dallas, TX 75202 (“**Sponsor**”).

Employees, officers, and directors of Sponsor, Contest Judges (defined below), Wasserman Media Group LLC, (“**Administrator**”), West Coast Marketing, a division of The Susquehanna Hat Company and each of the foregoing entities’ affiliates (collectively, the “**Contest Entities**”), as well as members of their immediate families (spouses, children, siblings, parents, grandparents, grandchildren, legal guardians, in-laws) or households (whether or not related), are not eligible to participate in the Contest. **SEE BELOW FOR ADDITIONAL ENTRY ELIGIBILITY REQUIREMENTS.**

ONLY AN ELIGIBLE ENTRANT MAY PARTICIPATE IN THE CONTEST AND/OR WIN A PRIZE. SPONSOR EXPRESSLY RESERVES FOR ITSELF THE RIGHT TO DETERMINE THE ISSUE OF

ELIGIBILITY AND/OR THE RIGHT OF ANY ENTRANT TO REDEEM OR OTHERWISE BENEFIT FROM ANY PRIZE AT ANY TIME (INCLUDING, WITHOUT LIMITATION, AFTER AN ENTRANT WAS EARLIER DEEMED ELIGIBLE). NOTWITHSTANDING ANY OTHER PROVISION OF THESE RULES, IF AT ANY STAGE OF THE CONTEST, SPONSOR DETERMINES THAT NOT ENOUGH, OR NO ELIGIBLE ENTRANTS EXIST FROM WHICH TO DETERMINE THE WINNER AND/OR FOR THE AWARDING OF ANY PRIZING, THEN SPONSOR MAY IN ITS SOLE AND EXCLUSIVE DISCRETION DETERMINE THAT NOT ENOUGH, OR NO ELIGIBLE, ENTRANTS EXIST AND THEN MAY EITHER SUSPEND THE CONTEST OR MODIFY IT (OR ANY PARTS THEREOF) IN ANY EQUITABLE MANNER THAT SPONSOR DEEMS APPROPRIATE IN ITS SOLE AND EXCLUSIVE DISCRETION, INCLUDING, WITHOUT LIMITATION, BY NOT AWARDING THE PRIZE SET FORTH IN THESE RULES OR IMPLEMENTING A NEW STAGE OF THE CONTEST WHERE SPONSOR MAY SEEK NEW ENTRANTS AND FROM WHOSE POOL SPONSOR MAY DETERMINE A NEW POTENTIAL WINNER.

HOW TO ENTER: Interested eligible individuals may enter the Contest during the Entry Period as follows:

1. Via the TikTok App, view the Song.
2. During the Song there will be open verses consisting of music audio only.
3. Create a video of yourself singing in English or Spanish (only) your original verses to fit within the open verses of the Song.
4. Through the TikTok duet functionality, upload your duet video to the TikTok App with Justin's original post, including your own vocals/verse over the blank audio space.
5. Include in your upload the #hashtag: #ATTEmergingVoicesContest. Entries without this #hashtag will not be valid and will not be judged as detailed below.

By successfully completing the foregoing, you will receive one (1) Entry in the Contest.

NOTE: all TikTok accounts must be made public in order for Entry in Contest to take place and be eligible for judging.

Entries that do not include the required #hashtag #ATTEmergingVoicesContest or in any way are not in complete compliance with the Rules will be disqualified and as such not judged.

To understand how TikTok utilizes and keeps user content, please refer to their "Terms of Service" Web page here: <https://www.tiktok.com/legal/terms-of-service-us?lang=en>.

Please note: TikTok is a registered trademark, which is herein used for purposes of Contest description only. Such use is not intended to suggest or imply the sponsorship, endorsement, or the approval of this Contest by the owner of said trademark.

I. Additional Entry Requirements:

1. Entrants agree to and understand that Entries **and/or parts thereof (including compilations)** will be made available to the public, including without limitation, posting on the Internet. Sponsor does not covenant or guarantee any confidentiality with respect to any Entries.
2. Each Entry must be an original creation of the submitting Entrant which is under no restriction, contractual or otherwise, that will prevent Sponsor's use of the Entry and each Entry must be free of any and all liens, encumbrances and claims of third parties. Entrant acknowledges, agrees and warrants that nothing in the Entry infringes on any copyrights, confidential information, trade secrets or trademarks belonging to any person or entity other than the Entrant absent a suitable license, clearance or permission agreement (proof of which is required upon submission), or violates any person's rights of privacy or publicity and that all necessary releases and permissions have been secured. Entrant agrees to indemnify and hold harmless each of the Contest Entities, and each of their owners, officers, directors, employees, and affiliated organizations, and their respective officers, directors, shareholders

and employees, from and against any and all claims, demands, damages, costs, liabilities and causes of action of whatever nature that are based upon or arise out of any breach by Entrant of these Rules or the warranties and representations made by Entrant in this paragraph. Modifying, enhancing or altering a third party's preexisting work does not qualify as Entrant's original creation.

3. By submitting an Entry, the Entrant agrees, for zero compensation and solely for promotional consideration, to grant to Sponsor all intellectual property rights in the Entry and each of its constituent parts, which rights include, without limitation, the Sponsor's right to publish, make available to the public and/or reproduce the Entry through any media available at any time during or after the Entry Period, on any related websites, in any promotional materials, whether related or unrelated to the Contest, and at any other location, whether physical or online. In addition, Entrant warrants that any so called "moral rights" in the Entry have been waived and Entrant acknowledges and agrees that Sponsor may use any ideas from any Entry or other submitted materials, whether or not Entrant has been awarded a prize in connection with any such Entry or other materials. Entrant agrees to release, defend, indemnify and hold harmless each of Contest Entities, and each of their owners, employees, directors, officers, shareholders, members, agents, subcontractors and licensees from all claims, demands and causes of action of any nature whatsoever which Entrant or Entrant's heirs, representatives, executors, administrators, or any other persons acting on Entrant's behalf or on behalf of Entrant's estate, have or may have by reason of: (i) Sponsor's exercise of any rights granted by Entrant in this paragraph; (ii) claims based on violation of any right of publicity or rights of personality, infringement of copyright or trademark, libel, slander, defamation, invasion of privacy, loss of earnings or potential earnings in connection with Sponsor's use of the Entry and any portion thereof, or the likeness of any natural person therein.
4. Entrants are responsible for securing necessary permissions, talent and location releases, and licenses for any visual and audio material contained in the Entries.
5. Sponsor is not responsible for any expenses incurred in the production and delivery of the Entries.

II. Entry Content Restrictions: Entries must not contain material that:

1. Describes or depicts someone smoking or intoxicated;
2. Violates or infringes another's rights, including without limitation, privacy, publicity or intellectual property rights, or that constitutes copyright infringement;
3. Includes material that promotes bigotry, racism, hatred or harm against any group or individual or promotes discrimination based on race, sex, religion, nationality, disability, sexual orientation or age;
4. Includes any unacceptable clothing or adornments, or displays any commercial/corporate advertising other than that of Sponsor (including but not limited to corporate logos, brand names, trademarks, slogans, political, personal and religious statements);
5. Includes indecent or unsafe behavior or situations, profanities or obscenities, including but not limited to nudity, or pornography, or is otherwise inappropriate, indecent, profane, obscene, hateful, tortuous, slanderous or libelous;
6. References persons or organizations (other than Sponsor) without their written permission;
7. Disparages any persons or organizations;
8. Includes threats to any person, place, business or group;
9. Is unlawful, in violation of or contrary to any applicable federal, state, or local laws and regulations.

III. TERMS OF SUBMISSION:

Prior to posting your Entry, please read and agree to the following Terms of Submission: By posting an Entry, Entrant (or Entrant's parent or legal guardian if Entrant is considered a Minor) represents and warrants that: (i) Entrant is 18 years of age or older and geographically eligible; (ii) the Entry posted was originally created by Entrant; (iii) all submissions will comply with the Entry Requirements; (iv) Entrant has read and agreed to the Rules, Sponsor's Privacy Policy and Sponsor's Terms of Use; and (v) to the extent Entrant has any rights in the Entry, Entrant represents and warrants that Entrant owns, or has obtained in writing, all necessary rights, title and interest in and to the Entry. Entrant hereby irrevocably grants to Sponsor the royalty free, sublicensable, worldwide and perpetual right to copy, display, distribute, edit, reproduce, use and otherwise exploit the Entry by any means, including the right to use the Entry for commercial purposes such as in advertising and marketing materials. Entrant understands and agrees that Sponsor may not be able to provide credit or attribution to Entrant in connection with use of the Entry uploaded by Entrant and that Entrant will not receive compensation for any display or other use of the Entry posted by Entrant. Entrant further acknowledges and agrees that all Entry review, approval, and posting will be in Sponsor's sole discretion. Entrant will indemnify, defend and hold harmless Contest Entities and their partners, affiliates and subsidiaries, and any third party that displays or uses the Entry posted by Entrant, from any claim, suit, liability, judgment, damage or cost (including reasonable attorneys' fees and costs) related to any content submitted by Entrant.

Failure of any Entry to comply with the above "Entry Requirements", "Entry Content Restrictions" and "Terms of Submission" as determined by Sponsor, in its sole discretion, may result in disqualification of Entrant. Without limitation, Sponsor reserves the right in its sole discretion to disqualify any Entry that, in its sole opinion, refers, depicts or in any way reflects negatively upon the Sponsor, the Contest or any other person or entity, does not comply with these Rules or if Sponsor receives notification about any potential infringements or breaches of law or any other reason set forth herein. All Entries shall become the exclusive property of Sponsor and will not be acknowledged or returned. Entries must be suitable for presentation in a public forum, in sole determination of Sponsor.

The Sponsor's database clock will be the official timekeeper for this Contest. All federal, state, and local rules and regulations apply.

Illegible and/or incomplete Entries and Entries submitted by Entrants who do not meet the eligibility requirements (including all requirements with respect to age and residence) are void. Those who do not follow all of the instructions or abide by these Rules or other instructions of Sponsor may be disqualified.

PRIVACY INFORMATION: You understand that any personally identifiable information you provide to TikTok is subject to the TikTok Privacy Policy which can be found at <https://www.tiktok.com/legal/privacy-policy-us?lang=en>. Entry in the Contest constitutes consent to transfer personal information collected from the Entrant to the Sponsor for the purposes of administering the Contest and for such other purposes to which an Entrant may consent as outlined in these Rules. More specifically, Sponsor and/or its third-party administration companies may collect information that an Entrant provides to enter the Contest and will use personal information an Entrant provides to enter the Contest to actually conduct the Contest. All information collected by Sponsor in connection with participation in the Contest will be subject to Sponsor's online Privacy Policy, Terms of Use and California Privacy Rights statements as posted on Sponsor's Privacy Policy: <https://www.att.com/legal/legal-policy-center.html>. Sponsor may provide the personal information an Entrant provides to enter this Contest to third party administration companies for the sole purpose to administer this Contest and to process and deliver prize to winner. You understand that any personally identifiable information you provide shall be used only in a manner consistent with these Rules.

JUDGING: As stated above, each of the submitted Entries received will be judged according to the Judging Criteria by a panel of judges selected at the sole discretion of Sponsor (the "**Judges**") which may or may not include a member of Justin Quiles' management team. The one (1) Entry scoring the highest total score (in the opinion of the Judges), subject to the terms herein will be

declared the potential “**Grand Prize Winner**” of the Contest. Grand Prize Winner may be referred to hereafter individually as the “**Prize Winner**”.

All judging will be completed on/about November 11, 2022 (subject to change). For the resolution of ties, see the **Resolution of Ties** section below. If a potential winning Entrant is deemed ineligible or subject to disqualification for any reason in accordance with these Rules, such Entrant will be disqualified and the eligible Entry, if any, that garnered the next highest score (in the opinion of the Judges) will be declared the new potential Grand Prize Winner. The new Entrant selectee, if any, will need to meet all eligibility requirements and otherwise be in compliance with these Rules in order for such Entrant to be declared the potential Grand Prize Winner. Should the pool of Entrants be too small or be deemed ineligible or otherwise not in compliance with these Rules, Sponsor may at its own discretion decide there is no Grand Prize Winner. Sponsor’s decisions in all matters relating to this Contest will be final and binding.

Judging Criteria.

As stated above, each eligible Entry will be judged by the Judges in accordance with the following judging criteria (the “**Judging Criteria**”):

Creativity Demonstrated Unique Concept	1-50 points
Originality Demonstrated Songwriting ability/lyrics	1-20 points
<u>Technical Skill Demonstrated</u> <u>Vocal skills (singing or rapping)</u>	1-15 points
<u>Quality of the Presentation</u> Execution and overall quality of production (aesthetic)	1-15 points

JUDGES’ SCORING WILL BE TOTALED AMONG PARTICIPATING JUDGES.

Resolution of Ties.

In the event of a tie in the judging process detailed above, the tied Entry that received the higher total score from all Judges in the “Creativity Demonstrated” category will be declared the potential Grand Prize Winner. In the event of a remaining tie, the tied Entry that received the higher total score from all Judges in the “Originality Demonstrated” category will be declared the potential Grand Prize Winner. In the event of a remaining tie, the tied Entry that received the higher total score from all Judges in the “Technical Skill Demonstrated” category will be declared the potential

Grand Prize Winner. In the event of a remaining tie, the tied Entry that received the higher total score from all Judges in the “Quality of the Presentation” category will be declared the potential Grand Prize Winner. If needed, the applicable Judges will re-score the tied Entries in all categories until the relevant tie is broken.

Notification of Prize Winner.

After the conclusion of Judging, on/about November 11, 2022 (subject to change), the potential Grand Prize Winner will be notified by direct message to the TikTok account used for Entry.

Decisions of Sponsor and West Coast Marketing shall be final and binding in all matters relating to this Contest. Potential Grand Prize Winner (or potential Grand Prize Winner's parent or legal guardian if potential Grand Prize Winner is considered a Minor) will be required to respond to the initial notification within twenty-four (24) hours, providing first and last name, street address, city, state, zip code, date of birth, telephone number and email address and confirming eligibility in the Contest. In addition, potential Grand Prize Winner (or potential Grand Prize Winner's parent or legal guardian if potential Grand Prize Winner is a Minor) will be required to execute and return a notarized Affidavit of Eligibility/Release of Liability and (except where prohibited) Publicity Release form and a completed IRS W-9 form within seven (7) days of date of issuance. Potential Grand Prize Winner's Travel Companion (defined below), if considered to be a Minor, is required to be the legally recognized child or ward (with the Grand Prize Winner having legally authorized care, custody or control of same) of the named Grand Prize Winner. Potential Grand Prize Winner's Travel Companion (or potential Grand Prize Winner if the Travel Companion is the child or ward of potential Grand Prize Winner) will also be required to execute and return a Release of Liability within this same seven (7) day deadline. A pre-paid overnight delivery air bill may be provided to facilitate the return of all required documents.

If, at the time of attempted notification, the potential Grand Prize Winner cannot be reached within twenty-four (24) hours, does not respond within the twenty-four (24) hour deadline and/or if the potential Grand Prize Winner is found not to meet the eligibility requirements or is otherwise found not to be in compliance with these Rules, or if any notification is returned as undeliverable for any reason, the potential Grand Prize Winner may at Sponsor's sole discretion be disqualified and, time permitting, as determined by Sponsor in its sole and exclusive discretion, the Entry that received the next highest score in the opinion of the Judges (as described above) will be deemed the potential Grand Prize Winner. If the new potential Grand Prize Winner is found not to meet all the eligibility requirements set forth in these Rules, Sponsor may, in its sole and exclusive discretion, determine that there is no winner of the Grand Prize or, time permitting, as determined by Sponsor in its sole and exclusive discretion, continue this process and seek to determine a new potential Grand Prize Winner from the remaining Entries. Any new potential Grand Prize Winner, if any, will have to meet all eligibility requirements and otherwise be in compliance with these Rules in order to be declared the Grand Prize Winner. If any Prize notification or Prize is returned as undeliverable for any reason, Sponsor may decide, in its sole discretion, to award such Prize to an alternate eligible Entrant or if time does not permit (in Sponsor's opinion) to not award such Prize.

PRIZE:

Grand Prize: One (1) grand prize (the “Grand Prize” or the “Prize”) will be awarded.

Only one (1) Grand Prize will be awarded (“Grand Prize”). The **Grand Prize** will consist of a trip (“**Trip**”) for the eligible Grand Prize Winner and one (1) travel companion (“**Travel Companion**”) to Miami, FL (“**Miami**”). The Trip includes the following: (i) round trip (“**RT**”) economy (coach) class airfare for two (2) people from the major U.S. gateway airport nearest the Grand Prize Winner's hometown (as determined by Sponsor) to a Miami-area airport selected by Sponsor (“**Flights**”); (ii) two (2) consecutive nights hotel accommodations (single standard room, double occupancy; room and room tax only) at a hotel (“**Hotel**”) in/near the Miami area (as specifically determined by Sponsor); (iii) a \$500 bank card; and (iv) admission for Grand Prize Winner and Travel Companion to Justin Quiles concert (“**Event**”) to take place at a date, time and location as determined in sole discretion of Sponsor. The approximate retail value (“**ARV**”) of the Grand Prize is \$3,000.00. The actual value of the Grand Prize may vary depending on city of departure, dates and times of travel, airfare fluctuations and Hotel charges at the time of travel bookings. Therefore, the actual value of the Grand Prize awarded may be lower or higher at the time it is fulfilled. Any

difference between actual value and stated ARV will not be awarded. Travel is subject to the restrictions and conditions set forth below. Grand Prize Winner must be able to travel on dates determined at the sole discretion of Sponsor or Grand Prize Trip will be forfeited in its entirety. Any costs associated with Grand Prize receipt and/or use that are not expressly stated above are not included in the Grand Prize and are the responsibility solely of the Grand Prize Winner and his/her Travel Companion. Such costs may include, without limitation, any additional ground transportation, any unspecified state or local taxes or government surcharges or fees, including, but not limited to, airport fees, trip and travel insurance and premiums, excursions, meals, drinks, incidentals, gratuities, telephone calls, charges for changing dates or other personal costs and expenses not specified herein, and are the sole responsibility of the Grand Prize Winner and his or her Travel Companion. All travel arrangements are to be administered by West Coast Marketing or its designee. All aspects of the Trip, including, but not limited to, specific airline(s), Flights and Hotel are at the sole discretion of the Sponsor. Grand Prize Winner and his or her Travel Companion will be required to travel on identical itineraries including the same departure city, departure date, destination and return date. Background checks of Grand Prize Winner and his or her Travel Companion may be performed at the sole discretion of Sponsor. Negative information may result in Grand Prize Winner and/or Travel Companion being declared as ineligible to participate in Grand Prize Trip or any element therein at Sponsor's sole discretion. Grand Prize Winner and his or her Travel Companion will be required to provide valid government-issued photo ID (Real ID may be required) at time of travel as required by airline, airport, Hotel and TSA/government authorities and follow all TSA, airline, Hotel and governmental Covid protocol regulations and requirements. A valid credit card or cash deposit by Grand Prize Winner may be required by Hotel at time of check-in for incidentals. If accepting the Trip, Grand Prize Winner and Travel Companion will be required to follow all Sponsor and state and local governmental Covid-compliance regulations and requirements during the Trip. If Grand Prize Winner elects to travel or partake in Trip with no Travel Companion, no additional compensation will be awarded. Flight transportation and Hotel accommodations must be taken together and cannot be taken separately. No changes will be made to travel details once any element(s) of the travel arrangements have been booked except at Sponsor's sole discretion. Once non-fully refundable portions of Trip are booked, such elements will be subtracted from cash equivalent prizing, if applicable. All airline tickets issued in conjunction with Grand Prize are not eligible for frequent flyer miles or any other promotional benefit. Sponsor or its designee will not replace any lost or stolen tickets, travel vouchers or certificates or similar items once they are in the Grand Prize Winner's possession, or in the possession of the Grand Prize Winner's Travel Companion. Grand Prize travel is subject to capacity controls, availability, holiday and other blackout dates and certain other restrictions and conditions, which may include a Saturday night stay, all of which are subject to availability. If the winner lives within 150 miles of Miami, air transportation will not be provided and no additional prize element substituted. No additional prize element will be substituted except at Sponsor's sole discretion. Contest Entities are not responsible for changes in any element of Grand Prize schedule including but not limited to Event scheduling. No stopovers are permitted on tickets issued as the Grand Prize; if a stopover occurs, the Grand Prize will terminate and full fare will be charged from the stopover point for the remaining trip segment(s), including the return. Once Hotel and Flight arrangements have been confirmed, no changes will be allowed except by Sponsor at its sole discretion. Any unclaimed and/or unused Grand Prize travel package will remain the property of Sponsor.

In the event Grand Prize Winner or his/her Travel Companion engage(s) in behavior during the Trip (or part thereof) that (as determined by Sponsor in its sole discretion) is obnoxious or threatening, illegal, or that is intended to threaten or harass any other person, or that in any way disparages or adversely affects the reputation, image, and/or customer goodwill of Sponsor or any of its services, products, trademarks, service marks, or logos, Sponsor reserves the right to terminate the Grand Prize early, and remove such Grand Prize Winner and/or his or her Travel Companion from Trip (or part thereof) with no further obligations or compensation whatsoever to Grand Prize Winner (or Travel Companion) which may, in Sponsor's sole discretion, result in such Grand Prize Winner's disqualification from the Contest and forfeiture of any (and/or all) Grand Prize elements. In the event Grand Prize Winner or his or her Travel Companion engage(s) in behavior traveling to or from or during the Event (or part thereof) that (as determined by Sponsor in its sole discretion) is illegal, tortious, or subjects Grand Prize Winner (or Travel Companion) to arrest or detention, Sponsor shall have no obligation to pay any damages, fees, fines, judgments or other costs or expenses of any kind whatsoever incurred by Grand Prize Winner (or Travel Companion) as a result of such conduct.

Acceptance of Grand Prize constitutes permission (except where prohibited) granted to Sponsor to use the Grand Prize Winner's and Travel Companion's name, username/handle, likeness, picture, Entry, voice, biographical information and statements for publicity, advertising, trade and promotional purposes in connection with the Contest and/or the Song in any and all media and manner, and by any and all means now known or hereafter devised in perpetuity worldwide without additional consideration, compensation or limitation of any kind, and without the need to get any further consent. This shall include any photographic still, or video recordings taken during Trip, Event (or part thereof). Any and all such recordings shall at all times be owned by, and the exclusive property of, Sponsor.

Awarding of Grand Prize is subject to the Grand Prize Winner's acceptance of all requisite conditions within these Official Rules and Grand Prize Winner's ability and agreement to grant the rights set forth in these Official Rules and all required documents detailed herein.

POTENTIAL GRAND PRIZE WINNER IS SUBJECT TO VERIFICATION BY SPONSOR, WHOSE DECISIONS ARE FINAL AND BINDING IN ALL MATTERS RELATED TO THE CONTEST. AN ENTRANT IS NOT A WINNER OF THE GRAND PRIZE UNLESS AND UNTIL ENTRANT'S ELIGIBILITY HAS BEEN VERIFIED AND ENTRANT HAS BEEN NOTIFIED THAT VERIFICATION IS COMPLETE.

No transfer or substitution for the Prize (or Prize component) allowed, except at Sponsor's sole discretion. No cash equivalent for the Prize allowed. All federal, state, and/or other taxes if any, are sole responsibility of the Prize Winner.

General Contest Conditions; Sponsor's Right to Modify or Suspend Contest or Any Parts Thereof.

By participating, each Entrant agrees to be bound by these (i) Rules and (ii) all Applicable Laws. The submitted Entry shall remain the property of Sponsor and shall not be returned. All materials generated in connection with the administration or judging of the Contest (including, without limitation, score sheets and other judging materials) shall be deemed Sponsor's sole and exclusive proprietary and confidential information. Entrant's Entry (if posted by Sponsor), may differ from the materials actually submitted by the applicable Entrant due to technical errors, compatibility problems, or editing/modification by Sponsor, and Sponsor shall have no liability related thereto. Any Entrant that Sponsor finds to be: (i) tampering with the operation of the Contest through any means; (ii) acting in violation of the Rules or any of the Applicable Laws; or (iii) acting in a non-sportsmanlike or disruptive manner, or with intent to annoy, abuse, threaten, harass, harm, mislead, or defraud any other individual or entity, will be ineligible to win or benefit from the Prize and Sponsor will seek all remedies available to it, including, if appropriate, filing appropriate complaints with legal authorities. IF, FOR ANY REASON, THE CONTEST OR ANY OTHER COMPONENT PARTS THEREOF ARE NOT CAPABLE OF RUNNING AS ORIGINALLY PLANNED, SPONSOR, IN ITS SOLE AND EXCLUSIVE DISCRETION, RESERVES THE RIGHT TO CANCEL, SUSPEND OR MODIFY THE CONTEST (INCLUDING, WITHOUT LIMITATION, ANY COMPONENT PARTS THEREOF, OR THESE RULES (IN WHOLE OR IN PART), AND/OR ANY OF THE PRIZING TO BE AWARDED HEREUNDER) IN A MANNER THAT IS FAIR AND EQUITABLE AS DETERMINED BY SPONSOR IN ITS SOLE AND EXCLUSIVE DISCRETION. Contest Entities shall not be liable to the Prize Winner or any other person for failure to supply the Prize or any part thereof, by reason of any acts of God, any action(s), regulation(s), order(s) or request(s) by any governmental or quasi-governmental entity (whether or not the action(s), regulation(s), order(s) or request(s) prove(s) to be invalid), equipment failure, terrorist acts, earthquake, pandemic, war, fire, flood, explosion, unusually severe weather, hurricane, embargo, labor dispute or strike (whether legal or illegal), labor or material shortage, transportation interruption of any kind, work slow-down, civil disturbance, insurrection, riot, or any other cause beyond Sponsor's control (each a "**Force Majeure**" event or occurrence). In addition, Indemnified Parties (defined below) shall not be responsible for any cancellations, delays, diversions or substitutions or any act or omissions whatsoever by the air carrier(s), Hotel(s), or other transportation companies or any other persons providing any of these services and accommodations to passengers including any results thereof such as changes in services or accommodations necessitated by same. Indemnified Parties' legal

responsibility for loss or damage to baggage shall be strictly governed by the Warsaw Convention and the other applicable conditions of carriage set forth on the passengers' tickets.

If a dispute arises about who submitted an Entry, the Entry will be deemed submitted by the authorized account holder of the TikTok account entered (as applicable). The authorized account holder of the TikTok account entered is deemed the natural person who has registered with TikTok for the username associated with the submitted Entry. The potential winner may be requested to provide Sponsor with proof that he or she is the authorized registered user of the TikTok account associated with the winning Entry and that all eligibility requirements are met.

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 Indemnified Parties are not responsible for electronic communications that are undeliverable as a result of any form of active or passive filtering of any kind, or insufficient space in Entrant's email account to receive email messages. Also, the Indemnified Parties are not responsible, and may disqualify an Entrant, if his or her TikTok account, email address or telephone number does not work or if it is changed without Entrant giving prior written notice to Sponsor.

Grant of Rights.

By participating in the Contest, each Entrant hereby grants and agrees to grant to Sponsor and its affiliates, and to their respective successors, licensees, assignees and other authorized designees, a perpetual, fully-paid, royalty-free, transferable, fully sublicensable, worldwide, irrevocable, non-exclusive right and license to reproduce, transcode, edit, modify, alter, combine with others, create derivative works from, transmit, disseminate, distribute, make available, exhibit, perform, publish and otherwise exploit an Entrant's Entry in any media, manner, technology or content delivery mechanism now known or hereinafter devised for the following purposes: (A) in connection with the Contest, its administration, judging, promotion, advertising or publicity, (B) to make the Entrant's Entry comply with any national, religious, political or other community-based sensibilities, and/or (C) as otherwise desired by Sponsor in its sole discretion not in connection with the Contest, each of the foregoing without the necessity of obtaining further consent or making any payments. Each Entrant expressly acknowledges and agrees that because Sponsor retains the right to use a winning Entry to advertise and promote the Contest or Sponsor, the winning Entry may be subject to certain changes, modifications and alterations made by or on behalf of Sponsor, including through the addition of names, titles, and/or other information, through sizing, cutting, editing, digital modification or alteration and/or through any changes necessary to conform to censorship, and/or national, political and religious sensibilities. In connection with any such changes, modifications and/or other alterations, each Entrant acknowledges and agrees that no such changes, modifications or alterations shall be deemed a violation of the moral rights of, or prejudicial to the honor or reputation, of such Entrant.

DISCLAIMERS AND LIMITATION OF LIABILITY; DISCLAIMER OF WARRANTIES.

BY PARTICIPATING IN THE CONTEST, EACH ENTRANT AGREES: (I) TO BE BOUND BY THESE RULES AND ALL APPLICABLE LAWS; (II) TO WAIVE ANY RIGHTS TO CLAIM AMBIGUITY WITH RESPECT TO THESE RULES AND ANY PROMOTIONAL MATERIALS RELATED TO THE CONTEST; (III) WAIVE ALL OF HIS/HER RIGHTS TO BRING ANY CLAIM, ACTION, OR PROCEEDING AGAINST ANY OF THE INDEMNIFIED PARTIES EXCEPT IN ARBITRATION; AND (IV) TO RELEASE EACH OF THE CONTEST ENTITIES AND EACH OF THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, REPRESENTATIVES OR OTHER AUTHORIZED DESIGNEES FROM ANY LIABILITY (INCLUDING, BUT NOT LIMITED TO, LIABILITY FOR ANY PROPERTY LOSS, DAMAGE, PERSONAL INJURY, BODILY INJURY, DEATH, LOSS, EXPENSE, ACCIDENT, DELAY, INCONVENIENCE OR IRREGULARITY) THAT MAY ARISE IN CONNECTION WITH, AS APPLICABLE: (A) ENTRANT'S PARTICIPATION OR INABILITY TO PARTICIPATE IN THE CONTEST, INCLUDING BUT NOT LIMITED TO PREPARATION OF ENTRY (B) AMBIGUOUS JUDGING CRITERIA; (C) TYPOGRAPHICAL ERRORS IN THE RULES OR ANY OFFLINE, ONLINE, OR WIRELESS CONTEST-RELATED PROMOTIONAL MATERIAL; (D) ACCEPTANCE OR POSSESSION, DEFECTS IN, USE, MISUSE OR INABILITY TO USE ANY PRIZE (OR ANY COMPONENT THEREOF); (E) ANY CHANGE IN PRIZING AS PERMITTED HEREUNDER OR OTHERWISE DUE TO REASONS BEYOND ANY OF THE CONTEST ENTITIES' CONTROL; (F) HUMAN ERROR; (G) INCORRECT

OR INACCURATE TRANSCRIPTION, RECEIPT, TRANSMISSION, CODING, TRANSCODING, OR COMPUTING OF ANY MATERIALS; (H) ANY TECHNICAL MALFUNCTIONS OR UNAVAILABILITY OF ANY WEB SITE, SOCIAL MEDIA PLATFORM, MOBILE APPLICATION OR NETWORK, TELEPHONE NETWORK, COMPUTER ONLINE SYSTEM, COMPUTER DATING MECHANISM, COMPUTER EQUIPMENT, SOFTWARE, INTERNET OR WIRELESS SERVICE PROVIDER, U.S. MAIL SERVICE, PRIVATE MAIL SERVICE OR COURIER UTILIZED BY ANY OF THE CONTEST ENTITIES OR BY AN ENTRANT; (I) INTERRUPTION OR INABILITY TO UPLOAD OR POST VIDEO ENTRY OR ACCESS ANY CONTEST-RELATED WEB PAGES, OR ANY ONLINE SERVICE VIA THE INTERNET, OR WIRELESS SERVICE DUE TO HARDWARE OR SOFTWARE COMPATIBILITY OR OTHER PROBLEMS; (J) ANY LOST/DELAYED DATA TRANSMISSIONS, OMISSIONS, INTERRUPTIONS, DEFECTS, AND/OR ANY OTHER ERRORS OR MALFUNCTIONS; (K) ANY WRONGFUL, NEGLIGENT, OR UNAUTHORIZED ACT OR OMISSION ON THE PART OF ANY OTHER ENTRANT OR INDIVIDUAL PURPORTING TO ACT ON BEHALF OF ANY SUCH ENTRANT, AND/OR ANY OF THE CONTEST ENTITIES AND/OR ANY OF THEIR AGENTS, EMPLOYEES OR AUTHORIZED DESIGNEES; (L) ANY WRONGFUL, NEGLIGENT, OR UNAUTHORIZED ACT OR OMISSION ON THE PART OF ANY OTHER PERSON OR ENTITY NOT AN EMPLOYEE OF ANY OF THE CONTEST ENTITIES; OR (M) ANY OTHER CAUSE, CONDITION OR EVENT WHATSOEVER BEYOND THE CONTROL OF ANY ONE OR MORE OF THE CONTEST ENTITIES. PRIZE WINNER HEREBY ACKNOWLEDGES THAT THE CONTEST ENTITIES HAVE NEITHER MADE NOR ARE IN ANY MANNER RESPONSIBLE OR LIABLE FOR ANY WARRANTY, REPRESENTATION OR GUARANTEE, EXPRESS OR IMPLIED, IN FACT OR IN LAW, RELATIVE TO ANY PRIZE OR COMPONENT THEREOF.

Indemnification.

Each Entrant shall indemnify, defend and hold harmless each of the Contest Entities, TikTok, any and all Internet servers and access providers and their respective employees, agents, officers, directors and shareholders (collectively, the “**Indemnified Parties**”) from and against any and all third party claims, demands, causes of action, proceedings, expenses, and/or liabilities resulting or arising from or in connection with : (i) Sponsor’s and/or any of its affiliates’ or their respective licensees’ and/or authorized designees’ exercise of any of their rights granted hereunder, and/or their use, as permitted hereunder, of the Entrant’s Entry; (ii) the Entrant’s participation in the Contest ; (iii) the Entrant’s failure to comply with any one or more of the Rules or any Applicable Laws; and/or (iv) Entrant’s submission of his or her Entry video shot/taken by someone other than the Entrant without the Entrant’s having obtained, from the person(s) who shot/took the Entry video, permission to use such Entry video in connection with the Contest as set forth herein and to grant Sponsor, its affiliates and their licensees and authorized designees the right to use such Entry video as set forth in the Grant of Rights section of the Rules.

ARBITRATION.

BY SUBMITTING AN ENTRY, ENTRANTS AGREE THAT ANY CONTROVERSY OR CLAIM ARISING OUT OF OR RELATING TO THESE RULES, THEIR ENFORCEMENT, ARBITRABILITY OR INTERPRETATION, OR OTHERWISE ARISING OUT OF OR RELATING TO ANY ENTRANT’S PARTICIPATION IN THIS CONTEST SHALL BE SUBMITTED TO FINAL AND BINDING ARBITRATION, TO BE HELD IN DALLAS, TX, BEFORE A SINGLE ARBITRATOR, IN ACCORDANCE WITH TEXAS CODE OF CIVIL PROCEDURE. THE ARBITRATOR SHALL BE SELECTED BY MUTUAL AGREEMENT OF THE PARTIES OR, IF THE PARTIES CANNOT AGREE, THEN BY SELECTING AN ARBITRATOR FROM A LIST OF ARBITRATORS SUPPLIED BY JAMS (JUDICIAL ARBITRATION AND MEDIATION SERVICES). IF THE PARTIES STILL CANNOT AGREE ON AN ARBITRATOR, THE ARBITRATOR SHALL BE APPOINTED BY JAMS. THE ARBITRATION SHALL BE A CONFIDENTIAL PROCEEDING, CLOSED TO THE GENERAL PUBLIC. THE ARBITRATOR SHALL ISSUE A WRITTEN OPINION STATING THE ESSENTIAL FINDINGS AND CONCLUSIONS UPON WHICH THE ARBITRATOR’S AWARD IS BASED. THE PARTIES WILL SHARE EQUALLY IN PAYMENT OF THE ARBITRATOR’S FEES AND ARBITRATION EXPENSES AND ANY OTHER COSTS UNIQUE TO THE ARBITRATION HEARING (RECOGNIZING THAT EACH SIDE BEARS ITS OWN DEPOSITION, WITNESS, EXPERT AND ATTORNEYS’ FEES AND OTHER EXPENSES TO THE SAME EXTENT AS IF THE MATTER WERE BEING HEARD IN COURT). NOTWITHSTANDING THE FOREGOING, THE

ARBITRATOR MAY REQUIRE THAT SUCH FEES BE BORNE IN SUCH OTHER MANNER AS THE ARBITRATOR DETERMINES IS REQUIRED IN ORDER FOR THIS ARBITRATION CLAUSE TO BE ENFORCEABLE UNDER APPLICABLE LAW.

DO NOT ENTER THIS CONTEST IF YOU DO NOT AGREE TO HAVE ANY CLAIM OR CONTROVERSY ARBITRATED IN ACCORDANCE WITH THESE RULES.

BY PARTICIPATING IN THE CONTEST, EACH ENTRANT AGREES THAT TO THE EXTENT PERMITTED BY APPLICABLE LAW: (1) ANY AND ALL DISPUTES, CLAIMS AND CAUSES OF ACTION ARISING OUT OF OR CONNECTED WITH THE CONTEST, OR ANY PRIZE AWARDED, WILL BE RESOLVED INDIVIDUALLY THROUGH BINDING ARBITRATION AS SET FORTH ABOVE, WITHOUT RESORT TO ANY FORM OF CLASS ACTION; (2) ANY AND ALL CLAIMS, JUDGMENTS AND AWARDS WILL BE LIMITED TO ACTUAL THIRD-PARTY, OUT-OF-POCKET COSTS INCURRED (IF ANY), BUT IN NO EVENT WILL ATTORNEYS' FEES BE AWARDED OR RECOVERABLE; (3) UNDER NO CIRCUMSTANCES WILL ANY ENTRANT BE PERMITTED TO OBTAIN ANY AWARD FOR, AND ENTRANT HEREBY KNOWINGLY AND EXPRESSLY WAIVES ALL RIGHTS TO SEEK, PUNITIVE, INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES, LOST PROFITS AND/OR ANY OTHER DAMAGES, OTHER THAN ACTUAL OUT OF POCKET EXPENSES, AND/OR ANY RIGHTS TO HAVE DAMAGES MULTIPLIED OR OTHERWISE INCREASED; AND (4) ENTRANT'S REMEDIES ARE LIMITED TO A CLAIM FOR MONEY DAMAGES (IF ANY) AND ENTRANT IRREVOCABLY WAIVES ANY RIGHT TO SEEK INJUNCTIVE OR EQUITABLE RELIEF. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATIONS OR EXCLUSION OF LIABILITY, SO THE ABOVE MAY NOT APPLY TO EVERY ENTRANT.

Governing Law.

The internal substantive laws (as distinguished from the choice of law rules) of the State of Texas and the United States of America applicable to contracts made and performed entirely in Texas shall govern the validity and interpretation of these Rules and all other causes of action (whether sounding in contract or in tort) arising out of or relating to the Contest or these Rules.

No Injunctive Relief: EACH ENTRANT UNDERSTANDS AND AGREES THAT HE/SHE SHALL HAVE NO RIGHT TO ENJOIN OR RESTRAIN THE DEVELOPMENT, PRODUCTION, ADVERTISING, PROMOTION, DISTRIBUTION OR EXPLOITATION OF THE CONTEST, THE SONG OR ANY OTHER PROJECT OF SPONSOR OR ANY OF ITS AFFILIATES.

Rules/Winner's List.

For a copy of these Rules or the Winner's List, send a self-addressed, stamped envelope to: AT&T EMERGING VOICES - JUSTIN QUILES LIVE CONTEST – Rules <OR> Winner's List (*please specify which*), c/o West Coast Marketing, PO Box 9142, Calabasas, CA 91372. All requests must be received by December 31, 2022. The Rules will be made available at <https://emergingvoices.att.com> throughout the Entry Period.

Administrator.

Wasserman Media Group, LLC, 10900 Wilshire Blvd. Ste. 1200, Los Angeles, CA, 90024. Administrator is not the supplier or guarantor of any prize.

Sponsor.

This Contest is sponsored by AT&T Services, Inc, 208 S. Akard Street, Dallas, TX, 75202.

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ABBREVIATED RULES

NO PURCHASE NECESSARY TO ENTER. INTERNET CONNECTION AND VALID TIKTOK ACCOUNT REQUIRED TO ENTER. Entry in the Contest begins at 12:01 a.m. ET on 10/24/22 and entry ends at 11:59 p.m. ET on 11/4/22. Open only to legal residents of 50 U.S. & DC 18 or older. Entry must be in English or Spanish only. Subject to Official Rules at <https://emergingvoices.att.com>. See Official Rules for complete details. Void where prohibited. Sponsor: AT&T Services, Inc., 208 S. Akard St. Dallas, TX. **Entry must include the hashtag #ATTEmergingVoicesContest to be eligible.**