

## **Terms, Rules & Regulations**

Please click here on [Terms of Competiton](#) to accept our terms to enter.

### Terms of Service

#### 1. Your Acceptance

1. By using and/or visiting this website (collectively, including all content and functionality available through the Carter Larsen competition or carterlarsen.com, domain name, or the carterlarsen.com and carterlarsencompetition.com "Website"), you signify your agreement to (1) these terms and conditions (the "Terms of Service"), (2) Carter Larsen privacy notice, found at <http://www.carterlarsen.com> and CarterLarsencompetition.com privacy and incorporated here by reference, and (3) Carter Larsen Music Inc. Community Guidelines, found at [http://www.carterlarsen.com/t/community\\_guidelines](http://www.carterlarsen.com/t/community_guidelines) and also incorporated here by reference. If you do not agree to any of these terms, the Carter Larsen Music Inc. privacy notice, or the Community Guidelines, please do not use the Carterlarsen.com or CarterLarsenCompetition.com Website.

2. Although we may attempt to notify you when major changes are made to these Terms of Service, you should periodically review the most up-to-date version (<http://www.carterlarsen.com> or carterlarsencompetition.com). Carter Larsen Music Inc. may, in its sole discretion, modify or revise these Terms of Service and policies at any time, and you agree to be bound by such modifications or revisions. Nothing in this Agreement shall be deemed to confer any third-party rights or benefits.

#### 2. CarterLarsen.com & CarterLarsenCompetition.com Website

1. These Terms of Service apply to all users of the CarterLarsen.com & CarterLarsencompetition.com Websites, content, information, and other materials or services on the Website. The Carter Larsen Music Inc. Website includes all aspects of Carter Larsen Music Inc, including but not limited to all products, software and services offered via the website such as the Carter Larsen Music Inc. channels, the "Embeddable Player," the Carter Larsen Music Inc. "Uploader" and other applications.

2. The Carterlarsen.com & Carterlarsencompetition.com Websites may contain links to third party websites that are not owned or controlled by Carter Larsen Music Inc. Carter Larsen Music Inc has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party websites. In addition, Carter Larsen Music Inc. will not and cannot censor or edit the content of any third-party site. By using the Website, you expressly relieve Carter Larsen Music Inc. from any and all liability arising from your use of any third-party website.

3. Accordingly, we encourage you to be aware when you leave the Carter Larsen.com & Carterlarsencompetition.com Websites and to read the terms and conditions and privacy policy of each other website that you visit.

3. The name Fantasia Suite is only temporary. The composer intends to change before dissemination of this work occurs. We acknowledge that Fantasia is a registered trademark, and is otherwise owned and controlled in several areas of intellectual and other property by the Walt Disney Co. Please be aware that this work is not based on, nor is it intended to be an explicit or implicit endorsement of, nor has anything else to do with Walt Disney's "Fantasia", the Walt Disney Co or any of it's affiliates or with any other work or property of the Walt Disney Company or any of it's affiliates.

#### 4. Carter Larsen Music Inc. Accounts

1. In order to access some features of the Website, you will have to create a Carter Larsen Music Inc. account. You may never use another's account without permission. When creating your account, you must provide accurate and complete information. You are solely responsible for the activity that occurs on your account, and you must keep your account password secure. You must notify Carter Larsen Music Inc. immediately of any breach of security or unauthorized use of your account.

2. Although Carter Larsen Music Inc. will not be liable for your losses caused by any unauthorized use of your account, you may be liable for the losses of Carter Larsen Music Inc. or others due to such unauthorized use.

#### 5. General Use of the Website—Permissions and Restrictions

Carter Larsen Music Inc. hereby grants you permission to access and use the Website as set forth in these Terms of Service, provided that:

1. You agree not to distribute in any medium any part of the Website, including but not limited to User Submissions (defined below), without Carter Larsen Music Inc.'s prior written authorization.

2. You agree not to alter or modify any part of the Website, including but not limited to Carter Larsen Music Inc's Embeddable Player or any of its related technologies.

3. You agree not to access User Submissions (defined below) or Carter Larsen Music Inc. Content through any technology or means other than the video playback pages of the Website itself, the Carter Larsen Music Inc's Embeddable Player, or other explicitly authorized means Carter Larsen Music Inc. may designate.

4. You agree not to use the Website, including the Carter Larsen Music Inc. Embeddable Player for any commercial use, without the prior written authorization of Carter Larsen Music Inc. Prohibited commercial uses include any of the following actions taken without Carter Larsen Music Inc's express approval:

- \* sale of access to the Website or its related services (such as the Embeddable Player) on another website;

- \* use of the Website or its related services (such as the Embeddable Player), for the primary purpose of gaining advertising or subscription revenue;

- \* the sale of advertising, on the Carter Larsen Music Inc website or any third-party website, targeted to the content of specific User Submissions or Carter Larsen Music Inc content;

- \* and any use of the Website or its related services (such as the Embeddable player) that Carter Larsen Music Inc finds, in its sole discretion, to use Carter Larsen Music Inc 's resources or User Submissions with the effect of competing with or displacing the market for Carter Larsen Music Inc, Carter Larsen Music Inc content, or its User Submissions. (For more information about prohibited commercial uses, see our FAQ.)

6. If you use the Carter Larsen Music Inc. Embeddable Player on your website, you must include a prominent link back to the Carter Larsen Music Inc website on the pages containing the Embeddable Player and you may not modify, build upon, or block any portion of the Embeddable Player in any way.

7. If you use the Carter Larsen Music Inc Uploader, you agree that it may automatically download and install updates from time to time from Carter Larsen Music Inc . These updates are designed to improve, enhance and further develop the Uploader and may take the form of bug fixes, enhanced functions, new software modules and completely new versions. You agree to receive such updates (and permit Carter Larsen Music Inc. to deliver these to you) as part of your use of the Uploader.

8. You agree not to use or launch any automated system, including without limitation, "robots," "spiders," or "offline readers," that accesses the Website in a manner that sends more request messages to the Carter Larsen Music Inc. servers in a given period of time than a human can reasonably produce in the same period by using a conventional on-line web browser. Notwithstanding the foregoing, Carter Larsen Music Inc. grants the operators of public search engines permission to use spiders to copy materials from the site for the sole purpose of and solely to the extent necessary for creating publicly available searchable indices of the materials, but not caches or archives of such materials. Carter Larsen Music Inc. reserves the right to revoke these exceptions either generally or in specific cases. You agree not to collect or harvest any personally identifiable information, including account names, from the Website, nor to use the communication systems provided by the Website (e.g. comments, email) for any commercial solicitation purposes. You agree not to solicit, for commercial purposes, any users of the Website with respect to their User Submissions.

9. In your use of the website, you will otherwise comply with the terms and conditions of these Terms of Service, Carter Larsen Music Inc. Community Guidelines, and all applicable local, national, and international laws and regulations.

10. Carter Larsen Music Inc. reserves the right to discontinue any aspect of the Carterlarsen.com & Carterlarsencompetition.com Websites at any time.

6. Results of competition cannot be contested.

#### 7. Your Use of Content on the Site

In addition to the general restrictions above, the following restrictions and conditions apply specifically to your use of content on the Carterlarsen.com & Carterlarsencompetition.com Websites.

1. The content on the Carterlarsen.com & Carterlarsencompetition.com, except all User Submissions (as defined below), including without limitation, the text, software, scripts, graphics, photos, sounds, music, videos, interactive features and the like ("Content") and the trademarks, service marks and logos contained therein ("Marks"), are owned by or licensed to Carter Larsen Music Inc., subject to copyright and other intellectual property rights under the law. Content on the Website is provided to you AS IS for your information and personal use only and may not be downloaded, copied, reproduced, distributed, transmitted, broadcast, displayed, sold, licensed, or otherwise exploited for any other purposes whatsoever without the prior written consent of the respective owners. Carter Larsen Music Inc reserves all rights not expressly granted in and to the Website and the Content.

2. You may access User Submissions for your information and personal use solely as intended through the provided functionality of the Carterlarsen.com & Carterlarsencompetition.com Websites. You shall not copy or download any User Submission unless you see a "download" or similar link displayed by Carter Larsen Music Inc. on the Carterlarsen.com & Carterlarsencompetition.com Websites for that User Submission.

3. User Comments are made available to you for your information and personal use solely as intended through the normal functionality of the carterlarsen.com and carterlarsencompetition.com Websites. User Comments are made available "as is", and may not be used, copied, reproduced, distributed, transmitted, broadcast, displayed, sold, licensed, downloaded, or otherwise exploited in any manner not intended by the normal functionality of the carterlarsen.com & carterlarsencompetition.com Websites or otherwise as prohibited under this Agreement.

4. You may access Carter Larsen Music Inc. Content, User Submissions and other content only as permitted under this Agreement. Carter Larsen Music Inc reserves all rights not expressly granted in and the Carter Larsen Music Inc Content and the CarterLarsen.com & Carterlarsencompetition.com websites.

5. You agree to not engage in the use, copying, or distribution of any of the Content other than expressly permitted herein, including any use, copying, or distribution of User Submissions of third parties obtained through the Website for any commercial purposes.

6. You agree not to circumvent, disable or otherwise interfere with security-related features of the CarterLarsen.com & Carterlarsencompetition.com websites

or features that prevent or restrict use or copying of any Content or enforce limitations on use of the CarterLarsen.com & Carterlarsencompetition.com websites or the Content therein.

7. You understand that when using the CarterLarsen.com & Carterlarsencompetition.com

Websites, you will be exposed to User Submissions from a variety of sources, and that Carter Larsen Music Inc. is not responsible for the accuracy, usefulness, safety, or intellectual property rights of or relating to such User Submissions. You further understand and acknowledge that you may be exposed to User Submissions that are inaccurate, offensive, indecent, or objectionable, and you agree to waive, and hereby do waive, any legal or equitable rights or remedies you have or may have against Carter Larsen Music Inc.

with respect thereto, and agree to indemnify and hold Carter Larsen Music Inc., its Owners/Operators, affiliates, and/or licensors, harmless to the fullest extent allowed by law regarding all matters related to your use of the site.

8. Prohibited commercial uses do not include:

\* uploading an original video to Carter Larsen Music Inc, or maintaining an original channel on Carter Larsen Music Inc, to promote your business or artistic enterprise;

\* using the Embeddable Player to show Carter Larsen Music Inc. videos on an ad-enabled blog or website, provided the primary purpose of using the Embeddable Player is not to gain advertising revenue or compete with Carter Larsen Music Inc.;

\* any use that Carter Larsen Music Inc 7. Account Termination Policy

1. Carter Larsen Music Inc. will terminate a User's access to its Website if, under appropriate circumstances, they are determined to be a repeat infringer.

2. Carter Larsen Music Inc. reserves the right to decide whether Content or a User Submission is appropriate and complies with these Terms of Service for violations other than copyright infringement, such as, but not limited to, pornography, obscene or defamatory material, or excessive length. Carter Larsen Music Inc. may remove such User Submissions and/or terminate a User's access for uploading such material in violation of these Terms of Service at any time, without prior notice and at its sole discretion.

(For more information about what constitutes a prohibited commercial use, see our FAQ.)

9. This advert contains guidelines only, we reserve the right to change any of the above, etc. This advert or website contains guidelines only to the Carter Larsen Competition.

## 10. Your User Submissions and Conduct

1. As a Carter Larsen Music Inc. account holder you may submit video content ("Videos") and textual content ("User Comments"). User Videos and User Comments are collectively referred to as "User Submissions." You understand that whether or not such User Submissions are published, Carter Larsen Music Inc. does not guarantee any confidentiality with respect to any User Submissions.

2. You shall be solely responsible for your own User Submissions and the consequences of posting or publishing them. In connection with User Submissions, you affirm, represent, and/or warrant that: you own or have the necessary licenses, rights, consents, and permissions to use and authorize Carter Larsen Music Inc. to use all patent, trademark, trade secret, copyright or other proprietary rights in and to any and all User Submissions to enable inclusion and use of the User Submissions in the manner contemplated by the Website and these Terms of Service.

3. For clarity, you retain all of your ownership rights in your User Submissions. However, by submitting User Submissions to Carter Larsen Music Inc., you hereby grant Carter Larsen Music Inc., a worldwide, non-exclusive, royalty-free, sublicenseable and transferable license to use, reproduce, distribute, prepare derivative works of, display, and perform the User Submissions in connection with the Carterlarsen.com & Carterlarsencompetition.com Websites and Carter Larsen Music Inc. (and its successors' and affiliates') business, including without limitation for promoting and redistributing part or all of the Carterlarsen.com & Carterlarsencompetition.com Websites (and derivative works thereof) in any media formats and through any media channels. You also hereby grant each user of the Carterlarsen.com & Carterlarsencompetition.com Websites a non-exclusive license to access your User Submissions through the Website, and to use, reproduce, distribute, display and perform such User Submissions as permitted through the functionality of the Website and under these Terms of Service. The above licenses granted by you in User Videos terminate within a commercially reasonable time after you remove or delete your User Videos from the Carterlarsen.com & Carterlarsencompetition.com Websites. You understand and agree, however, that Carter Larsen Music Inc. may retain, but not display, distribute, or perform, server copies of User Submissions that have been removed or deleted. The above licenses granted by you in User Comments are perpetual and irrevocable.

4. In connection with User Submissions, you further agree that you will not submit material that is copyrighted, protected by trade secret or otherwise subject to third party proprietary rights, including privacy and publicity rights, unless you are the owner of such rights or have permission from their rightful owner to post the material and to grant Carter Larsen Music Inc all of the license rights granted herein.

5. You further agree that you will not, in connection with User Submissions, submit material that is contrary to the Carter Larsen Music Inc Community Guidelines, found at [http://www.carterlarsen.com/community\\_guidelines](http://www.carterlarsen.com/community_guidelines), which may be updated from time to time, or contrary to applicable local, national, and international laws and regulations.

6. Carter Larsen Music Inc. does not endorse any User Submission or any opinion, recommendation, or advice expressed therein, and Carter Larsen Music Inc. expressly disclaims any and all liability in connection with User Submissions. Carter Larsen Music Inc. does not permit copyright infringing activities and infringement of intellectual property rights on its Website, and Carter Larsen Music Inc. will remove all Content and User Submissions if properly notified that such Content or User Submission infringes on another's intellectual property rights. Carter Larsen Music Inc. reserves the right to remove Content and User Submissions without prior notice.

11. Contestants relinquish all recording and performance rights. Carter Larsen Music Inc. shall own all recordings submitted for this competition.

12. Carter Larsen Music reserves the right to post or sell videos for profit at any time without consent or compensation to the performer, director or producers of submitted videos.

### 13. Digital Millennium Copyright Act

1. If you are a copyright owner or an agent thereof and believe that any User Submission or other content infringes upon your copyrights, you may submit a notification pursuant to the Digital Millennium Copyright Act ("DMCA") by providing our Copyright Agent with the following information in writing (see 17 U.S.C 512(c)(3) for further detail):

\* A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;

\* Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site;

\* Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled and information reasonably sufficient to permit the service provider to locate the material;

\* Information reasonably sufficient to permit the service provider to contact you, such as an address, telephone number, and, if available, an electronic mail;

\* A statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and

\* A statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

2. Counter-Notice. If you believe that your User Submission that was removed (or to which access was disabled) is not infringing, or that you have the authorization from the copyright owner, the copyright owner's agent, or pursuant to the law, to post and use the content in your User Submission, you may send a counter-notice containing the following information to the Copyright Agent:

\* Your physical or electronic signature;

\* Identification of the content that has been removed or to which access has been disabled and the location at which the content appeared before it was removed or disabled;

\* A statement that you have a good faith belief that the content was removed or disabled as a result of mistake or a misidentification of the content; and

\* Your name, address, telephone number, and e-mail address, a statement that you consent to the jurisdiction of the federal court in San Francisco, California, and a statement that you will accept service of process from the person who provided notification of the alleged infringement.

If a counter-notice is received by the Copyright Agent, Carter Larsen Music Inc. may send a copy of the counter-notice to the original complaining party informing that person that it may replace the removed content or cease disabling it in 10 business days. Unless the copyright owner files an action seeking a court order against the content provider, member or user, the removed content may be replaced, or access to it restored, in 10 to 14 business days or more after receipt of the counter-notice, at Carter Larsen Music Inc's sole discretion.

14. They certify that I am not infringing on copyrighting regarding visual matters and that they own and have proper authority to relinquish rights to Carter Larsen Music Inc.

#### 15. Warranty Disclaimer

YOU AGREE THAT YOUR USE OF THE CARTERLARSEN.COM & CARTERLARSENCOMPETITION.COM WEBSITES SHALL BE AT YOUR SOLE RISK. TO THE FULLEST EXTENT PERMITTED BY LAW, CARTER LARSEN MUSIC INC, ITS OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, IN CONNECTION WITH THE WEBSITE AND YOUR USE THEREOF. CARTER LARSEN MUSIC INC. MAKES NO WARRANTIES OR REPRESENTATIONS ABOUT THE ACCURACY OR COMPLETENESS OF THIS SITE'S CONTENT OR THE CONTENT OF ANY SITES LINKED TO THIS SITE AND ASSUMES NO LIABILITY OR RESPONSIBILITY FOR ANY (I) ERRORS, MISTAKES, OR INACCURACIES OF CONTENT, (II) PERSONAL INJURY OR PROPERTY DAMAGE, OF ANY NATURE WHATSOEVER, RESULTING FROM YOUR ACCESS TO AND USE OF OUR WEBSITE, (III) ANY UNAUTHORIZED ACCESS TO OR USE OF OUR SECURE SERVERS AND/OR ANY AND ALL PERSONAL INFORMATION AND/OR FINANCIAL INFORMATION STORED THEREIN, (IV) ANY INTERRUPTION OR CESSATION OF TRANSMISSION TO OR FROM OUR WEBSITE, (V) ANY BUGS, VIRUSES, TROJAN HORSES, OR THE LIKE WHICH MAY BE TRANSMITTED TO OR THROUGH OUR WEBSITE BY ANY THIRD PARTY, AND/OR (VI) ANY ERRORS OR OMISSIONS IN ANY CONTENT OR FOR ANY LOSS OR DAMAGE OF ANY KIND INCURRED AS A RESULT OF THE USE OF ANY CONTENT POSTED, EMAILED, TRANSMITTED, OR OTHERWISE MADE AVAILABLE VIA THE CARTERLARSEN.COM & CARTERLARSENCOMPETITION.COM WEBSITES. CARTER LARSEN MUSIC INC. DOES NOT WARRANT, ENDORSE, GUARANTEE, OR ASSUME RESPONSIBILITY FOR ANY PRODUCT OR SERVICE ADVERTISED OR OFFERED BY A THIRD PARTY THROUGH THE CARTERLARSEN.COM AND CARTERLARSENCOMPETITION.COM WEBSITES OR ANY HYPERLINKED WEBSITE OR FEATURED IN ANY BANNER OR OTHER ADVERTISING, AND CARTER LARSEN MUSIC INC. WILL NOT BE A PARTY TO OR IN ANY WAY BE RESPONSIBLE FOR MONITORING ANY TRANSACTION BETWEEN YOU AND THIRD-PARTY PROVIDERS OF PRODUCTS OR SERVICES. AS WITH THE PURCHASE OF A PRODUCT OR SERVICE THROUGH ANY MEDIUM OR IN ANY ENVIRONMENT, YOU SHOULD USE YOUR BEST JUDGMENT AND EXERCISE CAUTION WHERE APPROPRIATE.

16. All videos become property of Carter Larsen Music Inc. and will not be returned.

#### 17. Limitation of Liability

IN NO EVENT SHALL YOUTUBE, ITS OFFICERS, DIRECTORS, EMPLOYEES, OR AGENTS, BE LIABLE TO YOU FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES WHATSOEVER RESULTING FROM ANY (I) ERRORS, MISTAKES, OR INACCURACIES OF CONTENT, (II) PERSONAL INJURY OR PROPERTY DAMAGE, OF ANY NATURE WHATSOEVER, RESULTING FROM YOUR ACCESS TO AND USE OF OUR WEBSITE, (III) ANY UNAUTHORIZED ACCESS TO OR USE OF OUR SECURE SERVERS AND/OR ANY AND ALL PERSONAL INFORMATION AND/OR FINANCIAL INFORMATION STORED THEREIN, (IV) ANY INTERRUPTION OR CESSATION OF TRANSMISSION TO OR FROM OUR WEBSITE, (V) ANY BUGS,

VIRUSES, TROJAN HORSES, OR THE LIKE, WHICH MAY BE TRANSMITTED TO OR THROUGH OUR WEBSITE BY ANY THIRD PARTY, AND/OR (V) ANY ERRORS OR OMISSIONS IN ANY CONTENT OR FOR ANY LOSS OR DAMAGE OF ANY KIND INCURRED AS A RESULT OF YOUR USE OF ANY CONTENT POSTED, EMAILED, TRANSMITTED, OR OTHERWISE MADE AVAILABLE VIA THE CARTERLARSEN.COM & CARTERLARSENCOMPETITION.COM WEBSITE, WHETHER BASED ON WARRANTY, CONTRACT, TORT, OR ANY OTHER LEGAL THEORY, AND WHETHER OR NOT THE COMPANY IS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE FOREGOING LIMITATION OF LIABILITY SHALL APPLY TO THE FULLEST EXTENT PERMITTED BY LAW IN THE APPLICABLE JURISDICTION.

YOU SPECIFICALLY ACKNOWLEDGE THAT CARTER LARSEN MUSIC INC SHALL NOT BE LIABLE FOR USER SUBMISSIONS OR THE DEFAMATORY, OFFENSIVE, OR ILLEGAL CONDUCT OF ANY THIRD PARTY AND THAT THE RISK OF HARM OR DAMAGE FROM THE FOREGOING RESTS ENTIRELY WITH YOU.

The Website is controlled and offered by Carter Larsen Music Inc. from its facilities in the United States of America. Carter Larsen Music Inc. makes no representations that the Carterlarsen.com & Carterlarsencompetition.com Websites is appropriate or available for use in other locations. Those who access or use the Carterlarsen.com & Carterlarsencompetition.com Website from other jurisdictions do so at their own volition and are responsible for compliance with local law.

18. They release ownership and Carter Larsen Music Inc. can sell or license for profit videos or audio tracks in any combination.

19. Assignment

These Terms of Service, and any rights and licenses granted hereunder, may not be transferred or assigned by you, but may be assigned by Carter Larsen Music Inc. without restriction.

20. Carter Larsen Music is licensing music just for the purpose of making these videos or audio tracks in any combination.

21. Indemnity

You agree to defend, indemnify and hold harmless Carter Larsen Music Inc, its entity corporation, officers, directors, employees and agents, from and against any and all claims, damages, obligations, losses, liabilities, costs or debt, and expenses (including but not limited to attorney's fees) arising from: (i) your use of and access to the Carterlarsen.com & Carterlarsencompetition.com Websites; (ii) your violation of any term of these Terms of Service; (iii) your violation of any third party right, including without limitation any copyright, property, or privacy right; or (iv) any claim that one of your User Submissions caused damage to a third party. This defense and indemnification obligation will survive these Terms of Service and your use of the Carterlarsen.com & Carterlarsencompetition.com Websites.

22. Ability to Accept Terms of Service

You affirm that you are either more than 18 years of age, or an emancipated minor, or possess legal parental or guardian consent, and are fully able and competent to enter into the terms, conditions, obligations, affirmations, representations, and warranties set forth in these Terms of Service, and to abide by and comply with these Terms of Service. In any case, you affirm that you are over the age of 13, as the Carterlarsen.com & Carterlarsencompetition.com

Website(s) is not intended for children under 13. If you are under 13 years of age, then please do not use the CarterLarsen.com & CarterLarsencompetition.com Websites. There are lots of other great web sites for you. Talk to your parents about what sites are appropriate for you.

### 23. General

You agree that: (i) the Carterlarsen.com & Carterlarsencompetition.com Website shall be deemed solely based in California; and (ii) the Carterlarsen.com & Carterlarsencompetition.com Websites shall be deemed a passive website that does not give rise to personal jurisdiction over Carter Larsen Music Inc., either specific or general, in jurisdictions other than California. These Terms of Service shall be governed by the internal substantive laws of the State of California, without respect to its conflict of laws principles. Any claim or dispute between you and Carter Larsen Music Inc. that arises in whole or in part from your use of the Carterlarsen.com & Carterlarsencompetition.com Websites shall be decided exclusively by a court of competent jurisdiction located in Santa Clara County, California. These Terms of Service, together with the Privacy Notice at <http://www.carterlarsen.com/t/privacy> and any other legal notices published by Carter Larsen Music Inc. on the Website, shall constitute the entire agreement between you and Carter Larsen Music Inc. concerning the Carterlarsen.com & Carterlarsencompetition.com Websites. If any provision of these Terms of Service is deemed invalid by a court of competent jurisdiction, the invalidity of such provision shall not affect the validity of the remaining provisions of these Terms of Service, which shall remain in full force and effect. No waiver of any term of this these Terms of Service shall be deemed a further or continuing waiver of such term or any other term, and Carter Larsen Music Inc's failure to assert any right or provision under these Terms of Service shall not constitute a waiver of such right or provision. Carter Larsen Music Inc. reserves the right to amend these Terms of Service at any time and without notice, and it is your responsibility to review these Terms of Service for any changes. Your use of the Carterlarsen.com & Carterlarsencompetition.com Websites following any amendment of these Terms of Service will signify your assent to and acceptance of its revised terms. YOU AND CARTER LARSEN MUSIC INC. AGREE THAT ANY CAUSE OF ACTION ARISING OUT OF OR RELATED TO THE CARTERLARSEN.COM & CARTERLARSENCOMPETITION.COM WEBSITES MUST COMMENCE WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES. OTHERWISE, SUCH CAUSE OF ACTION IS PERMANENTLY BARRED

24. By clicking on button, all who submit agree to the above.