

THE SCI-FI-LONDON 48 Hour Film Challenge 2011

Participant Agreement

COMPLETE IN BLOCK CAPITALS PLEASE:

This is an agreement between, _____, representing the film team known as _____, (hereafter known as 'SFL Participant') and the SCI-FI-LONDON Film Festival, (hereafter known as 'SFL'), with respect to SFL Participant's involvement in the SFL 48 Film Challenge 2011 (hereafter known as 'Challenge') and creation of a short film or video (the "Film") pursuant to the terms below.

1. The SFL Participant hereby agrees to take part in the Challenge, being produced by SFL and scheduled to take place from 2-4 April 2011. SFL Participant hereby states that he/she has read, and agrees to abide by, the "Official Rules of the Challenge," of which are attached hereto and incorporated herein.
2. It is understood that SFL reserves the right to screen or exhibit only those films/videos, which adhere to the "Official rules of the Challenge." SFL Participant hereby understands that he/she is responsible for all crew, cast, equipment, sets, locations, and other items necessary for participating in the Challenge, and all costs, expenses, damages and claims related thereto.
3. The SFL is providing the event and the guidelines in which the SFL Participant is taking part; a screening opportunity for all of the completed work; and prize(s) for the winner(s). The SFL Participant hereby affirms that he/she will secure all rights to images, sounds and music used in his/her project; and/or will secure talent and location releases.
4. The SFL Participant hereby affirms that he/she will secure a signed Participation Form from all cast and crew and hereby indemnifies, saves and holds harmless SFL from any and all claims, costs, damages, expenses and liabilities arising from the creation, use or participation hereunder (including, but not limited to claims for negligence and other torts, unauthorized exhibition, discrimination, fraud, infringement and breach of contract) of SFL Participant's film/video.
5. SFL Participant hereby acknowledges that the SFL will be an owner of his/her completed FILM; and that SFL has the right to screen, show, exhibit, broadcast or disseminate in any way possible, including and not limited to theatrical release, broadcast television, cable television and/or the internet; and the right to publicise the SFL and Challenge using the name or images of and from the "Film."
6. The SFL Participant acknowledges that participation in the SFL 2011 is without remuneration or compensation whatsoever. The consideration for participating in the Challenge is the screening of the participant's completed film/video at the conclusion of the competition; and the possibility, although not the obligation of the SFL, for future screenings; and the opportunity for publicity or exposure for being a participant.
7. The SFL participant agrees to immediately provide to the SFL a signed release for each of his/her participating cast and crewmembers, using the attached "release" (Exhibit A) on request.
8. The SFL participant agree that the film challenge is for recreational purposes only and that there is no obligation on the part of SCI-FI-LONDON et al to assign a winner or to screen your film if it is not suitable for screening. These and all the rules are at the sole discretion of SCI-FI-LONDON et al.

If any member of the SFL Participant team is under 18, a separate copy of this agreement signed by a parent or guardian must be submitted with the completed film.

Team _____

Name _____ (printed clearly)

Signature _____

Date _____

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“Exhibit A”

2011 Video/Film Shoot Release Form and Limited Liability Release Form

(To be signed and retained by the Team representative with completed film)

TEAM: _____

DATE: 2-4 APRIL 2011

PRODUCER: _____

I, _____, hereby acknowledge that I am the representative of my team, participating in a motion picture being produced by _____, (hereafter, Team Producer) as part of the SFL 48 Hour Challenge.

SHOOT RELEASE: I hereby irrevocably grant to the Team Producer, and to the SFL 48 Hour Challenge 2011, its licensees, agents, successors and assigns, the right, but not the obligation, in perpetuity throughout the world and in all media, now or hereafter known, to use (in any manner it deems appropriate, and without limitation) in and in connection with the motion picture, by whatever means exhibited, advertised or exploited:

1) my appearance in the motion picture, still photographs of me, recordings of my voice taken or made of me by it, any music sung or played by me, and my actual or fictitious name; and/or

2*) the appearance of the location or property known as: _____, of which I am the owner and/or manager with the power to so grant (if applicable); and/or

3) the song or music, known as _____ performed by _____, for which I have the authority to grant**.

**Use of song or music by the Team Producer and/or the SFL 48 Hour Challenge, is strictly limited to the film/video referenced herein.

Furthermore, I acknowledge that the SFL 48 Hour Challenge 2011, or its designates may shoot behind the scenes “making of the SFL 48 Hour Challenge” footage, for use in a motion, and I hereby irrevocably grant to the SFL 48 Hour Challenge, its licensees, agents, successors and assigns, the right, but not the obligation, in perpetuity throughout the world and in all media, now or hereafter known, to use (in any manner it deems appropriate, and without limitation) in and in connection with the motion picture, by whatever means exhibited, advertised or exploited: my appearance in the motion picture, still photographs of me, recordings of my voice taken or made of me by it, any music sung or played by me, and my actual or fictitious name.

LIMITED LIABILITY: Furthermore, I understand that during my participation in the SFL 48 Hour Challenge, I may be exposed to a variety of hazards and risks, foreseen and unforeseen, that may include, but are not limited to, personal injury, property damage and death. To the fullest extent allowed by law, I agree to waive, discharge claims and release from liability the SFL 48 Hour Challenge, its officers, directors, employees, agents, sponsors, and leaders from any and all liability on account of, or in any way resulting from Injuries or Damages. I understand and intend that this assumption of risk and release is binding upon my heirs, executors, administrators and assigns, and includes any minors accompanying me on the Challenge.

_____	_____
Name	
_____	_____
Signature (Signature of parent/guardian if under 18)	Address
_____	_____
Phone	Date
_____	_____

* If applicable – specific location release is not needed for all locations.