

## **PUBLIC OFFER AGREEMENT**

for the provision of services for organizing participation in the International Championship and Conference "Lash Star Dubai 2026"

Dubai, United Arab Emirates

March 07, 2026

This document (hereinafter referred to as the "Offer" or "Agreement") is an official offer (public offer) by the Company LOTUS LASH LIFESTYLE COACHING L.L.C (hereinafter referred to as the "Organizer" ), represented by the Managing Partner (or General Director), acting on the basis of the legislation of the United Arab Emirates (UAE), to conclude an Agreement on the terms set forth below with any individual or legal entity (hereinafter referred to as the "Participant" ) who accepts this Offer.

In accordance with Article 131 of the UAE Federal Law No. 5 of 1985 (Civil Code), this Agreement shall be deemed concluded from the moment the Participant performs the actions specified in Section 2 of this Offer.

### **1. TERMS AND DEFINITIONS**

- 1.1. Organizer – the company LOTUS LASH LIFESTYLE COACHING L.L.C, registered at the address: Al Safiya Building, office 127-291, Hor Al Anz, Deira, Dubai, UAE, Trade License No. 1967067, which is the organizer of the "Lash Star Dubai 2026" event.
- 1.2. Participant – a certified master in the lash or lami fields, who has reached the age of 18, or the legal representative of a model/legal entity, who has accepted this Offer.
- 1.3. Event – The International Championship and Conference "Lash Star Dubai 2026", held on March 28-29, 2026, at the address: Atlantis The Palm, Dubai, UAE.
- 1.4. Championship Regulations – an internal document establishing the rules of participation, evaluation criteria, nominations, and requirements for models, posted on the Organizer's website and forming an integral part of this Agreement (Appendix No. 1).
- 1.5. Acceptance – the Participant's full and unconditional acceptance of the terms of this Offer by paying the Registration Fee.

### **2. SUBJECT OF THE AGREEMENT**

2.1. The Organizer undertakes to provide the Participant with a range of services for organizing their participation in the Event (providing access to the venue, providing a workplace according to the Regulations, participation in judging and awards), and the Participant undertakes to pay the Registration Fee and comply with the Championship Regulations.

2.2. This Agreement governs the relations of the parties solely within the framework of the Event. The Organizer is not an employer or agent of the Participant.

### **3. PROCEDURE FOR CONCLUSION OF THE AGREEMENT (ACCEPTANCE OF THE OFFER)**

3.1. The Offer is deemed accepted, and the Agreement concluded, from the moment the funds (Registration Fee) are received from the Participant to the Organizer's current account and registration is confirmed by the manager.

3.2. By performing Acceptance, the Participant confirms that:

- They have read and fully agree with the terms of this Agreement and the Championship Regulations.
- They consent to the processing of personal data in accordance with the legislation of the UAE (including Federal Law No. 45 of 2021 on the Protection of Personal Data).
- They confirm their status as a certified master (clause 4 of the Regulations).

3.3. A mandatory condition for participation is the provision of reliable data (full name, contact phone number, link to a work account on social networks, category, and selected nominations).

### **4. COST OF SERVICES AND PAYMENT PROCEDURE**

4.1. The cost of the Registration Fee for participation in each selected nomination is indicated on the Organizer's website or in the invoice sent by the manager.

4.2. Payment is made in UAE Dirhams (AED) or US Dollars (USD) at the Organizer's exchange rate on the day of payment.

4.3. The Participant is given the option of partial payment (booking). The amount of the non-refundable deposit is 100 USD (one hundred US dollars).

4.4. Full payment must be made no later than 14 (fourteen) calendar days before the start of the Event. Otherwise, the Organizer reserves the right to cancel the booking without retaining a place.

4.5. Payment obligations are considered fulfilled from the moment the funds are received into the Organizer's account.

## **5. REFUND POLICY**

5.1. The Registration Fee is a payment for reserving a place, infrastructure preparation, and administrative expenses.

5.2. Non-refundable portion. The amount paid for participation in the Awards Ceremony (Gala Dinner), as well as the deposit amount of 100 USD (one hundred US dollars), are not refundable under any circumstances, as the Organizer has made full advance payment for the services of the hotel and contractors, which are non-refundable by the counterparties.

5.3. Refund of the remaining portion of the fee. The remaining part of the Registration Fee (less the amounts specified in clause 5.2) is subject to refund only in exceptional cases, documented, and only subject to the following deadlines:

- More than 30 days before the Event: 100% refund of the amount eligible for refund (less clause 5.2 and actual bank commissions of 5-10%).
- From 14 to 30 days before the Event: 50% refund of the amount eligible for refund (less clause 5.2 and bank commissions).
- Less than 14 days before the Event: no refund is made, except in cases of serious illness of the Participant themselves (hospitalization), confirmed by a certificate from a state hospital in the UAE or country of residence with a certified translation into Arabic or English.

5.4. Procedure. To initiate a refund, the Participant must send a written application to the Organizer's email address [lotus.lashschool@gmail.com](mailto:lotus.lashschool@gmail.com) attaching supporting documents no later than 2 (two) days from the date of the insured event. The decision on the refund is made by the Organizer within 14 (fourteen) working days.

5.5. In the event of cancellation of the Event due to the fault of the Organizer (excluding force majeure), the Participant will receive a 100% refund of the actually paid amount within 30 days.

## **6. RIGHTS AND OBLIGATIONS OF THE PARTIES**

6.1. The Organizer undertakes to:

- Ensure the Event is held on the specified dates and at the specified location.

- Provide the Participant with a workplace (couch, chair, lamp, power outlet) according to clause 16 of the Regulations.
- Ensure the work of the judging panel and the calculation of scores according to the Regulations.
- Organize the awards ceremony.

6.2. The Organizer has the right to:

- Make changes to the program and schedule of the Event, notifying participants via the general chat or website.
- Combine participant categories if there is an insufficient number of applications (clause 13 of the Regulations).
- Disqualify a Participant for violating the Regulations (clause 47), providing false information, or unsportsmanlike conduct. In case of disqualification, the Registration Fee is not refunded.
- Use photo and video materials from the Event (depicting the Participant and their work) for promotional purposes without additional consent or payment of remuneration, unless otherwise prohibited by law.

6.3. The Participant undertakes to:

- Comply with the Championship Regulations, safety rules, and dress code.
- Independently provide a model, appropriate tools, and materials (clause 17 of the Regulations).
- Arrive at the Event in advance (clause 18 of the Regulations).
- Not to infringe on the intellectual property rights of the Organizer and sponsors.

6.4. The Participant has the right to:

- Receive a participant's certificate, and in case of victory, a diploma and a cup.
- Contact the assistant or judge with questions during the championship's working hours.

## **7. LIABILITY OF THE PARTIES**

7.1. For non-fulfillment or improper fulfillment of the terms of the Agreement, the Parties shall be liable in accordance with the legislation of the UAE.

7.2. The Organizer is not liable for:

- The quality of operation of electrical appliances, lighting, as well as power outages at the event venue (clause 16 of the Regulations).
- The actions of models, including lateness or leaving the judging area (clauses 23, 33 of the Regulations).
- The discrepancy between the Participant's expectations and the judging results, as the jury's decision is final (clause 35 of the Regulations).

7.3. The Participant bears full responsibility for the safety of the materials they use (glue, lamination compounds) and their effect on the model's health. The Organizer is not responsible for allergic reactions or other damage to the health of the model or the Participant.

7.4. The Participant bears financial responsibility for damage caused to the property of the Organizer or the venue (Atlantis The Palm Hotel) due to their fault or the fault of their model.

## **8. FORCE MAJEURE**

8.1. The Parties are released from liability for full or partial non-fulfillment of obligations under the Agreement if this was a consequence of force majeure circumstances arising after the conclusion of the Agreement: military actions, epidemics, pandemics, decisions of UAE state bodies, natural disasters prohibiting mass events.

8.2. In the event of cancellation or postponement of the Event for these reasons, the Organizer is obliged to offer the Participant to postpone participation to the next date (with the payment credited) or participate online, if such an opportunity is provided. A refund in this case is made at the Organizer's discretion and is not mandatory, except as provided by law.

## **9. DISPUTE RESOLUTION PROCEDURE**

9.1. All disputes and disagreements between the Parties will be sought to be resolved through negotiations (claims procedure). The response period to a claim is 14 (fourteen) calendar days.

9.2. If agreement is not reached, the dispute shall be subject to consideration in the courts of Dubai (Dubai Courts), United Arab Emirates, in accordance with the applicable substantive and procedural law of the UAE. The use of the Russian language in the Agreement does not change the jurisdiction.

## **10. OTHER CONDITIONS**

10.1. This Agreement is valid until the Parties fully fulfill their obligations.

10.2. The Organizer reserves the right to make changes to this Offer with the obligatory publication of the updated version on the official website.

## **11. ORGANIZER'S DETAILS**

Company: LOTUS LASH LIFESTYLE COACHING L.L.C

Trade License No.: 1967067

Legal Address: Al Safiya Building, office 127-291, Hor Al Anz, Deira, Dubai, UAE

Phone: +971525555191

Email: lotus.lashschool@gmail.com

Bank Details:

- Beneficiary: LOTUS LASH LIFESTYLE COACHING L.L.C
- IBAN: AE910260001015851787401
- Account number: 1015851787401
- Currency: AED
- Swift code: EBILAEAD
- Routing number: 302620122