

“ARRIVE IoT PROJECT ” CONTEST OFFICIAL RULES

These Official Rules shall serve to govern the Contest and all elements thereof. Sponsor reserves the right to modify these Official Rules at any time by posting revised Rules at the Website. Do not proceed if you do not agree to be bound to these and any amended Rules, as applicable. Void where prohibited or restricted by law.

ARBITRATION NOTICE: BY ENTERING, YOU AGREE THAT DISPUTES BETWEEN YOU AND ANY PROMOTION ENTITY WILL BE RESOLVED BY BINDING, INDIVIDUAL ARBITRATION AND YOU WAIVE YOUR RIGHT TO PARTICIPATE IN A CLASS ACTION LAWSUIT OR CLASS-WIDE ARBITRATION. See Disputes/Arbitration provision.

DESCRIPTION: The “ARRIVE IoT PROJECT” Contest is a skill-based trade promotion (“**Contest**” or “**Promotion**”) in which participants will submit for Sponsor’s prior review an initial AV Project Design which incorporates products and materials as required hereunder. Subject to Submission Approval, the initial Project Design will be deemed eligible for submission in the Contest but not an official entry. During the Entry Period, the initial Project Design must be installed and completed and Entrants must submit a Completed Project (as defined herein) to earn Entry into the Contest. Eligible Entries will be judged by a panel of experts selected by and which may include representatives from Sponsor and Promotion Partner companies. These Rules, instructions, specific product and materials required for entry, and other details and limitations available at www.libav.com and www.techdocent.com (each is the “**Website**”).

SPONSOR/PROMOTION PARTNERS: The Contest is sponsored by Techdocent (“**Sponsor**”), with its principal place of business at: 3767 Taylor Road, Loomis, CA 95650. Contest promotion partners are Liberty AV Solutions and Arrive (“**Promotion Partners**”).

AGREEMENT TO THE RULES: By participating, all Entrants agree to be bound by these Official Rules and all Contest related instructions, communications and information in any and all media/medium (collectively the “**Rules**”), whether or not received directly from Sponsor, or from Promotion Partners, or through Sponsor’s authorized representatives (the latter are included in the definition of “**Sponsor**”), and the decisions of the Sponsor and Judges which are final and binding in all respects.

AUTHORITY TO ENTER PROMOTIONS: Entrants have the responsibility to review and understand their employer’s policies, confidentiality restrictions, laws, rules and/or regulations, tax implications, and any other limitations (collectively “**policies and laws**”) regarding eligibility to participate in promotions, submit entry materials and/or receive prizes in connection therewith. Furthermore, if an Entrant enters without obtaining the appropriate approvals, or if an individual is participating in violation of any such policies and laws, Sponsor may, in its sole discretion, disqualify the Entrant and forfeit the prize, if applicable.

By participating, Entrants accept the Rules on his/her own behalf and on behalf of his/her Employer, client, successors, assignees, subrogors, heirs, next of kin, legal and personal representatives, and anyone who obtains any rights by, from or through Entrant, and any individual/entity with any right, title, claim or interest in or to the Entry in whole or in part (“**Interested Parties**”). **Each Entrant represents and warrants**

that they have actual authority from their Employer and any other Interested Party without limitation to submit an Entry and to participate in the Contest, and Entrant may not participate and their Employer is not eligible to receive a prize unless such consent has been provided, and evidence thereof in writing is produced if requested. Promotion Entities disclaim all responsibility and liability relating to any of the above; by entering Entrants agree to Release the Promotion Entities in from any and all Disputes arising at any time with respect thereto.

ELIGIBILITY: The Contest is offered only in the contiguous United States, excluding Alaska and Hawaii (“U.S.”) to Techdocent and Liberty AV Solutions’ U.S. authorized dealers, contractors, installers, consultants and/or similar technology professionals employed in the AV systems industry, 18 years of age or older, who have authority to and who agree to be bound to these Rules, are under no conflicting employment, contractual, governmental or legal restriction to enter or to submit an entry, and who are the legal age of majority, at the time of entry, to form valid contracts in their respective state of legal residence (“Entrant”).

Employees, officers and directors of: (i) Sponsor and Promotion Partners, (ii) Judges, (iii) any advertising and promotion agencies, prize suppliers, and those individuals and entities involved in the preparation of materials for, administration and/or execution of the Contest (all collectively the “Promotion Entities”), and (iv) the immediate family members (defined as parents, children, siblings and spouse, including step and foster relations) regardless of where they reside, and/or individuals living in the same household (whether or not related) of any of the Promotion Entities, and (v) government or government owned entities and any other business or public education entities or enterprises generally prohibited from participating in trade promotions and/or receiving prizes therein are not eligible to participate in the Contest.

REGISTRATION & CONTEST TIME PERIODS: Contest begins on or about 9:00 am Pacific Time (“PT”) on or about July 1, 2017 and ends on or about 11:59 pm PT on April 30, 2018 (“Promotion Period”). Registration and participation will be accepted from registered eligible Entrants through-out the Promotion Period which ends on or about 11:59 pm PT on April 30, 2018. Entries will be judged approx. May 2018 (“Judging Period”). All times are Pacific Time. The Website’s server shall be the official time keeping device for the Contest. Sponsor reserves the absolute right to modify, cancel or terminate the Contest or any element thereof due to lack of sufficient participation, unforeseen circumstances, or other exigencies of the circumstances without liability. ENTRANTS ARE RESPONSIBLE FOR DETERMINING THE CORRESPONDING TIME ZONE IN THEIR RESPECTIVE JURISDICTIONS.

REGISTRATION/SUBMISSION APPROVAL/ENTRY:

- (1) Eligible Entrants must register for the Contest on the Website (www.techdocent.com OR www.libav.com) during the Promotion Period by following all instructions and providing all information required, including agreeing to these Rules, the Affidavit (defined below), and executing

or having an officer/principle of their company and/or client execute any additional consent, release or other documents (“**release documents**”) as required (“**Registration**”).

(2) Once Registration is complete, eligible Entrants will be contacted by Sponsor and asked to submit on the Website the following information:

(i) Initial Project Design: As soon as possible after Registration during the Promotion Period, submit a description of a current, ongoing or proposed AV project, include your design drawings and a list of products and materials used in the initial proposal, and explain how you incorporated the products and why, and how you used your own creativity, innovation, or solved difficulties anticipated by the project (“**Initial Project Design**”). The Initial Project Design will be evaluated by Sponsor and Promotion Entities to ensure that it meets the initial qualifications for the Contest (“**Submission Approval**”).

For purposes of Submission Approval, in order for a project to meet the initial qualifications for the Contest and thus considered in the Submission Approval process, an Initial Project Design must have been largely created and designed by Entrant personally (as a team director, lead or project manager, in Sponsor’s sole discretion and determination); must be submitted with the express consent of all Interested Parties; AND must use Arrive OnePoint – Unified Resource Management IoT Platform as the enabling backbone of the AV systems design **AND** have installed at least TWO (2) products from the following list (required “**Products and Materials**”):

- Arrive FacePoint® 1151-EMT NUC
- Arrive FacePoint® 2.0 EdgelessMedia Touch
- AirPoint™ 2011-BYMG
- Arrive HuddlePoint 4010 CMMH
- Arrive InfoPoint™ Information Display (ID) – 700 or 1000
- Arrive InfoPoint™ 2.0 software
- Liberty Huddle Room Products (any one or more):
 - Intelix and Digitalinx AutoSwitcher products
 - USB cable
 - SoftCodec product
 - Liberty bulk cable

(ii) Completed Project: During the Promotion Period, submit the completed and installed AV project which was the subject of your Initial Project Design, include final design drawings, final list of Products and Materials installed, and include pictures showing the overall completed project as installed (“**Completed Project**”). Subject to execution of additional release documents, and **ONLY**

UPON installation and completion of a Completed Project will it be deemed to be eligible to earn an official entry for purposes of the Contest (“**Entry**”).

For purposes of the Contest and pursuant to these Rules, unless otherwise specified, the Entry and all elements thereof, and any and all content, materials, screen shots, and information submitted by an eligible Entrant in any and all formats/media/medium at any time after Submission Approval but during the Promotion/Entry Period will collectively constitute the “**Entry**”. Once submitted an Entry may not be modified (or else will be disqualified), cancelled or deleted, and will not be returned. **An Entrant may submit more than one (1) Entry, provided each is unique and different and relates to a different project.** More than one Entry may be submitted from different eligible Entrants employed by the same AV systems employer/company/business entity (“**Employer**”), provided each Entry is unique and different and relates to a different project (as determined by Sponsor). The same project or submission cannot be entered into this Contest more than one time, or by more than one Entrant.

ENTRY CONDITIONS: In order to be eligible for this Contest, the submitted Initial Project Design and Completed Project (Entry), in whole and in part (and its Entrant) must comply with all terms stated in the Rules AND all specifications provided on the Website (which are incorporated herein). In addition and without limitation Entries must be original to this Contest, must be submitted in good faith, and must not be objectionable (in Sponsor’s sole determination). Entries previously published or submitted for any contest (similar or dissimilar, and whether or not declared a winner) are not eligible for submission into this Contest. Any such Entry, if discovered, will be disqualified and require immediate prize return if applicable.

Further, by entering this Contest, Entrants (and their Employer) hereby represent, warrant and covenant (as applicable), and agree to produce written evidence of such if requested, that:

(i) The Initial Project Design and the Entry and its submission herein, in whole and in part, does not violate or infringe upon any laws, rules or regulation, nor violate or infringe upon any proprietary or intellectual property rights, including copyrights, trademarks, patents, trade secrets, industrial property rights, privacy, personal or moral rights, or any other rights whatsoever of any person and/or entity;

(ii) The Initial Project Design and the Entry, in whole and in part, are submitted to the Contest by or with the permission of all persons (living or deceased), venues and/or entities who worked on, were engaged to work on, or contributed in any respect to the Initial Project Design and the Entry or any part thereof, who are depicted (directly or indirectly) by name, likeness, voice, image or any other information or indicia of persona, or who otherwise have any right, title and interest in and to the Initial Project Design and the Entry or any part thereof (including but not limited to rights arising from a work for hire relationship), and all such persons, venues, and/or entities have provided their consent to submission of the Entry and its use pursuant to the Rules;

(iii) The Initial Project Design and the Entry and all content and elements thereof are the original creation of the Entrant and/or Entrant has all title, rights, licenses, permissions and consents necessary (“Rights”) to the Initial Project Design and the Entry, and Entrant has all Rights required to submit it into this Contest and to grant all of the Rights granted to the Promotion Entities and other persons/entities in these Rules (and in any written agreement signed by Entrant), and the exercise thereof by the Promotion Entities and/or the use by them of the Rights granted by Entrant, in whole or in part, does not and will not give rise to any alleged or actual claims, disputes, actions, damages or liabilities, including but not limited to those for disputes or payment of any kind, including without limitation infringement of intellectual property rights, royalties, residuals, attribution, credit, dues, approval or consultation rights, or any rights of participation, attribution, or any other fees, costs, or expenses, arising out of the submission, use, exhibition and/or any other use or exploitation of the Entry, in whole and in part, the use thereof as contemplated by the Contest, and the exercise by any person/entity of any of the Rights granted in these Rules;

(iv) The Initial Project Design and the Entry in whole or in part contain no malware, including viruses, trojans, worms, spyware or any other harmful software, code, malware or other malicious devices, nor will otherwise link to or expose Promotion Entities to any such malware or devices;

(v) The Initial Project Design and the Entry in whole or in part contain no pornographic, sexually explicit (including nudity), defamatory, offensive, violent, harmful, discriminatory, cruel, abusive, highly political, religious or sensitive content, or illegal content (including but not limited to technology or other content that is prohibited from export), content of an obscene or menacing character, and does not otherwise offend against reasonable standards of taste and decency (as solely determined by Sponsor in its absolute discretion); and

(vi) Without limitation, any identifying information, logos, materials or data contained in or with respect to the Initial Project Design and the Entry and the collection, storage, usage, disclosure, transmission, and/or sharing in any respect of such information at any time (including, but not limited to, prior to or in connection with this Contest and any element thereof) is with the legal permission of all persons and/or entities whose information of whatever kind or nature contributed to or became part of the data, in compliance with applicable laws or rights, and such data is de-identified so as not to disclose any personal information or other personally identifiable or individually identifiable information of any kind.

By submitting an Entry, without limiting any other provision herein, Entrants agree the Promotion Entities are not responsible for, and shall be indemnified, defended, released and held harmless for/from any claims, actions, disputes, damages, losses, or liabilities between an Entrant and any other Entrant, Interested Party or any other third party or entity relating to the Initial Project Design and/or the Entry, in whole or in part. Proof that an Entry is submitted or uploaded, or otherwise created is not proof or evidence that the Entry and/or Entrant is eligible for the Contest.

Promotion Entities expressly disclaim and Entrants assume all risk of ineligible, non-compliant, incomplete, damaged, lost, late, incomplete, invalid, incorrect, incompatible, non-functioning, untimely, undelivered, or misdirected Entries, in whole or in part whether or not submitted on the Website, and any other data, materials or information submitted in connection with the Contest. SPONSOR MAKES NO WARRANTY, REPRESENTATION OR GUARANTEE, EXPRESS OR IMPLIED, IN CONNECTION WITH ITS ABILITY TO IN ANY WAY ENABLE, DEVELOP, MARKET OR OTHERWISE PROMOTE OR BENEFIT THE ENTRANT, THE ENTRY, NOR THE IDEAS OR TECHNOLOGY EMBODIED OR SET FORTH IN THE ENTRY, IN WHOLE OR IN PART.

Without limitation, Sponsor reserves the right to immediately disqualify and/or remove at any time (before, during or after the Contest) any Entry and/or Entrant for any reason in its absolute discretion. Without limiting the foregoing, if at any time an Entrant and/or winner is suspected to have or found to have breached, violated or failed to comply with these Rules, the Website, or any release document or other subsequent agreement, in whole or in part, at any time, or is or found at any time to have been ineligible, they will be immediately disqualified and agree to immediately return in full any and all prizes to Sponsor (if applicable).

Entrants understand, recognize and accept that, without fault of the Promotion Entities, other persons may have provided one or more of the Promotion Entities, or others, or made public, or may in the future submit, or make public, projects or materials that are the same or similar to Entrant's Entry. Further, Entrants have independent access to, may create or have created projects, technologies, methods, materials and ideas which may be similar or identical in whole or in part to another Entry in concept, design, code, theme, idea, format or other respects. In the event that an Entry is identical or similar to the Entry of another Entrant, the Sponsor and Judges reserve the right to score one Entry higher than the other, subject to the judging criteria set forth herein, in the discretion of Sponsor and Judges. Entries may not be acknowledged and may not be received or held "in confidence" or "in trust" and by submitting an Entry it does not create a confidential relationship or obligation of secrecy between Entrant and any of the Promotion Entities.

Entrants, winners and Prize Recipients agree that submitting an Entry and/or receiving a prize in the Contest does NOT give rise to or in any way create, either express or implied, any employer/employee, joint or co-venture, principal/agent, or any other employment, fiduciary, or other relationship, between them and any one or more of the Promotion Entities, or any other person or entity. Entrants will not now or in the future be entitled to any approval, rights of compensation, or any other payment for Entry unless adjudged and verified a winner pursuant to these Rules, and in such event, only to the extent of the prize to be awarded applicable thereto. The Promotion Entities disclaim all obligations, responsibility and liability relating to all of the above; by entering Entrants agree to release, indemnify, defend and hold harmless the Promotion Entities in all respects thereto.

JUDGING CRITERIA: All eligible Entries received during the Entry Period will be judged by a panel of expert judges as designated by Sponsor based on the following equally weighted criteria:

Techdocent Arrive IoT Contest Official Rules

- Innovative - innovative use of Arrive products from the published Products and Materials list.
- Creative - creative, innovative and imaginative use of combining Arrive OnePoint – Resource Management IOT software platform with hardware creating an overall functional AV system.
- Complexity - overall quality and complexity of the Completed Design.
- Useful – usefulness to end user.
- Experience - improves the experience of everyday AV users.

Winners will be selected based on the highest combined score in accordance with the above equally weighted judging criteria. If a tie exists, the tie will be broken (amongst all tied Entries) by the highest score in the Creative category.

Sponsor reserves the right to select fewer than the stated number of prize winners due to insufficient eligible and/or qualified Entries/Entrants. In the event any potential winner is disqualified, forfeits the opportunity to continue/receive a prize in the Contest, or is otherwise unable or unwilling to participate, an alternate potential winner may be selected (in Sponsor’s sole discretion) based on score. Scores will not be made public or released at any time.

PRIZES/APPROX. RETAIL VALUE (“ARV”): Assuming and only if sufficient eligible Entries are received, the following prize(s) are available to be awarded, subject to the terms herein:

Honoree Prizes: Each Initial Project Design approved by completion of the Submission Approval process will receive a free Arrive Airpoint 2011 System (ARV: USD\$899 each).

First Prizes (2): A 6 day/5 night trip to the emirate of Dubai, UAE. Trip consists of: roundtrip coach class air transportation to/from a contiguous U.S. airport near winner’s/Prize Recipient’s legal residence and Dubai, five nights standard hotel accommodations (single room, room and tax only), breakfasts at the hotel, and a tourist excursion in Dubai (selected by winner from a list provided by Sponsor) (ARV: USD\$3,000 each).

Trip Prize Specifics: Sponsor reserves the absolute right to award Trip Prize, and/or any element thereof in the form of a travel and/or accommodations voucher. Trip Prize may include an additional event or experience, and in which case event or experience ticket will be included as part of the prize package, subject to the terms herein. Unless awarded in the form of a travel voucher (which Retail Value is final), ARV of any Trip Prize may vary depending on the point, date and time of departure. Prize must be accepted as a whole, or will be forfeited in its entirety. All travel arrangements must be made through and using a travel agent selected by Sponsor or travel voucher which may have additional travel restrictions and limitations; READ THE VOUCHER AND ALL TERMS CAREFULLY; winner will be responsible for all expenses over and above the stated amount. Winner will be responsible for all meals, ground transportation, excursions, gratuities, parking, beverages, telephone calls, baggage fees, gratuities and any other

incidental costs or expenses not specifically stated as being included herein. All trip components are subject to availability. Travel must originate and end at the same major gateway airport. Winner will be required to provide a passport and valid government issued photo ID as required by UAE and travel authorities at time of travel, and to obtain and maintain all insurance (including car, health, liability and any other insurance). Winner acknowledges and agrees that the Promotion are not providers/carriers of transportation, or insurance providers. No changes will be made to travel details once any element(s) of the travel arrangements have been booked. Prize conditions may be added or modified by Sponsor or its designee. Any unclaimed and/or unused element of the Trip Prize, or any element thereof, will remain the property of Sponsor or its designee. Promotion Entities are not responsible for any changes of any element of trip, nor are they liable for any expenses incurred as a consequence of flight or event changes, cancellation or delays. Sponsor will not replace any lost, damaged, destroyed, or stolen tickets, travel vouchers, debit/pre-paid cards, or certificates. Travel is subject to capacity controls, availability, and certain other restrictions, all of which are subject to change. The restrictions/conditions stated herein are not all-inclusive and the described above may be subject to additional restrictions/conditions, which may be stated in the Declaration (as defined herein) and/or other required release and/or travel documents. Elements of the Trip Prize may require, for example that participants agree to and execute separate releases for prize award/participation, in addition to the Affidavit described herein; failure to comply will cause prize to be forfeited and awarded to an alternate winner. In the event winner in behavior that, as determined by Sponsor (or its designee) in their absolute discretion, is obnoxious or threatening, dangerous, harmful, illegal or that is intended to annoy, abuse, threaten or harass any other person, or that is intended to or may cause property damage or loss, Sponsor reserves the right to terminate the trip or other applicable experience early, in whole or in part, and to send the winner home with no further compensation.

Grand Prize (1): A Model 3 Tesla® automobile (M.S.R.P.: USD\$35,000).

Tesla®, Tesla Motors®, the Tesla logo, and Model 3® are registered trademarks or trademarks of Tesla Motors, Inc. (in the United States and in other countries), which is not a sponsor of nor otherwise affiliated with this Contest. Any other trademarks in connection with other prizes are the trademarks or registered trademarks of their respective owners, which are not sponsors of, nor otherwise affiliated with this Contest.

Vehicle Prize: Potential winner (Prize Recipient) must provide proof of having a current, valid U.S. driver's license and proof of current automobile liability insurance prior to and at time of prize award, or else prize may be forfeited and awarded to an alternate winner. Vehicle prize anticipated but not guaranteed to be available for delivery at a participating Tesla dealership within the contiguous U.S. on or about December 2018, but availability depends entirely on Tesla's production and order wait-times, which are anticipated to be significant. However, due to circumstances beyond Sponsor's control, delivery and any element thereof may be postponed, delayed, moved, or modified. Winner must take delivery of the vehicle at the dealership location designated by Sponsor on or within ten (10) days of notification that the vehicle is

available. If winner lives in a state different from the dealership, winner is responsible for any costs or fees incurred for traveling to the dealership to take possession of the vehicle and for getting vehicle to his/her residence. Actual color, model, features and equipment of the vehicle will be determined by Sponsor in its sole and absolute discretion. Prize does not include and winner is solely responsible for any and all fees and/or costs including tax, title, license, registration, and insurance incurred in claiming, registering, or using the vehicle prize. Upon prize delivery, winner assumes all costs, responsibility, damages, liability and expenses relating directly or indirectly to the vehicle and its use/misuse thereafter by any person or cause, and agrees to release and hold harmless the Released Parties (defined below) from any and all threatened or actual claims, actions, responsibilities, damages, and liabilities relating thereto. Except for Manufacturer's New Vehicle Limited Warranty (provided by manufacturer and not Promotion Entities) the vehicle is awarded **AS IS WITHOUT WARRANTIES, EXPRESSED OR IMPLIED, AS TO THE QUALITY OR CONDITION OF THE VEHICLE PRIZE AND RELEASED PARTIES EXPRESSLY DISCLAIM ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.** Winner may also be requested to complete additional forms as requested by Sponsor and/or the entity providing the vehicle in order to claim the prize. Sponsor, in its sole reasonable discretion, reserves the right and without obligation to substitute the vehicle prize with a cash equivalent equal to the lowest approximate dealer cost of the vehicle. All expenses not expressly specified herein are solely the prize recipients' responsibility.

ALL PRIZES AWARDED TO AND IN THE NAME OF THE WINNING ENTRANT'S EMPLOYER ("PRIZE RECIPIENT" OR "EMPLOYER") AND NOT TO THE INDIVIDUAL ENTRANT (UNLESS THEY ARE THE BUSINESS OWNER/PRINCIPAL). Limit one (1) Prize (unless an Honoree Prize) per Entrant/Employer Prize Recipient, as applicable. All prize awards are contingent upon verification of potential winner/Prize Recipient and Entry, confirmation of their eligibility to receive a prize, and compliance with the Rules. Potential winner must be able to accept a prize in its entirety or else prize will be forfeited (in Sponsor's sole and absolute discretion). All potential winners of prizes will be notified by e-mail or telephone (in Sponsor's absolute discretion) using the information provided in the Entry. Confirmation as a winner and eligibility of a Prize Recipient is dependent and contingent upon all potential winners executing and returning an Affidavit of Eligibility, Release of Liability, and where legal, Publicity Release, for receipt by Sponsor within the time/date specified by Sponsor, or else prize will be forfeited in its entirety and an alternate winner may be selected for the applicable prize as applicable in accordance with their score (assuming sufficient eligible entries are received) in Sponsor's sole discretion. In the event a potential winner fails to respond within the time communicated by Sponsor, or cannot be reached using the contact information provided on the Entry on or within two (2) separate attempts, the prize will be forfeited and an alternate potential winner may be selected. In the event of disqualification of a selected potential winner for noncompliance, ineligibility, if a potential winner or a Prize Recipient as applicable refuses or fails to complete and return release documents as directed on or within the time stated, or for any other reason, that prize will be forfeited in its entirety and Sponsor may not award that respective prize. Returned, undelivered, unclaimed, forfeited or otherwise un-awarded prizes will not be (re)awarded. Sponsor shall have the right, where necessary, to undertake all action and/or require further information as is reasonable to protect itself, or any of the

other Promotion Entities against fraudulent or invalid claims, potential public scandal, ridicule, or disrepute in awarding any prize.

Prizes are not assignable or transferable in whole or in part, unless expressly stated herein. No cash or prize substitutions allowed, in whole or in part; except Sponsor reserves the right to substitute a prize of comparable value. In no event will Sponsor or other Promotion Entities be responsible for awarding more than the stated value, description, or number of prizes.

TAXES: ALL prizes awarded to and in the name of the winning Entrant's Employer ("**Prize Recipient**") and not to the individual Entrant (unless they are the business owner/principal). Prize Recipient's owner/principal (if other than the Entrant) may decide in their sole and absolute discretion, *but without obligation, liability or responsibility to any of the Promotion Entities*, to assign the respective prize ONLY to the eligible Entrant who submitted the winning Entry. Entrant and Prize Recipient shall Release Promotion Entities from any Disputes arising at any time relating thereto. Prize Recipients are solely responsible for any local, state, federal, governmental or any other applicable taxes, compliance with (governmental) reporting, filing and documentation requirements, and for any other costs, expenses and fees connected with the Prize (or internal assignment thereof if applicable).

GENERAL CONDITIONS: THESE OFFICIAL RULES SHALL GOVERN THE CONTEST, AND ALL ELEMENTS THEREOF. USE OF THE SITE, INFORMATION PRACTICES, AND ALL OTHER GENERAL TERMS ARE GOVERNED BY SPONSOR'S TERMS OF USE FOR THE WEBSITE AND/OR PRIVACY POLICY AS APPLICABLE. IN THE EVENT OF A DISCREPANCY BETWEEN ANY INFORMATION, COMMUNICATION, AND/OR ANNOUNCEMENT RELATED TO OR IN CONNECTION WITH THE CONTEST, THESE RULES SHALL GOVERN TO ADDRESS ISSUES RELATING TO THE CONTEST. If any item or provision contained in these Official Rules or any part thereof is declared or becomes unenforceable, invalid or illegal for any reason, all other terms and provisions of these Official Rules shall remain in full force and effect as if these Rules had been executed without the offending provision appearing therein.

Without limitation and without limiting any other right or term herein, an Entrant may be disqualified from the Contest immediately if, in Sponsor's absolute discretion, it reasonably believes the Entrant has, is suspected of, appears to, or has attempted to undermine the legitimate operation of the Contest or any element thereof, is suspected at any time of engaging in or benefitting from artifice, cheating, deception, fraud, using multiple identities, engaging in illegal, harmful, dangerous, unsportsmanlike activities or obnoxious behavior, or other unfair practices, is ineligible or non-compliant, or has or attempts to annoy, abuse, threaten, harass, or intimidate or cause harm to any other Entrant, any of the Promotion Entities or any other person, or has or attempts to cause damage, destruction or loss of property.

INTELLECTUAL PROPERTY RIGHTS: *As a condition of participation*, all Entrants hereby grant Sponsor and Promotion Partners each a perpetual, irrevocable, worldwide, royalty-free, and non-exclusive license to use, reproduce, publicly perform, publicly display and create derivative works from their initial Project Design and Entry in whole or in part ("**License**") for the purposes of allowing Promotion Entities, Judges,

and Contest representatives to test and evaluate the Initial Design Project and Entry for purposes of the Contest, to administer, distribute and display such as part of the Contest, judging, and prize award verification. *In addition to the above License, as a condition of prize award*, potential First Prize winners and potential Grand Prize winner must agree to allow Sponsor and Promotion Partners to each publicly describe, display and show the winning Entry now and in the future in any and all media/medium whether now known or hereinafter developed.

PRIVACY AND PUBLICITY: Entrants agree that personal data entered during the registration and submission may be processed, stored, and otherwise used for the purposes and within the context of the Contest and as permitted by and in accordance with the Privacy Policies found at techdocent.com and libav.com. This registration data will be collected and maintained within the United States. By participating, all Entrants agree and consent to Sponsor, Promotion Partners (and their authorized representatives') use of Entrant's name, image and/or likeness, voice, and Employer/Prize Recipient's name, hometown/state, biographical information, in any and all media now known or hereinafter developed (including but not limited to the worldwide web, wireless and digital platforms, and the Internet) for promotional, marketing and advertising purposes without additional approval or compensation, unless prohibited by U.S. law. Entrants also understand this data may be used by Sponsor to verify an Entrant's identity and eligibility to receive a Prize.

RELEASE AND INDEMNIFICATION: To the maximum extent permitted by law, Entrants and winners agree to release, indemnify, defend and hold harmless ("**Release**") Sponsor, Promotion Partners and all other Promotion Entities, their parents, affiliates, assigns, subsidiaries, companies and divisions, and their respective directors, officers, employees, contractors and agents ("**Released Parties**") from and against any and all threatened or actual actions, liabilities, claims, demands, losses, settlements, fines, damages, costs and expenses (including reasonable attorney fees) whether or not litigation is commenced ("**Disputes**") arising at any time from participation in the Contest, the Entry (in whole or in part), any Contest, event and/or prize-related activity or inability to participate in or parts thereof, the delivery, acceptance, use, mis-use of a prize or any failure with respect thereto, personal injuries, death, damage to or destruction of property, rights of publicity or privacy, defamation or portrayal in a false light (whether intentional or unintentional), whether under a theory of contract, tort (including negligence), warranty or other theory, any act, default, omission, non-compliance, and/or a violation or breach of any agreement, representation, warranty or covenant made herein, or any other agreements by/with Entrant, the Promotion Entities, and/or any other party or entity. Further, to the maximum extent permitted by law, and without limiting the foregoing, Entrants and winners agree to release the Released Parties from and against any and all threatened or actual disputes arising at any time directly or indirectly from any dispute brought by any persons or entities (who may be other than a party to the Rules) arising from or related to an Entry, participation and/or involvement in any other respect with the Contest, any event and/or the event activities, and/or the delivery, acceptance, use, mis-use of a prize or any failure with respect thereto. To the maximum extent permitted by law, Entrants and winners covenant not to sue any Released Party or cause them to be sued regarding any matter released above; and further covenant not

to disaffirm, limit or rescind this release to the fullest extent permitted by law. A waiver by one or more of the Released Parties of any term in these Official Rules does not constitute a waiver of any other provision.

LIMITATION OF LIABILITY: IN NO EVENT WILL THE RELEASED PARTIES BE RESPONSIBLE OR LIABLE FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF THIS CONTEST, PARTICIPATION (OR ANY FAILURE WITH RESPECT THERETO) IN THE CONTEST, PRIZE ACTIVITIES OR ELEMENTS THEREOF, INCLUDING BUT NOT LIMITED TO THE ENTRY, ENTRANT'S ACCESS TO AND USE OF THE PROMOTIONAL WEBSITE OR THE UPLOADING OF MATERIALS TO THE WEBSITE, AND/OR THE DELIVERY, ACCEPTANCE AND/OR USE/MISUSE OF A PRIZE.

NETWORKS AND CANCELLATION: Promotion Entities are not responsible for typographical error; technical, network, computer, digital, telephone, cable, electronic, or hardware or software malfunctions, failures, connections, problems; incompatibility; unavailable, garbled, corrupt, or jumbled transmissions; service provider, Internet, web site, blog site, user net accessibility, availability or congestion; unauthorized human intervention or security breach; the unauthorized access to, alteration of Entries in whole or in part, the incorrect or inaccurate capture, processing or competition of/between Entries, or other information, nor for the failure to process, collect or communicate any such information; electronic errors, omissions, interruptions, deletions, defects, and/or delays; or loss, theft or destruction of any Entry, or other Contest related materials or information, in whole or in part. If for any reason the Contest or any part thereof, is not capable of running as planned, including infection by computer virus, bugs, tampering, unauthorized intervention, fraud, cheating, technical failures, a force majeure event, or any other causes similar or dissimilar which corrupt or affect the administration, security, fairness, integrity, or proper conduct of the Contest or any element thereof, Sponsor reserves the right at its sole discretion to cancel, terminate, modify or suspend the Contest or the affected element of the Contest. Sponsor reserves the right to select only potential winners in each from eligible, non-suspect entries received (prior to the intervening event or otherwise), but only if doing so is deemed commercially practicable/feasible, fair and equitable in Sponsor's determination under the circumstances. ANY ATTEMPT BY ANY ENTRANT TO DELIBERATELY DAMAGE ANY WEB SITE OR UNDERMINE THE LEGITIMATE OPERATION OF THE CONTEST IS A VIOLATION OF U.S. CRIMINAL AND CIVIL LAWS AND SHOULD SUCH AN ATTEMPT BE MADE, SPONSOR RESERVES THE RIGHT TO DISQUALIFY ENTRANT AND SEEK DAMAGES FROM ANY SUCH ENTRANT TO THE FULLEST EXTENT OF THE LAW.

DISPUTES/ARBITRATION: These Rules shall be governed by, subject to, and construed in accordance with the laws of the State of Delaware, United States of America, without regard to conflict of law rules. If any provision(s) of these Official Rules is/are held to be invalid or unenforceable, all remaining provisions hereof will remain in full force and effect. As a condition of participating in the Contest, Entrants agree that any and all issues and questions concerning the construction, validity, interpretation and enforceability of these Official Rules, participant's rights and obligations, or the rights and obligations of the Sponsor and any of the other Promotion Entities in connection with the Contest, and any other disputes that cannot be informally resolved between the parties arising out of or connected with this

Techdocent Arrive IoT Contest Official Rules

Contest or any element thereof shall be resolved individually, *without resort to and Entrants waive their rights to claim any form of class action*, **EXCLUSIVELY BEFORE A NEUTRAL ONE PERSON ARBITRATION PANEL** located in Sacramento, CA applying Delaware law.

WINNER'S LIST: Winners of Prizes will be posted on the Website, anticipated to be available on or within ten (10) working days of winner announcement at the InfoComm 2018 event.

For a copy of these Official Rules, go to the Website. Sponsor reserves the absolute right, without notice or prior approval, to modify or supersede these Official Rules in its sole reasonable discretion and in such event will post revised Rules on the Website, which will continue to govern all aspects of the Contest.