

## **Content & Appearance License, Release, and Waiver (“Agreement”)**

By uploading your content into Stark Flicks website, email, facebook and/or dropbox site, you agree to grant Stark Flicks and its affiliates, a non-exclusive, perpetual, worldwide, royalty-free license (the “License”) to use your created video or photograph, voice, image, text, persona, likeness, name and performance in any audio, visual, and audiovisual renderings taken by or of you (the “Content”). You waive any right of prior approval, and release Starlin from, and will neither sue nor bring any proceeding against Stark Flicks for, any claim or cause of action, whether now known or unknown, for defamation, copyright infringement, and invasion of the rights to privacy, publicity, or personality or any similar matter, or based upon or relating to the use and exploitation of the Content (the “Release”).

This License gives Stark Flicks the right to:

- Repost, produce, modify, create derivative works of, and otherwise use the Content or derivative work thereof, in whole or in part, in any manner and matter (including for marketing and promotional activities) or in combination with any other material, in any format or media, whether now existing or hereafter devised, including, but not limited to, text, data, images, photographs, illustrations, animation and graphics, video, audio, and all formats of computer readable electronic or digital media (the “Works”);
- Publicly display, distribute (directly or indirectly), transmit, or broadcast the Works by any means and in any digital media now known or hereafter devised; and
- Use your social media platform handle/handles for identifying (“tagging”) your Content used in the Works.

You represent that:

- The execution of this Agreement will not cause or create any conflict with, breach of or default of any contract by which you are bound;
- You will comply with all applicable laws and regulations;
- This Agreement shall in no way be interpreted as creating an agency or employment relationship between you and Stark Flicks;

- You are at least 18 years of age and are competent to enter into this Agreement;
- You have all necessary legal rights to grant the License and Release set forth above; and
- The Content will be original and will not infringe on any copyright, trademark, privacy or any other proprietary right of another person.
- You consent to Stark Flicks collecting, using and sharing any personal information contained in the Content, as well as your name and social media username(s).

If any term of this Agreement is to any extent invalid, illegal, or incapable of being enforced, such term shall be excluded to the extent of such invalidity, illegality, or unenforceability; all other terms hereof shall remain in full force and effect. This Agreement and any disputes between us arising out of or related to this Agreement will be governed by and construed in accordance with the laws of the State of California in the United States.