

Dear Parent/Guardian(s),

Thank you for supporting your daughter to participate in Technovation, the technology entrepreneurship program and competition for young women.

During the program, your daughter will learn the basics of computer programming, coming up with a mobile app business idea, testing the idea, writing a business plan, developing a prototype, and pitching to investors. She will learn to be a technology entrepreneur. It won't always be easy, but she will be encouraged to persist when she meets difficulty.

Completing the Technovation curriculum is a huge accomplishment for every participant. When she is done, she will have completed the early stages of founding a true mobile app startup.

Most Technovation participants find that their team is critical to their success in the program. A typical Technovation team is composed of up to five girls and at least one volunteer Technovation Mentor. Teams work together to complete the Technovation curriculum, which is accessible online at http://www.technovationchallenge.org/. The submission deadline for the 2017 Technovation program is Wednesday, April 26, 2017 at 5pm PT.

After your daughter's team submits her Pitch Package, technology professionals will review the team's entry and provide feedback on their work. If your daughter is selected as a program finalist or winner, she and her team will be invited to attend the World Pitch Summit in the San Francisco Bay Area and present their pitch live to a panel of judges, in competition for part of the \$20,000 in awards provided by Technovation.

We are delighted to help foster your daughter's interest and development in technology and entrepreneurship and honored to work with young women everywhere as they develop new skills and confidence.

If you have any questions at any time, please don't hesitate to contact us at info@technovationchallenge.org.

Warm Regards, The Technovation Staff

# PROGRAM PARTICIPANT RELEASE OF LIABILITY AND CONSENT AGREEMENT (TECHNOVATION)

THIS RELEASE OF LIABILITY AND CONSENT AGREEMENT (this "<u>Agreement</u>") is made as of the date set forth on the signature page, by and between Iridescent Learning, a California nonprofit corporation ("<u>Iridescent Learning</u>") located at 532 West 22nd St., Los Angeles, CA 90007, and the undersigned program participant named on the signature page ("<u>Program Participant</u>"). In order to participate in the Technovation program provided by Iridescent Learning, the Program Participant agrees to all terms and conditions set forth in this Agreement.

### 1. Program Activities

Technovation Program Participants participate in activities including: working with Technovation teachers, mentors, and team members; participating in computer programming courses (curriculum available at <a href="http://technovationchallenge.org">http://technovationchallenge.org</a>); developing of a mobile application business plan and prototype; pitching to investors at Regional Pitch Events; and, if selected, attending the World Pitch event in the San Francisco Bay Area (including traveling to and from the World Pitch location).

### 2. Media Release

Iridescent Learning may produce or participate in the production of video, motion picture, audio recording, web page, or still photograph productions, broadcasting, and/or publication which may involve the use of Program Participants' name, photo, likenesses, or voices. Such productions will be used for non-commercial educational, exhibition, promotional, advertising, or other purposes by Iridescent Learning and will not be sold to other school systems or educational professionals or for commercial use by any person. Such productions may be copied, edited and distributed by Iridescent Learning in the manner described above. The undersigned Program Participant understands and consents that his/her or his/her child's name, photo, likeness, or voice may be used in the manner described above, and grants Iridescent Learning full rights to use and reuse the video, motion picture, audio recording, web page, or still photograph. The undersigned Program Participant hereby grants this consent without limitation. This release and consent shall inure to the benefits of assigns, licenses and legal representatives of Iridescent Learning as well as the party(ies) for whom Iridescent Learning took the video, motion picture, audio recording, web page or photograph, and the heirs and assigns of Program Participant.

### 3. Liability Release

The undersigned Program Participant understands and agrees that participation in Technovation is entirely voluntary and is entered into with full knowledge of the risks involved. The undersigned agrees to accept and assume any and all risks of any nature, including, without limitation, risks of personal injury or financial loss. Iridescent Learning will not be responsible for any injuries, whether involving physical injury, property loss or other damages claimed to occur in connection with any activity, program or event sponsored by Iridescent Learning. Accordingly, the undersigned agrees and hereby releases Iridescent Learning, and any of its employees and related entities, from any and all liability arising out of the participation in Iridescent Learning-sponsored programs, activities and events, including any and all losses, damages, liabilities, deficiencies, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, including attorney fees. The undersigned Program Participant expressly waives the provisions of California Civil Code section 1542, which provides as follows: A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him, must have materially affected his settlement with the debtor.

### 4. Attendance Data Collection

Iridescent Learning collects attendance data and program outcomes via surveys and assessments. This information is solely used for evaluation and program improvement purposes. Iridescent Learning records the

data in a secure internal system and publishes aggregate results without identifying the participants. Data is collected via 'keytag' (electronically), hand-written responses, and interviews. Program Participants may be asked to participate in any of the above before, during, or after their participation in Technovation. All information obtained remains confidential; Program Participants' responses are used anonymously.

# 5. Entire Agreement

This Agreement constitutes the sole and entire agreement of the Iridescent Learning and Program Participant with respect to the subject matter contained herein and supersedes all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, with respect to such subject matter.

### 6. Severability

If any term or provision of this Agreement is held invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction.

## 7. Binding Effect

This Agreement is binding on and shall inure to the benefit of Iridescent Learning and Program Participant and their respective successors and assigns.

### 8. Governing Law

This contract shall be governed by the laws of the State of California in Los Angeles County and any applicable federal law.

### 9. Counterparts

PROGRAM PARTICIPANT

This Agreement may be executed by facsimile or electronically (in PDF format) in one or more counterparts, each of which will be deemed an original, but all of which shall constitute one and the same agreement.

BY SIGNING, I ACKNOWLEDGE THAT I HAVE READ AND UNDERSTOOD ALL OF THE TERMS OF THIS AGREEMENT AND THAT I AM VOLUNTARILY GIVING UP SUBSTANTIAL LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE THE COMPANY.

# Signature (or Signature of Parent/Guardian if Program Participant is younger than 18) Date Print Name of Program Participant Print Name and Relationship of Signee