

MUA Innovation Challenge

Terms & Conditions

Entering the Competition

- ❖ The MUA Innovation Challenge (the “Challenge”) is open to registered and operational businesses. You need to have the permission of the organisation that you work for or with, and/or be a director in order to enter your application into the Challenge.
- ❖ The MUA Innovation Challenge is being run in conjunction with several partner organisations including MUA and Turbine Incubator Limited (the “Partners”).

Entrants into the Challenge shall be deemed to have accepted these Terms and Conditions.

- ❖ Only one entry per company. Entries on behalf of another company, will not be accepted and joint submissions are not allowed. You are responsible for the cost (if any) of sending your Challenge entry to us.
- ❖ The Partners accept no responsibility for entries that are lost, delayed, misdirected or incomplete or cannot be delivered or entered for any technical or other reason.
- ❖ The Challenge opens at 12.01pm on **20/07/2020** and closes at 23:59 on **14/09/2020** (GMT+4). Entries received outside this period will not be considered. The Partners reserve the right in their absolute discretion to extend the closing date where the entries received are of insufficient quality.
- ❖ You own the copyright of your Challenge entry as its author.
- ❖ You confirm that your Challenge entry does not contain any unregistered or undisclosed intellectual property (IP).
- ❖ By submitting an entry to the Challenge, you give the Partners permission to use your start-up name and logo if you are selected as part of the short-list or as a finalist of the Challenge on any communication channels including the Partners websites, on any social media accounts controlled by the Partners and in any press releases related to the Challenge.
- ❖ By submitting an entry to the Challenge, you give the Partners the right to use your name and company details to confirm or validate the information contained in your Challenge entry.
- ❖ We may disqualify your Challenge entry for the following reasons: your entry does not comply with these Terms and Conditions; you are not eligible to enter the Competition; your entry does not meet the minimum Challenge requirements or you cannot be contacted. In the event of disqualification, we may select a new start-up for the shortlist or finalist in accordance with the selection processes outlined below.

Picking the winners.

- ❖ A panel of judges, including at least one member who is independent of Partners, will select 5 short-list entries from all valid entries received in accordance with these Terms and Conditions. Full details of the judging process and the names of the judges are available on request to hello@turbine.mu.
- ❖ When choosing the winners, the judges will consider those that best answer the questions in the entry form, best meet the needs of the Partners and best meet the needs of the Challenge.
- ❖ The panel of judges will select the short-list entries on **30/09/2020**. The judges’ decision is final, and no correspondence will be entered.

- ❖ Shortlisted start-ups will be invited as from the 01/10/2020 to prepare an action plan for the roll-out of the solution and a strategy to onboard MUA's individual motor insurance customers (B2C) and corporate fleet's customers for Mauritius. The selection committee will start the screening of all short-listed action plan and strategy submissions as from the **16/10/2020**. The winner(s) will be announced on the **30/10/2020**.

Counter Parts

- ❖ The selection committee reserves the right to select none or one or more than one of the short-listed start-ups depending on the information contained in the Challenge entries, proposed solution or suitability of a finalist solution to the Challenge.
- ❖ The counter parts of the MUA Challenge for the winning start-up(s) is non-exchangeable, non-transferable, and not redeemable for cash or any other prize.
- ❖ The MUA reserves the right to substitute the counter parts with an alternative option in the event that the counter parts to be offered is not feasible.

Other rules

- ❖ The winners may be required to take part in the promotional activity related to the Challenge and the winners shall participate in such activity at the Partners' reasonable request.
- ❖ The Partners accept no responsibility for any damage, loss, liabilities, injury, or disappointment incurred or suffered by you as a result of entering the Challenge or accepting the counter parts . The Partners further disclaim liability for any injury or damage to your or any other person's computer relating to or resulting from participation in or downloading any materials in connection with the Competition. Nothing in these Terms and Conditions shall exclude the liability of the Partners under law for fraud or fraudulent misrepresentation, or for death or personal injury resulting from its negligence.
- ❖ The Partners reserve the right at any time and from time to time to modify or discontinue, temporarily or permanently, this Challenge with or without prior notice due to reasons outside their reasonable control (including, without limitation, in the case of anticipated, suspected or actual fraud). The decision of Partners in all matters relating to the Competition is final and no correspondence will be entered.
- ❖ The Partners shall not be liable for any failure to comply with its obligations relating to this Competition where the failure is caused by something outside its reasonable control. Such circumstances shall include, but not be limited to, weather conditions, fire, flood, hurricane, strike, industrial dispute, war, hostilities, pandemic, political unrest, riots, civil commotion, inevitable accidents, supervening legislation or any other circumstances amounting to force majeure.
- ❖ The Partners shall process the personal data of the entrants in accordance with the applicable laws.

The Challenge and these Terms and Conditions shall be governed by Mauritian law and any dispute arising out of or in connection with entries to the Challenge shall be submitted to the exclusive jurisdiction of the Mauritian courts.