Thank you for entering the Mickey Friendship Challenge. As you are allowing us to consider publishing your photo, we want to make sure you know exactly how we intend to use it. This competition is run by The Walt Disney Company Limited ("Disney"), 3 Queen Caroline Street, London W6 9PE, United Kingdom.

You

- 1) represent and warrant that you own the photo and its content and there are no third parties who have, or who you reasonably ought to know have ownership claims over it;
- 2) confirm that you consent to the use of your appearance in your photo (and confirm that you have obtained the consent of any third party individual who also appears in your photo) by shopDisney for the purposes of the use described in these terms. Your appearance and the appearance of any other individual in the photo, constitutes personal information and is controlled by The Walt Disney Company Limited, 3 Queen Caroline Street, London, W6 9PE, United Kingdom and is being used for publication in the marketing initiative described here. We may transfer your personal information to other Disney group companies but only to be used for the same purposes. Where our companies are in the US or outside the EEA we will ensure adequate safeguards are in place to protect your information. We will store your personal information for the length of time needed to fulfil the purposes outlined in this Privacy Notice unless a longer retention period is required or permitted by law. You have the right to request access to, or the correction or deletion of your personal information, or to ask us to stop processing. Our Data Protection Officer can be contacted by emailing: dataprotection@disney.co.uk. You have a right to lodge a complaint with the UK Information Commissioner's Office (www.ico.org.uk);
- 4) grant Disney a non-exclusive and non-revocable license to reproduce the photo in any form (including, but not limited to, video, internet posting, reproduction, display, email, publication, and distribution), either through our own services, other services from the Walt Disney family of companies or services provided by third parties, throughout the world in any medium now known or later developed and without restriction or limitation;
- 5) agree that your content may be used by Disney to create derivative works either alone or in conjunction with sketches, cartoons, captions, films, art work, textural matter or other photographs. While Disney will make commercially reasonable efforts to give you credit for your content, for example by providing a link back to your social account, you agree that such credit is not mandatory, may not be given where it is not reasonably practicable, and your permission for us to use your content is not contingent upon such credit being given. To the extent permissible you agree to waive or (where such a waiver is not permissible under the applicable law) you agree not to exercise in respect of your post any moral rights you may have over the content and have read and agreed to Disney's terms of use available at disneytermsofuse.com.

You waive any right to inspect and/or approve the finished work incorporating the content or the advertising copy that may be used in connection therewith or the use of which said finished work may be applied. Further, you waive any claims to royalties with regards to your content or our finished work, and any moral rights you have in your content. Please note that we will credit the originated social media account when using the content.

Last, you agree that if any provision, or any portion of any provision, contained herein is determined to be invalid under any statute or law, then it shall, to that extent alone, be deemed omitted, and the remainder of these terms shall remain in full force and effect. These terms are governed by the laws of England and Wales.

If you don't agree to these terms, we completely understand, however we will not be able to use your photo. Thanks again and please email us at competitions@disney.co.uk if you have any questions.