Competition's Terms and Conditions

- 1. The rules listed below and any information about how to enter and prizes form the Terms and Conditions of the Competition. Participation in this Competition is deemed as acceptance of these Terms and Conditions.
- 2. The Promoter is BLOGMUSIK (register number: B 495 246 308) with its principal offices located at 12 rue d'Athènes 75009 Paris, France, trading in internationally as "Deezer".
- 3. The Deezer website Terms of Use govern all users and apply to this Competition. For more information see http://www.deezer.com/en/legal/cgu.php.
- 4. Deezer acknowledges this promotion is in no way sponsored, endorsed or administered by Twitter.
- 5. The Competition is a worldwide competition, except for the countries (i) where Deezer is not available or (ii) where the law does not authorize Twitter contests or (iii) where Bang & Olufsen does not have a store. Deezer's employees, associated companies and agencies, and their immediate families are ineligible.
- 6. Deezer reserves the right to amend these Terms and Conditions at any time.

How to Enter

- 7. To enter, entrants must:
 - a) be over 18 years old; and
 - b) Publish a tweet on Twitter using the hashtag #moodwheel together with one of the following supported colors: Yellow, Orange, Red, Pink, Fuchsia, Purple, Light Blue, Dark Blue, Turquoise, Light Green, Dark Green, or White (each color matches a specific playlist).

For example, a tweet could be "#moodwheel I like red".

Deezer automatically answers, via the Twitter account @BOxDeezer, with the appropriate playlist.

8. The competition period starts on September 14th 2015 at 12.00PM GMT and closes on September 24th 2015 at 0.00AM GMT (the "Promotional Period"). Entries will only be accepted during the Promotional Period. Proof of submission of an entry will not

constitute proof of delivery and no responsibility will be accepted for lost, corrupted, delayed or mislaid entries.

- 9. One (1) entry will be drawn at random from all eligible entry received via #moodwheel and shall be designated as the winner of the Competition.
- 10. Entrants must confirm to Deezer's website terms of use, especially 'Members Liability' http://www.deezer.com/en/legal/cgu.php. Please note that Deezer may, at any time moderate any offensive, unacceptable or inappropriate comments posted on the Artist Pages.
- 11. Entrants warrant and represent to Deezer that nothing in any entry to this competition infringes the rights, including copyright, of any third party and is not defamatory or obscene and does not breach any law.
- 12. One entry per person is permitted. Two (2) Prizes will be awarded to the winner.
- 13. All valid entries submitted during the specified Promotional Period, will be entered into the prize draw to win the prize pack. Incomprehensible, incomplete entries and entries which do not satisfy the requirements of these Terms and Conditions will be deemed invalid.

Prizes

- 14. During the competition period, one (1) entry will be selected as the winner. The winner will receive:
 - One (1) BeoSound Moment;
 - Two (2) BeoLab 18.
 - Total prize value: 8.000 euros VAT included (recommended retail price)
- 15. The Prizes are not transferable or exchangeable and cannot be taken as cash.
- 16. Deezer accepts no responsibility for any loss, damage, or injury incurred to enter the competition or in connection with taking up the Prize.
- 17. In the event that the Prizes are unavailable, Deezer reserves the right to substitute different prize items of equal or greater value, subject to approval in accordance with state regulations.

Prize Draw and Winner Notification

- 18. The winner will be determined at Deezer offices on September 25th 2015.
- 19. The winner will be notified by Twitter Direct Message and email by September 29th 2015.
- 20. The winner has to confirm the reception of the notification mentioned in Section 19 within 24 hours of its sending.
- 21. If the winner is not able, for any reason, to accept the Prizes, or cannot be contacted by Twitter Direct Message or by email or does not confirm the reception of Deezer's notification mentioned in Section 19 of the present Terms & Conditions within 24 hours of its sending, Deezer reserves the right to award the Prizes (or any part of it) to another eligible entrant.

Promotion and Privacy Policy

- 22. The winner agrees to allow Deezer to use his/her name and likeness for advertising and publicity purposes without any remuneration.
- 23. Deezer will use the winner's and each entrant's personal details for the purpose of administering this promotion.
- Deezer's Privacy Policy is available at: http://www.deezer.com/en/legal/personal-datas.php for further details.
- 24. If the entrant has opted in, the Promoter and its business partners may use the details he gives in the inscription form to contact the entrant for marketing purposes by phone, post, email and/or SMS.

Exclusion of Liability

25. If this Competition is interfered with in any way or is not capable of being conducted as reasonably anticipated due to any reason beyond the reasonable control of Deezer, Deezer reserves the right, in its sole discretion, to the fullest extent permitted by law (a) to disqualify any entrant; or (b) subject to any written directions from a regulatory authority, to modify, suspend, terminate or cancel the promotion, as appropriate.

- 26. Deezer does not accept responsibility for network, computer, hardware or software failures of any kind, which may restrict or delay the sending or receipt of an entry. Entries must not be sent in through agents or third parties.
- 27. Any cost associated with accessing the promotional websites and mobile applications is the entrant's responsibility and is dependent on the Internet service provider used. The use of any automated software or any other mechanical or electronic means that allows an entrant to automatically enter repeatedly is prohibited and will render all entries submitted by that entrant invalid.
- 28. Except for any liability that cannot be excluded by law, Deezer (including its officers, employees and agents) excludes all liability (including negligence), for any personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of the competition, including, but not limited to, where arising out of the following: (a) any technical difficulties or equipment malfunction (whether or not under Deezer's control); (b) any theft, unauthorised access or third party interference; (c) any claim or offer that is late, lost, altered, damaged or misdirected (whether or not after their receipt by Deezer) due to any reason beyond the reasonable control of Deezer; (d) any variation in gift value to that stated in these Terms and Conditions; (e) any tax liability incurred by a entrant; or (f) use of a Prize.
- 29. Except in the case of death or personal injury arising from its negligence, or in respect of fraud, and so far as is permitted by law, Deezer and its associated companies and agents exclude responsibility and all liabilities arising from:
 - a) any postponement or cancellation of the promotion; and
 - b) any changes to, supply of (including, without limitation, prizes which do not reach the intended recipient), or use of the Prizes; and
 - c) any act or default of any third party supplier, which are beyond Deezer's reasonable control.

Governing law

30. This promotion, and any dispute or claim arising out of or in connection with it, shall be governed by and construed in accordance with the law of the residence of the entrant.