The Football Blogging Awards Strategic Partner, SN&CK Media Ltd, will be monitoring and running the FBAs 2018 Voting.

Football Blogging Awards Competition

Full Terms and Conditions

- 1. This Promotion is only open to legal residents of United Kingdom aged 16 or over, excluding anyone professionally connected with this Promotion.
- 2. **To Enter:** Log into your Twitter account (or create one for free) or visit the Football Blogging Awards Website, Nominate your favourite for their relevant category.
- 3. By submitting your information on Twitter or via footballbloggingawards.co.uk, you agree to Twitter's and Snack Media's terms of use and privacy notice. If you do not agree to such terms of use and privacy notice, you cannot participate in this Draw.
- 4. **Maximum one entry** per person via both Twitter and footballbloggingawards.co.uk throughout the Promotion Period.
- 5. All entries must be received by the end of the Promotion Period to be valid and no liability is accepted for illegible, incomplete or late entries.
- 6. **The Prize:** Two Tickets for the Football Blogging Awards Being held on 17th May Alexandra Palace, London.
- 7. The prize winner and guest are responsible for their own travel arrangements and accomodation.
- 8. The Prize is non-transferable, is not exchangeable and has no cash or other alternative in whole or in part..
- 9. Please allow up to 21 days for delivery of the Prize from the date of winner acceptance.
- 10. **Winner Selection:** All valid entries received via Twitter or footballbloggingawards.co.uk during the Promotion Period will be entered into a prize draw to be conducted within 5 working days of the closing date.
- 11. **Winner Notification:** The winner will be contacted via a direct message on Twitter or Email within 5 working days of the draw and will be required to respond to confirm eligibility plus acceptance of the Prize within 3 days of initial contact. In the event a winner does not respond to communications within the 3 days of initial contact, the Promoter reserves the right to disqualify that winner and allocate that Prize to an alternative selected in the same manner.
- 12. **Moderation:** Snack Media, (also referred to as promoter) will reject entries which, in the reasonable opinion of the Promoter:
 - a. contains any content that is offensive or could reflect negatively on the name, reputation, or goodwill of the Promoter or any brand partner;
 - b. includes trademarks, logos, or copyright material not owned by you or used without the rights owner's prior written permission (including famous names, company names, etc.);

- c. defames, misrepresents, or insults other people or companies, including, but not limited to the Promoter (including its partners); and
- d. promotes any political agenda
- 13. The Promoter reserves the right to verify the eligibility of entrants. The Promoter may require such information as it considers reasonably necessary for this purpose and a prize may be withheld unless and until the Promoter is satisfied with the verification.
- 14. All entries must be made by the entrant themselves. Bulk entries made from trade, consumer groups or third parties will not be accepted. Incomplete or illegible entries, entries by macros or other automated means (including systems which can be programmed to enter), and entries which do not satisfy the requirements of these terms and conditions in full will be disqualified and will not be counted. If it becomes apparent that an entrant is using a computer(s) to circumvent this condition by, for example, the use of 'script', 'brute force', masking their identity by manipulating IP addresses, using identities other than their own or any other automated means in order to increase that entrant's entries into the Promotion in a way that is not consistent with the spirit of the Promotion, that entrant's entries will be disqualified and any prize award will be void.
- 15. No responsibility is accepted for entries lost, damaged or delayed or as a result of any network, computer hardware or software failure of any kind. Proof of sending will not be accepted as proof of receipt.
- 16. This Promotion is in no way sponsored, endorsed or administered by, or associated with Twitter. You understand that you are providing your information to the Promoter and not to Twitter, and that Twitter has no liability for any element of this Promotion.
- 17. The Promoter will only use the personal details supplied for the administration of the promotion and for no other purpose, unless we have your consent.
- 18. The Promoter cannot accept any responsibility for any damage, loss or injury suffered by any entrant entering the Promotion or as a result of accepting or participating in any prize. Nothing shall exclude the Promoter's liability for death or personal injury as a result of its negligence.
- 19. If for any reason the Promotion is not capable of running as planned for reasons including but not limited to tampering, unauthorised intervention, fraud, technical failures or any other causes beyond the control of the Promoter which corrupt or affect the administration, security, fairness, integrity or proper conduct of this promotion, the Promoter reserves the right (subject to any written directions given under applicable law) to disqualify any individual who tampers with the entry process and to terminate, modify or suspend the Promotion.
- 20. If an act, omission, event or circumstance occurs which is beyond the reasonable control of the Promoter and which prevents the Promoter from complying with these terms and conditions the Promoter will not be liable for any failure to perform or delay in performing its obligation.
- 21. The winner will be required to participate in any reasonable publicity arising from the Promotion.

- 22. If you are the winner of the Promotion, you agree that the Promoter may use your name, image and county of residence to announce the winner of this Promotion and for any other reasonable and related promotional purposes.
- 23. By entering this Promotion, all participants will be deemed to have accepted and be bound by these terms and conditions.
- 24. The Promoter's decision is binding in all matters relating to this Promotion, and no correspondence shall be entered into.
- 25. In the event of a discrepancy between these Terms and Conditions and the details in any promotional material, the details these Terms and Conditions shall prevail.
- 26. The Terms and Conditions of this Promotion shall be interpreted and applied on the basis of English Law and the Courts of England and Wales shall have exclusive jurisdiction.

SN&CK Media Ltd Website Privacy Policy

Introduction

Our Privacy Policy will help you to understand what information we collect and process using this SN&CK Media website, how we protect and use it, and what choices you have about your personal data.

When we refer to "Company" within this Privacy Policy, we are referring to SN&CK Media Ltd of 18 Dartmouth Park Hill, London NW5 1HL, the organisation which provides this website, and any services or features which may be made available to you from this website.

Data Protection Framework

SN&CK Media is based within the United Kingdom, and as such is registered with the Information Commissioner's Office (ICO) as a Data Controller under the UK Data Protection Act of 1998. We have also aligned our Privacy Policy with the EU General Data Protection Regulation ("GDPR") which comes

into effect on 25th May 2018, under the supervision of the ICO within the UK.

(adjust the above for other countries and their applicable Supervisory Authority)

SN&CK Media has completed applicable Privacy Impact Assessments (also known as Data Protection Impact Assessments under GDPR) for activities related to this website, and these are available upon request from the Company's Data Protection Officer (see Section 9).

1. Customer and Citizen Data

You may decide to send us your personal information via this website if you are seeking more information, requesting to attend one of our events, or for other similar purposes. Your decision to disclose your personal data is entirely voluntary, and by doing so, you are taking an affirmative action by providing us with specific consent to use your personal data only for the purposes for which you have disclosed it to us.

SN&CK Media may access and use your personal data only for the purposes for which you have submitted it to us to (a) provide information to you, (b) make contact with you, (c) provide services to you, or (d) maintain the operations and security of the website and services we provide to you. We will not use your personal information for any other purposes, for example for the communication of marketing materials, unless we have your specific consent that permits us to do so.

We will at all times handle and store your personal data in accordance with industry best practice aligned with ISO27001, the international standard for information security. This includes the activities and procedures undertaken by our own personnel and authorised third parties (see Section 5), and the technical controls which we have implemented to prevent unauthorised access, compromise or theft of information from our applications, supporting computer systems and premises.

2. Sensitive Personal Data

GDPR specifies a set of personal data categories which are "sensitive", and which require special consideration by Data Controllers. This website, and any services available from this website, do not knowingly collect or process any sensitive personal data, and supporting Privacy Impact Assessments (also known as Data Protection Impact Assessments under GDPR) are available upon request from the Company's Data Protection Officer (see Section 9).

3. Children's Personal Data

This website, and any services available from this website, are not directed to children under the age of 13. If you learn that a child under the age of 13 has provided us with their personal information without having parental consent, please contact the Company's Data Protection Officer (see Section 9) immediately so that we can take appropriate action.

(adjust the above to describe how you validate/collect children's personal data, if applicable).

4. Customer and Citizen Data Rights

As prescribed within data protection regulations, you have specific rights connected to the provision of your personal data to SN&CK Media using this website. These include your rights to request we:

- confirm to you what personal data we may hold about you, if any, and for what purposes
- change the consent which you have provided to us in relation to your personal data
- correct any inaccurate or incomplete personal data which we may hold about you
- provide you with a complete copy of your personal data for you to move elsewhere
- stop the processing of your personal data, whilst an objection from you is being resolved
- permanently erase all your personal data promptly, and confirm to you that this has been done (there may be reasons why we may be unable to do this)

To contact SN&CK Media, please see Section 9 below.

If SN&CK Media does not address your request, or fails to provide you with a valid reason why we have been unable to do so, you have the right to contact the Information Commissioner's Office to make a compliant. They can be contacted via their website (<u>www.ico.org.uk</u>) or by telephone 0303 123 1113. (adjust the above for other countries and their applicable Supervisory Authority)

5. Declaration of Sub-Processing

To make an informed decision on whether to provide your personal data to SN&CK Media using this website, we need to make you aware of the following organisations who act as Data Processors for us in the provision of our services to you:

• Google, (specifically Google Analytics and DoubleClick for Publishers) based in the United States with data centers in the locations listed here (https://www.google.com/about/datacenters/inside/locations/index.html), who collect pseudonymous personal data: IP address, device identifiers, cookie identifiers and geolocation information for the main purposes of providing statistical data (web analytics) and advertising services.

Google complies with the EU-US Privacy Shield Framework as set forth by the US Department of Commerce regarding the collection, use and retention of personal information from European Union member countries and subject to enforcement by the Federal Trade Commission. Google,

including Google Inc. and its wholly-owned US subsidiaries, has certified that it adheres to the relevant Privacy Shield Principles, including for Google Analytics.

Google is ISO 27001 certified with Certificate number: 2016-006 Certified by EY CertifyPoint since: April 29, 2016

The activities within which each of these Data Processors participates have been recorded within the applicable SN&CK Media Privacy Impact Assessment records (also known as Data Protection Impact Assessments under GDPR) and these are available upon request from the Company's Data Protection Officer (see Section 9).

6. Website Cookies

This SN&CK Media website uses cookies to record log data. We use both session-based and persistent cookies, dependent upon how you use or interact with this website.

Cookies are small text files sent by us to your computer, and from your computer or mobile device to us each time you visit our website. They are unique to you or your web browser. Session-based cookies last only while your browser is open and are automatically deleted when you close your browser session. Persistent cookies last until you or your browser delete them, or until they expire.

We use cookies which are not specific to your account but are unique and allow us to undertake website analytics and customization, among other similar things. If you decide to disable some or all cookies, you may not be able to use some of the functions on our website. We may use third-party cookies, for example Google Analytics, and you may choose to opt-out of third party cookies by visiting their website.

7. External Links

This SN&CK Media website may include relevant hyperlinks to external websites not controlled by us. Whilst all reasonable care has been exercised in selecting and providing any such links, you are advised to exercise caution before clicking any external links. We cannot guarantee the ongoing suitability of external links, nor do we continually verify the safety or security of the contents which may be subsequently provided to you. You are advised, therefore, that your use of external links is at your own risk and we cannot be responsible for any damages or consequences from your use of them.

8. Changes to this Privacy Policy

We may change this SN&CK Media Privacy Policy from time to time, and if we do we will post any changes on this page. If you continue to access this website or use services available from this website after those changes have come into effect, you will have agreed to the revised policy.

This SN&CK Media Privacy Policy is version 1.0, and was released on 20/1/2018. You are advised to download or print a copy and retain it for your records.

9. Contacting SN&CK Media Ltd

If you have any questions about this Privacy Policy, would like to exercise any of your statutory rights, or to make a complaint, please write to: Samuel Burdge SN&CK Media Ltd 18 dartmouth Park Hill London NW5 1HL gdpr@snack-media.com