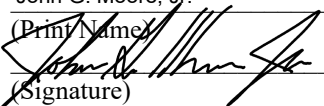
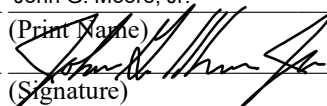
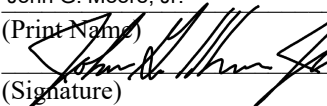




Art in Transit - IndyGo Logo Design Licensing Agreement

In registering and submitting an entry to the Indianapolis Public Transportation Corporation (IPTC) Art in Transit - IndyGo Logo Design, the Entrant (which includes all team members participating in the creation of any submission) agrees to be bound by all competition rules and guarantees the following:

1. That all of the Entrant’s submitted designs have not previously been created, is their original work, and that they possess sufficient rights to grant IndyGo the rights and licensures outlined in this document.
2. That none of the Entrant’s submitted content shall infringe upon any patent, trademark, trade secret, copyright, right of publicity, or other right of any person or entity, or violate any law or contract.
3. That the Entrant fully and unreservedly grants the IPTC an unlimited, transferable, worldwide, perpetual, irrevocable, royalty-free, non-exclusive license to conduct, in design, development, creation, any and all of the following free of any fee and without guarantee of payment to the competitor, and without any credit to any Entrant unless the IPTC deems their work to have significant influence on the final IndyGo Logo design, and without approval/permission from the entrant or any third party:
 - a. Exhibit, and/or display the Entrant’s submitted design, or any element of that submitted design, in a public display and through online media;
 - b. Public, print, and distribute the Entrant’s submitted design, or any element of that submitted design, in any media, including (but not limited to) any magazine, advertisement, book, catalogue, periodical, publication, leaflet, document, and the like;
 - c. Copy, make, use, or make derivative works from the Entrant’s submitted, or any element of that submitted design for the purposes inherent within this competition or for the aforementioned logo design needs; and
 - d. Otherwise use, in any format for any purpose, the Entrant’s submitted design, or any element of that submitted design.
4. The Entrant hereby fully and unreservedly grants the IPTC the power and authority to grant sub-licenses to any IPTC agent to conduct any of the acts stipulated in Clause 3 above and to assist the IPTC in conducting such acts, with the limitation that such sub-licenses do not exceed the scope of the licenses provided in Clause 3 above.

John G. Moore, Jr. (Print Name)	John G. Moore, Jr. (Print Name)	John G. Moore, Jr. (Print Name)
 (Signature)	 (Signature)	 (Signature)
1/9/2021 (Date)	1/9/2021 (Date)	1/9/2021 (Date)