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BEFORE USING THIS PRODUCT, PLEASE VISIT THE SETTINGS MENU ON YOUR PLAYSTATION[®]5 CONSOLE FOR IMPORTANT HEALTH AND SAFETY INFORMATION.

- **PRECAUTIONS** This game disc contains software for the PlayStation®5 console (PS5®) and conforms to PS5® specifications for the PAL market only. Carefully read the Safety Guide for the PS5® to ensure correct usage and storage of this game disc.
- HEALTH WARNING Always play in a well lit environment. Take regular breaks, 15 minutes every hour. Discontinue playing if you experience dizziness, nausea, fatigue or have a headache. Some individuals are sensitive to flashing or flickering lights or geometric shapes and patterns, may have an undetected epileptic condition and may experience epileptic seizures when watching television or playing videogames. Consult your doctor before playing videogames if you have an epileptic condition and immediately should you experience any of the following symptoms whilst playing: altered vision, muscle twitching, other involuntary movement, loss of awareness, confusion and/or convulsions.
- VR HEALTH WARNING Some people may experience motion sickness, nausea, disorientation, blurred vision or other discomfort while viewing virtual reality content. If any of these symptoms are experienced, stop using immediately and remove the VR headset.
- PIRACY The use of PS5® and PS5® game discs is governed by software licence. The PS5® and the PS5® game discs contain technical protection mechanisms designed to prevent the unauthorised reproduction of the copyright works present on the PS5® game discs. The unauthorised use of registered trademarks or the unauthorised reproduction of copyright works by circumventing these mechanisms or otherwise is prohibited by law. If you have any information about pirate product or methods used to circumvent our technical protection measures please email anti-piracy@eu.playstation.com or call your local Customer Service number.
- SET PARENTAL CONTROLS The rating on the front of box indicates the age for which this game disc is appropriate. Set the parental control on your device to prevent play by children who are below that age. For information on age ratings and how to set the parental controls, see the Quick Start Guide included with your PS5® console or visit playstation.com/parents.

HELP & SUPPORT - Please visit playstation.com/support.

 THIS CASE MAY INCLUDE RECYCLED MATERIALS WHICH MAY RESULT IN MINOR COSMETIC IMPERFECTIONS WITHOUT IMPACTING FUNCTION.



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Default controls:

① Move Player	left stick
② Sprint	R2 button
③ Icon Pass or Icon Swap	R1 button
④ Post-Up / Hard Stop or Intense D	L2 button
⑤ Lob Pass / Alley-Oop / Lead to Basket or Block / Rebound	riangle button
ⓒ Dribble Moves / Shooting / Passing or Hands Up / Contest	right stick
⑦ Bounce / Flashy Pass or Take Charge	⊖ button
(8) Pass / Skip Pass or Player Swap (closest to ball)	imes button
	L1 button
1 Call Timeout or Intentional Foul	touch pad button
(1) Pause	OPTIONS button



Product Support: http://support.2k.com

Please note that NBA 2K25 online features are scheduled to be available until December 31, 2026 though we reserve the right to modify or discontinue online features without notice. Visit **www.nba2k.com/status** for more information.

CONTROLS DUALSENSE™ WIRELESS CONTROLLER

Basic Offense	Control	Basic Defense
Move Player	Left Stick	Move Player
PRO STICK™: Dribble Moves / Shooting / Passing	Right Stick	Hands Up
Post-Up / Protect / Hard Stop	L2	Intense-D
Sprint	R 2	Sprint
Call Play / Pick Controls	L1	Defensive Adjustments/ Double Team
Icon Pass	R 1	Icon Swap
Pass (tap) / Skip Pass (press and hold)	8	Player Swap (closest to ball)
Bounce Pass (tap) Get Open Pass (press and hold) Flashy Pass (double tap)	۵	Take Charge (press and hold) Flop (double tap)
Shoot (press) Pump Fake / Hop (tap) Spin Gather (double tap)	۲	Steal (press) Intentional Foul (hold)
Lob Pass (tap) Alley-Oop (double tap) Lead to Basket (press and hold)	۵	Block / Rebound
Gameplay HUD	t	Gameplay HUD
Offensive Game Plan	->	Defensive Game Plan
OTFC Offense Strategy	+	OTFC Defensive Sets
OTFC Substitutions	Ŧ	OTFC Substitutions

ADVANCED OFFENSE

Action	Input
Pick Control	Press and hold L11. Use R1 to choose Roll vs. Fade and L3 to choose pick side
Bounce Pass	Тар 💿
Lob Pass	Тар 🙆
Flashy Pass	Double-tap 💿
Alley-Oop	Double-tap 🙆
Alley Oop To Self	\otimes + \odot to Left Stick towards hoop
Get Open Pass	Press and hold ${f O}$ to make the selected receiver cut and get open, release ${f O}$ to pass the ball
Fake Pass	⊘ + ⊙
Jump Pass	• + &
Give & Go	Press and hold \otimes to retain control of passer, release \otimes to pass the ball back to him
Putback Dunk/Layup Finish Alley-Oop (when controlling receiver)	Hold 🖲
PRO STICK™ Pass	R1 + Right Stick
Call Timeout	Touch pad button

ADVANCED DEFENSE

Action	Input
Move	Left Stick
Fast Shuffle	R2 + L2 + Left Stick
Steal	Тар 🖲
Block	۵
Rebound	🙆 (ball in air)
Take Charge	Hold 🛛
Flop	Double-tap 💿
Ball Denial	Hold L2 when near opponent
Intense Defense	Hold L2
Crowd Dribbler	Hold L2 and move Left Stick toward the dribbler
Contest	Quickly move and release Right Stick
Hands Up	Hold Right Stick
Deny Hands Out	Hold Right Stick (while playing offball defense)
Double Team	Press and hold 1
Icon Double Team	Tap L1 then press and hold desired double teamer's player icon

PRO STICK™

The PRO STICK[™] gives you more control over your offensive arsenal than ever before.

PRO STICK™: SHOOTING

Action	Input
Jump Shot	Move + Hold Right Stick straight down, then release
Go-To Shot	Move Right Stick up, then release once the ball is shot
Pump Fake	Start a jump shot, then quickly release Right Stick
Runner / Floater (driving close-range)	Hold Right Stick down
Hop Gather (driving to hoop)	R2 + Right Stick down left or down right
Spin Gather (driving to hoop)	Rotate Right Stick, then hold
Normal Layup (driving to hoop)	Hold Right Stick Up while driving
Euro Step Layup (driving to hoop)	Move Right Stick right then quickly move Right Stick left (with ball in right hand)
Reverse Layup (driving along baseline)	Hold Right Stick in the direction of the hand closest to the baseline
Quick Scoop Layup	Move Right Stick left or right while driving to the hoop
2-Hand Dunks (driving to hoop)	R2 + Hold Right Stick up
Dominant/Off-Hand Dunk (driving to hoop)	R2 + Hold Right Stick left or right to dunk with that hand
Flashy Dunk	R2 + Right Stick down
Rim Hang Dunk	Keep R2 held to continue hanging on the rim
Skill Dunk	R2 + Right Stick up then quickly move Right Stick down Release Right Stick to time the release
Step Through	Pump fake, then hold Right Stick again before pump fake ends

PRO STICK[™]: DRIBBLING

Action	Input	Context	
Triple Threat Jab / Stepover	Tap Right Stick Left/Right/Up	Triple Threat	
Triple Threat Pump Fake	Tap Right Stick down	Triple Threat	
Triple Threat Attack Hesitation	R2 + Tap Right Stick left or right	Triple Threat	
Triple Threat Spinout	Rotate Right Stick then quickly return to neutral	Triple Threat	
Triple Threat Stepback	R2 + Tap Right Stick down	Triple Threat	
Signature Size-up	Quickly Move and Release the Right Stick in various directions	Dribbling	
Breakdown Dribble	Tap Right Stick up	Dribbling	
Hesitation	Tap Right Stick right (when dribbling with right hand)	Dribbling	
In and Out	Move Right Stick up right or up left toward the ball hand, then quickly release	Dribbling	
Crossover (front)	Tap Right Stick up left (when dribbling with right hand)	Dribbling	
Crossover (between legs)	Tap Right Stick left (when dribbling with right hand)	Dribbling	
Behind Back	Tap Right Stick down left (when dribbling with right hand)	Dribbling	
Escape Size-Ups	Hold R2 before performing a hesitation, crossover, or Behind Back, then quickly release	Dribbling	
Spin	Rotate Right Stick from ball hand around player's back, then quickly return to neutral	Dribbling	
Half-Spin	Rotate Right Stick clockwise then quickly release (when dribbling with right hand)	Dribbling	
Stepback	Tap Right Stick down while driving	Dribbling	

POST SHOTS (HOLD **E22** BUTTON TO POST UP)

Action	Input
Post Hook (close range)	Hold Right Stick up (with Left Stick neutral)
Shimmy Hook (close range)	Move Right Stick down then quickly release and move and hold Right Stick up left or right
Post Fade (beyond close range)	Hold Right Stick down left or right
Post Layup	Hold Right Stick up (while Left Stick is toward the hoop)
Shimmy Fade (beyond close range)	Move Right Stick up then quickly release and move and hold Right Stick down left or right
Pump Fake	Start a shot listed above then move Right Stick to neutral
Up & Under / Step Through	Pump fake, then move and hold Right Stick again before pump fake ends
Change Facing	Tap Right Stick up

POST MOVES (HOLD **L2** BUTTON TO POST UP)

Action	Input
Quick Spin / Hook Drive	Rotate Right Stick
Change Facing	Tap Right Stick up
Fakes	Tap Right Stick Left/Right/Down
Post Hop	Hold Left Stick to the left or right away from hoop, then tap $lacksquare$
Post Stepback	Hold Left Stick away from hoop, then tap 🖲
Dropstep	Hold Left Stick to the left or right toward hoop, then tap $lacksquare$

TAKE-TWO TERMS OF SERVICE

Last Updated: January 29, 2024

Take-Two Interactive Software, Inc. is a global company headquartered at 110 W. 44th Street, New York, NY 10083, United States of America whose group includes all Take-Two entities and labels (https://www.take2games.com/labels/) (collectively "Take-Two," "we," "us," and "our"). These Terms of Service (*Agreement ') cover the terms and conditions by which we offer you access to use our games, apps, products, websites, and other services/the "Services") as well as Writal Items (as defined in Section 3 below) and your Account (as explained in Section 1.3 below). This Agreement is a legal contract between you and Take-Two. By accessing our Services, you are agreeing to be bound by the terms of this Agreement.

Nothing in this Agreement is intended to limit or exclude the application of any mandatory consumer laws in your jurisdiction of residence. If you do not agree to all of the terms in this Agreement, you are not permitted to use the Services or any Virtual Items, or to create an Account.

Please read this Agreement carefully, and take particular care when reviewing these sections:

Section 6 — User Rules****.

Your use of our Services includes the obligation and responsibility to help us ensure that our social and online gaming experiences are inclusive and respectful for all users and our employees and contractors. You must follow the rules in Section 6, including the Code of Conduct, while using the Services, Virtual Items, or your Account.

Section 15 — Mandatory Arbitration****.

THIS AGREEMENT CONTAINS AMANDATORY ARBITRATION CLAUSE AND A WAIVER OF CLASS ACTION AND JURY TRIAL RIGHTS FOR ALL USERS RESIDING IN THE UNITED STATES AND ANY OTHER TERRITORY OTHER THAN AUSTRALIA, SWITZERLAND, THE UNITED KINGDOM, OR THE TERRITORIES OF THE EUROPEAN ECONOMIC AREA.

FOR COVERED USERS, UNLESS YOU OF-OUT VIA THE PROCESS IN SECTION 15.5(3), YOU WILL BE BOUND BY THE ABBITRATION AGREEMENT, WHICH MEANS THAT YOU AND TAKE-TWO WILL BE REQUIRED TO RESOLVE ANY DISPUTE, SUBJECT TO LIMITED EXCEPTIONS, BY FINAL AND BINDIG INDIVIDUAL ARBITRATION. THE BABITRATION CLAUSE WAIVES YOUR RIGHT TO A JURY TRIAL, AND TO PARTICIPATE IN CLASS ACTION, COLLECTIVE ACTIONS, AND ALL OTHER TYPES OF COURT PROCEEDINGS. YOU ACKNOWLEDGE THAT YOU UNDERSTAND AND – UNLESS YOU VALIDLY OPT-OUT -- EXPRESSLY AGREE TO THE MANDATORY ARBITRATION CLAUSE AND CLASS ACTION / JURY TRIAL, WAIVER

PLEASE SEE SECTION 15 OF THIS AGREEMENT FOR MORE INFORMATION ABOUT MANDATORY ARBITRATION, THE AFFECT ON YOUR LEGAL RIGHTS, AND YOUR TIME-LIMITED RIGHT TO OPT OUT.

1. YOUR USE OF THE SERVICES.

1.1 Age Restrictions and Legal Responsibility. As used in this Agreement, "you" or "your" means the individual user interacting with our Services; if such user is under 18 (or the minimum legal age of adulthood in your country), then "you" or "your" means the user's parent or legal guardian entering into this Agreement on the user's behalf. You, or any person under your supervision, should only use the Services if you, or the person under your supervision, should only use the Services if you, or the person under your supervision, should only use the Services if you, or the person under your supervision, are above the minimum age rating for the applicable. Service, Minors under 18 or the legal age of adulthood in your country), must ask their parent or guardian to review and explain this Agreement to them, and to agree to this Agreement to their behalf. If you acept this Agreement to head for a minor, you should supervise the minimum age the services, including any Virtual Items or Account used by such minor. If you are the parent or guardian of a minor and you agreed to this Agreement on their behalf. You agree that you will be responsible for all uses of the Services, including any Virtual Items or Account actions of anyone you agive actions of anyone you. You you You are legally and financially responsible for all of your actions while using or accessing the Services, including any Virtual Items or Account.

1.2 Modifications to This Agreement. We reserve the right to modify this Agreement, in whole or in part, at any time. We will endeavor to notify you of any such modifications in advance of the modified Agreement taking effect. It you do not wish to agree to the terms of the modified Agreement, you may no longer be able to access the Services once the modified Agreement, takes effect. We will vol inform you about this legal consequence when notifying you of the modified Agreement, actively acceling the modified Agreement, to you may no to hemodified Agreement. It you do not wish to agree to the terms of the modified Agreement, or you continuing to use the Services after the modified Agreement theorems effective, you agree to be bound by the modified terms of this Agreement. If you do not wish to agree to the terms of the advective access the services after the modified Agreement terms of the advective access the services after the modified Agreement terms of the advective access the services after the modified agreement terms of the advective access the services after the modified agreement terms of the advective adv

1.3 Your Account. Some elements of the Services may require that you create an account, whereas for other Services, an account may be automatically created for you when you access the Services for the first time (each an "Account"). To create an Account, you may be asked to provide your age information and country/region, and then provide a nemail address, a useroma, a password, and such other information any end year accessary in connection with the creation of your Account, all of which will be provide a nemail address, a useromation and country interview. The provide and the provide accurate, current, and complete information about you when creating an Account. You are responsible for keeping your Account the username and password secret. You allo agree not sell, transfer, or share your Account, or your Account, for any legitimate reason, and we reserve the right to terminate any Account that violates this Agreement in accordance with the termination in accordance with the termination in accordance with the termination provisions below and to delete any Account. If your Account in the violates with a cordance with the termination provisions below nate Account.

2. LIMITED LICENSE.

2.1 We Reserve All Rights to our IP. We, and our licensors, own and reserve all rights, title, and interest in and to the Services, Virtual Items, and your Account (excluding any tangible medium the Services may be supplied on), including all: (1) information, text, data, files, code, scripts, designs, graphics, artwork, illustrations, photographs, sounds, music, titles, themes, objects, characters, names, dialogue, locations, stories, plot, animation, concepts, audio-visual effects, virtual loods and in-game currency (including Virtual Items), interactive features, gameplay, methods of operation, the compilation, assembly, and arrangement of the materials of the Services, Virtual Items, or your Account, and all other copyrightable material; (2) trademarks, logos, trade names, trade dress, service marks, and trade identities of various parties, including ours; and (3) other forms of intellectual property iall of the foregoing, collectively "Content").

2.2 Your Personal, Non-Commercial Use. Subject to the terms of this Agreement, we grant you a limited, non-exclusive, non-transferable, non-sublicensable, revocable license to access and use the Services, including Virtual Items and your Account, for your personal, non-commercial enjoyment. The Services, Virtual Items, or your Account, including the Content, but excluding any tangible medium the Services may be supplied on, are licensed, not sold. This license is personal to you only and does not give you any ownership rights in any of the Services, Virtual Items, or your Account (or in or to any of their features or Content).

2.3 Restrictions. The limited license granted in this Agreement does not give you any right to, and you may not, sell, coopy except under applicable legal exceptions such as the "private copy" exception under applicable law), loan, lease, distribute, disassemble, decompile, derypt, hack, derive source code from, reverse engineer (except where permitted under applicable legal exceptions such most Directive 2009/24 or other applicable law), modify, create derivative works, commercialize, or otherwise exploit the Services (including the Content), Virtual lems, or your Account unless subject to separate, express written terms provided by Take-Two permitting such conduct. Without limiting the foregoing, nothing in the limited license granted in this Agreement authorizes the use of the Services (including the Content), Virtual lems, or your Account unless subject to separate, express written terms provided by Take-Two permitting such conduct. Without limiting the foregoing, nothing in the limited license granted in this Agreement authorizes the use of the Services (including the Content), Virtual tems, or your Account or promote, any Generative Al Tools: and for the avoidance of doubt, any such uses are thereitely explicitly prohibited "Generative Al Tools" means any tool or computer program that uses algorithms or technology commonly known as artificial intelligence or machine learning to create orgenerate content such as, but not limited to, software code, written text, still or moving images, musical works, human voice emulation, audio material, or order creative works based on text, image, sound prompts, or other inputs. If we terminediately.

2.4 Legal Effect. This license describes certain legal rights. You may have other rights under the laws of your state or country. This license does not change your rights under the laws of your state or country if the laws of your state or country don't permit it to do so.

3. VIRTUAL ITEMS.

"Virtual Items" means any virtual currency, goods, items, boosts, or effects such as, but not limited to, coins, points, gems, tokens, weapons, vehicles, cards, skins, power-ups, apparel, equipment, trophies, rewards, badges, or any otherin-game virtual asset made available, purchased from a Digital Storefront, earned, or otherwise acquired through the Services. Wirtual Items are only available to users in certain locations, and, unless otherwises stated in your agreement with the relevant Digital Storefront, earned, or otherwise Storefront, you may not purchase or use Virtual Items are only available to users in certain locations, and, unless otherwise stated in your agreement with the relevant Digital Storefront, you may not purchase or use Virtual Items if you are not in an approved location. Virtual Items may only be redeemed for content made available through the Services, which is generally game-specific. Virtual Items have no monetary value, cannot be used outside of the Services, and may not be sold, transferred or redeemed for real money or items of value outside of the Services unless subject to separate, express written terms provided by Take-Two permitting such conduct. We have the right to modif, you and with no liability of any kind by oux. We may limit the total amount of Virtual Items that may be held for any one game or that may be held in your Account in the aggregate. We may limit the period of time during which you may hold or use Tvitual Items related to any particular game or other agget of the Services. Additionally, the price and availability of Virtual Items to purchase or acquire are subject to change. You agree that you have no womership or than you fruit Items related to any particular game or other agget or than y run withor without notice to your and with no liability of Virtual Items to purchase or acquire are subject to change. You agree that you have no womership or than your purchase or your Accound n.

4. PURCHASES, BILLING, AND SUBSCRIPTIONS.

4.1 Digital Storefronts. Some aspects of the Services and some Virtual Items may require you to pay a fee through a storefront operated by usor a third-party (seah-a "Digital Storefront"). Your contractual partner in providing these Services and Virtual Items to you will be the Digital Storefront. Your purchase through the Digital Storefront is usuffect to any applicable terms or conditions imposed by the Digital Storefront ("Storefront Terms"), ald of which are incorporated herein by reference. You are responsible for all charges in relation to your purchase from such Digital Storefront and must provide accurate and complete payment information to the Digital Storefront. We may suppend't be the applicable terms or you of the sorties of the Digital Storefront and must provide accurate and complete payment information to the Digital Storefront. We may suppend or another the applicable Evrices or supplicable terms to your purchase Ervices or supplicable terms to be digital Storefront inform to the Digital Storefront. We may suppend or another the applicable Evrices or supplicable terms or you are reasonable prior notification, or if you obtain, or attempt to obtain, refunds in violation of the applicable Digital Storefront 's policies. Suspension or cancellation of the Services or virtual Items for non-payment to the Digital Storefront could result in a loss of access to and use of your Account and may Content of Services. For the avoidance of doubty, we have no liability to you in the event that your access to any of the Services is terminated by a Digital Storefront as a result of your becan to the Storefort Terms.

4.2 Subscriptions. Some aspects of the Services may be offered on a subscription basis with automatic, recurring payments at the start of each billing period ("Subscription"). We reserve the right to modify the terms on which such features are offered for purchase at any time on thirty (30) days' notice. Please note some Subscriptions are offered subject to additional terms and conditions, which may modify the terms below.

(1)3 Purchase. Subscriptions can be purchased from a Digital Storefront. To use a Subscription, you must: hold a valid entitlement to the product or service related to the Subscription. have a valid account with the Digital Storefront including a current, valid, and accepted method of payment registered to that account; and have an internet connection. The Digital Storefront will bill the applicable Subscription fee (and any applicable taxes) ("Fee") to your chosen method of payment on each Subscription renewal date. After purchase, your Subscription(s) will activate, and you will receive access to the benefits associated with the Subscription listed at the time of your enrollment.

(2) Automatic Renewal & Cancelation. Your Subscription will automatically renew at the end of each billing period. The Digital Storefront will charge your payment method for the then-ourrent Fee unless you cancel your Subscription through the applicable Digital Storefront before your current billing period ends. You may cancel a Subscription at any time, which will prevent auto-renewal and terminate the Subscription at the end of your current billing period. If you cancel, you will continue to receive benefits until the Subscription terminates at the end of your then-current billing period. These see the Storefront Terms for applicable refund policies, if any.

(3) Changes to Subscriptions. The terms of any Subscription and the benefits included in such Subscription may change from time to time. Benefits changes may include altering or removing previously claimed benefits. Take -Two may also retire a Subscription at any time on no less than thirty (30) days notice. Any such changes will be updated on the Digital Storeform's Subscription product page, and you may receive email notice from Take-Two and/or the Digital Storeform tabus such changes before they occur. Please read any notification of changes carefully. If you do not cancel your Subscription after receiving notice of a change to the terms of the Subscription – including the amount of the Fee – or the benefits included in the Subscription, then you will be deemed to have accepted those changes. Changes will go into effect upon auto-renewal of your Subscription or the date on which you otherwise explicitly accept any such changes, if earlier.

5. USER GENERATED AND CUSTOM CONTENT.

5.1 User Generated Content. "UGC" includes all digital contentor communications that users create, upload, or distribute via the Services, including but not limited to: text, posts, audio, or audio-visual communications; code, scripts, textures, models, maps, files, or other assets or documents; photos, images, video, or any other audio or audio-visual

works and any feedback or suggestions related to the Services. UGC specifically excludes Custom Content (defined below) Youre solely responsible for the UGC that your zetak, upload, or distribute via the Services ("Your UGC") and you hereby represent to us that Your UGC will not violate this Agreement including, without limitation, the terms of Section 6. 5.2 Rights to UGC. You retain whatever rights, if any, you may have under applicable law in Your UGC. Hyou do hold any such rights to Your UGC, including, any copyrightor other intellectual property interest, then, in exchange for the rights licensed to you in this Agreement, you hereby grant us an irrevocable, worldwide, royalty free, nonexclusive and sublicensable right to use, reproduce, edit, modify, adapt, create derivative works based on, publish, distribute, transmit, publicly display, communicate to the public, publicly perform, and otherwise exploit Your UGC. Within or via the Services or for any other commercial and non-commercial purpose related to the Services, including but not limited to the improvement of the Services, without compensation or notice, for the rights licensed to party rights pertaining to Your UGC (including al revivals, reversions, and extensions of those rights). Without limiting the forghs one, the rights licensed to Take-Two to eallow other users to use Your UGC as part of our operation of the Services. By creating, uploading, or distributing Your UGC to or via the Services, you represent to us that you own any rights in and to Your UGC and unencumbered basis, and that any such rights you grant to us in this Section, and our exploitation

5.3 Outsom Content. Some of our Services allow you to use our tools, editing software, in-game functionality, or other features provided by us ("Our Tools") to doit the Content to for example create user to levels, mays, in-game assets, designs, appared, characters, livery, courses, games, or other content task of the Content Content"). Custom Content includes, without limitation, all content created using Our Tools including in-game assets, maps, screenshots, videos, recordings of in-game audio, gamepiay clips, and livestreams. You may only use Custom Content with the Services and/or only as authorized by us. You are solely responsible for the Custom Content you create and agree that such Custom Content with the Services and/or only as authorized by us. You are solely responsible for the Custom Content you create and agree that such Custom Content with the Services and/or only as authorized by us. You are solely responsible for the Custom

5 A Bights to Custom Content. Take-Two reserves all rights to and ownership of all Custom Content under applicable law. W. If under applicable law, your creation of Custom Content results in you holding any intellectual property rights in such Custom Content then, in exchange for the rights licensed to you in this Agreement, you hereby freely assign us, your the creation of such Custom Content, all right, title, and interest in and to such Custom Content, including without limitation, all intellectual property rights throughout the world for the full duration of such intellectual property rights (including all revisa), reversions, and extensions of those rights). If, despite the foregoing assignment, you for any reason retian any intellectual property rights (including all revisa), reversions, and extensions of those rights). If, despite the foregoing royalty-free, non-exclusive and sublicensable right, to use, reproduce, edit, modify, adapt, created derivative works based on, publish, distribute, transmit, publicly display, communicate to the public, publicly perform, and otherwise exploit such Custom Content within or via the Services of roary other commercial and non-commercial purpose related to the Services, including but not limited to the improvement of the Services, without compensation rontote, for the full duration of the intellectual property rights perfaming to such Custom Content (including all revisa), reversions, and extensions of those rights). Without timing the foregoing, the rights licensed to Take-Two herine explicitly include the right to value the services.

5.5 Content Moderation: Bight to Remove. We have no obligation to host, maintain, support, or distribute any of Your UBC or the Custom Content that you create. We have no the reasessity reviewed and are not obligated to actively monitor any UBC or Custom Content. The any uBC or Custom Content, and report any IBC and Custom Content, and report any IBC or Custom Content, and report any IBC and Custom State Mithour Custom Content, and report any IBC and Custom Content, and any related user information to the appropriate authorities. Consistent with uno rolligations under applicable law, it we take adverse action against Your UBC or the Custom Content you create from the Services, suspend or bany our Account, or otherwise restrict Your access to some or all of the Services. Virtual Items or your Account as a result of Your UBC or the Custom Content your creates, we will anderse vito notify your of the same.

6. USER RULES.

For the purposes of this Section 6, "Services" includes Virtual Items and your Account; and "Material" means Your UGC and any Custom Content you create.

6.1 No Illegal Conduct or Unauthorized Commercial Exploitation. You agree that:

(1) You will only use the Services for lawful purposes, in compliance with applicable laws.

(2) You will not use the Services in connection with any wager of any money or other thing of value unless subject to separate, express written terms provided by Take-Two permitting such conduct.

(3) You will use the Services for your own personal, non-commercial use, and you will not commercially exploit the Services for your own personal, non-commercial use, and you will not commercially exploit the Services for your own personal, non-commercial use, and you will not commercially exploit the Services for your own personal, non-commercial use, and you will not commercially exploit the Services (including, out not limited to, anyVirtual tems or Accounts) that is not explicitly authorized by Take-Two; facilitating, creating, or maintaining any unauthorized connection to the Services (including, au you anauthorized server that modifies, emulates, or otherwise connects to any of the Services), and creating or participating in any exploitation of price differences of Virtual items by any means (for example, between real money currency prices).

6.2 Respect Intellectual Property. You agree that you will not use the Services to create, upload, or distribute any Material that infringes any third party's copyright, trademark, or other intellectual property rights or otherwise violates the terms of Section 5.

6.3 Code of Conduct. You agree that:

(1) You will not use improper or unauthorized means to interfore with or adversely impact any other user's ability to use the Services as intended; to gain an unfair gameplay advantage, or to gain access to Virtual Items or other Content to which you do not have valid entitlement. This includes the use of cheats, unauthorized mods, hacks, glitches, or other technical exploits, and phising, scamming, or social engineering.

(2) You will not use the Services to create, upload, or distribute any Material that violates or invades another person's privacy. This includes "doxing" i.e. sharing or threatening to share information to embarrass, intimidate, harm, or harass another person.

(3) You will not use the Services to create, upload, or distribute any Material that is knowingly or intentionally misleading, false, or fraudulent. You will not use the Services to engage in "spam," i.e. repeatedly or periodically misuse a communication channel in a way that disrupts or interferes with the operations of the Services, advertises any third-party product or service, or adversely impacts any other user's ability to use the Services as intended.

(4) You will not use the Services to create, upload, or distribute Material that contains actual or shockingly realistic depictions of descriptions of gore, excessive violence, torture, or animal cruelty. This includes all depictions of such content, regardless of whether the Material is real or manipulated media, animation, computergenerated imagery, or other digital creation. (5) You will not use the Services to create, upload, or distribute Material or engage in conduct that depicts, promotes, or attempts to normalize, encourage, or knowingly result in another person's eating disorder, suicide, or other acts of physical self-harm. This includes Material or conduct that is reasonably understood to facilitate or encourage another person to physically harm or starve themselves; to consume dangerous amounts of alcohol, drugs, or other substances; and to engage in or threaten self-harm to intimidate, manipulate, or coerce someone else.

(6) You will not use the Services to create, upload, or distribute Material or engage in conduct that is abusive, bullying, harassing, or is reasonably understood to be a physical or verbal threat against another person. This includes Material that is defamatory and conduct such as camping, griefing, stream sniping, swatting, or other abusive in spame behavior.

(7) You will not use the Services to create, upload, or distribute any Material or engage in conduct that is pornographic, obscene, or sexually harassing. This includes distributing unsolicited or unwanted sexually suggestive Material; engaging in unsolicited or unwanted sexualization of another person; making threats or attacks based on another person's actual; perceived, or supposed sexuality or sexual activity; or the unauthorized sharing of another's sexually suggestive or explicit content without their consent (i.e. "revence porn").

(3) You will not use the Services to create, upload, or distribute any Material that depicts, promotes, or attempts to normalize, encourage, or knowingly result in the sexual abuse of minors. This includes Material that in any way sexualizes minors, including real or manipulated media, animation, computer-generated imagery, or other digital creation; engaging or attempting to engage in sexually suggestive or explicit communication with a minor; and soliciting sexually suggestive or explicit Material from, or sharing such Material with, a minor.

(9) You will not use the Services to create, upload, or distribute Material or engage in conduct that constitutes hate speech or behavior; which we define to be any form of expression that is reasonably understood to attack or promote hatred or violence against an individual or group based on any of the following characteristics: age; color or race; disability; ethnicity; gender or gender identity; national origin or immigration status; religious affiliation; sex or sexual orientation; military service; socioeconomic class, status, or caste; or weight, size, or body type.

(10) You will not use the Services to create, upload, or distribute Material or engage in conduct that depicts, promotes, or supports violent extremism or terrorism. This includes any Material or conduct which is reasonably understood as endorsing or supporting extremist violence or the perpetrators of such acts; and promoting extremist delogies or conspirary theories that encourage or incide violence against others.

(11) You will follow any additional rules set out in the individual Community Standards (http://www.take2games.com/community-standards) that may apply to your use of specific games, apps, products, or websites within the Services, all of which are incorporated herein by reference.

(12) In addition to the foregoing, you will not use the Services to create, upload, or distribute any other Material or engage in any conduct that is otherwise illegal or use the Services to attempt or conspire to commit any of the violations specified in this Code of Conduct.

6.4 No Technical Exploits. You agree that:

(1) You will not use IP proxying or other methods to disguise your location or place of residence including, without limitation, to circumvent geographical restrictions on access to Content, access controls, or technical protective measures; or to engage in activities that are unlawful based on applicable local law.

(2) You will not, unless subject to separate, express written terms provided by Take-Two, use the Services via, or copy any Content to a remote server, virtual PC, or other system or network including, without limitation, one that enables (or purports to enable) such Services or Content to be downloaded or streamed to one or more separate internet-enabled devices.

(3) You will not use, promote, or make available any bug, glitch, exploit, cheat, hack, script, bot, unauthorized mod or other methods designed to maliciously interact with the Services, including without limitation, to breach this Agreement; to collect information or user data; exploit system vulnerabilities; circumvent content moderation or filtering systems; or otherwise intercept, redirect, or interfere with the operation of the Services.

(4) You will not reverse engineer, decompile, or disassemble (except where permitted under applicable legal exceptions deriving from EU Directive 2009/24 or other applicable law), display, perform, prepare derivative works based on, or otherwise modify the Services, in whole or in part, without our explicit prior written consent.

(5) You will not use the Services to distribute, upload, or transmit any software, scripts, code, or other information (including, but not limited to, any virus, worm, timebot, cancelbot, trojan horse, hacks, or other harmful code) to modify or alter the Services in any unauthorized way, or to transmit such information.

6.5 Supporting or Encouraging Violations. You agree that you will not provide material support to another user's violation or attempted violation of this Agreement. This includes providing financial support; know-how, expertise, or other assistance; or repeated encouragement to engage in conduct that violates this Agreement.

6.6 Applicability to Employees, Agents, and Contractors. For clarity, the rules for conduct and behavior in this Section6 apply to your communications and interactions with Take-Two's employees, agents, and contractors including, without limitation, individuals on our customer support, engineering, security, or community teams.

6.7 Consequences for Violations. If you breach the Agreement, including without limitation the User Rules in this Section 6 (as amended from time to time), Take-Two reserves the right to take adverse action against you including, without limitation: resetting some or all of the Services, Virtual Items, or closing your Account; terminating your access to some or all of the Services, Virtual Items, or closing your Account; terminating your accessing the Services in the future; or taking appropriate legal action to accordance with the termination provisions below; barring you from creating an Account or accessing the Services in the future; or taking appropriate legal action to enforce this Agreement or our other rights under applicable law. We may notify law enforcement or other government agency or regulatory body, and provide any associated personal data as set out in our Privacy Policy (http://www.take/games.com/privacy), if the breach involves a threat to the life or safety of yourself or others, or any other activity that we believe to be unavful. We reserve the right to take adverse action against you based on information we might receive from third parties including, without limitation, other users, law enforcement, government agencies or other regulatory authorities. We are not liable for any violation of this Agreement by you or by any other user.

6.8 Monitoring; User Tools and Automated Systems. We may (but are not obligated to) actively monitor use of the Services for a variety of different purposes, including preventing cheating and hacking; ensuring your compliance with this Agreement; enforcing the terms of this Agreement; and improving the Services.

The Services may employ moderation and filtering systems, such as automated word filters and content or symbol -recognition software, which are intended to prevent or cease the distribution of Material that violates this Agreement. The Services may also include tools to enable users to control their interactions with other users, such as allowing users to opt-in to in-game text chat or voice communications, or to enable users to "mute" or block other users. The Services may feature reporting tools, either in-game or via dedicated support websites, through which users can report violations of the Code of Conduct for our review. The features and tools described above may incorporate algorithms, artificial intelligence, machine learning, or other automated systems to help us accomplish the purposes described in this Section at the scale and scope needed to effectively maintain the Services for our users.

Moderation and filtering systems may vary among Services, including based on the Content, age rating, or target audience of a particular Service. More information on how we monitor and collect data regarding the use of the Services can be found in our Privacy Policy (http://www.take2games.com/privacy). For more information about reporting viabilitons of our polices, please wist our Customer Support (http://www.take2games.com/support).

7. CONTENT REPORTING; TAKE-DOWN REQUESTS; DMCA.

7.1 Harmful or Illegal Content. If you are aware of any UGC or Custom Content available on the Services that violates the User Rules in Section 6 of this Agreement, including the Code of Conduct, you may notify us using the reporting tools located in-game or on our related customer support websites. Please visit our Customer Support (http://www.take2games.com/support) for more information about how to report UGC or Custom Content that violates the User Rules. Is you can support (http://www.take2games.com/support) for more information about how to report UGC or Custom Content that violates the User Rules. By submitting any such notification to us, you contine that we a good faith belief that the UGC or Custom Content that you are Agreement and the information provided in your notice are accurate and complete.

7.2 Notice of Copyright or Trademark Infringement. We respond to notices of copyright infringement that meet the requirements of the Digital Millennium Copyright Act, 17 U.S.C. § 512 ("DMCA"). If you believe that any Content, UBC, Custom Content, or other aspect of the Services constitutes copyright infringement or misappropriation of your trademark, please submit a notice of alleged infringement to our designated again with the following written information:

(1) Your name, address, telephone number, and email address;

(2) A detailed description of the copyrighted work that you claim has been infringed;

(3) The URL or a detailed description of where the material that you claim is infringing is located;

(4) Your statement that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or applicable law;

(5) Your statement, under penalty of perjury, that the information in your notice is accurate and that you are the copyright owner or authorized to act on behalf of the copyright owner; and

(6) A physical or electronic signature of owner of the copyright at issue or person authorized to act on their behalf.

Our designated agent contact information is:

Service Provider: Take-Two Interactive Software, Inc.

Mailing Address: Take-Two Interactive Software, Inc.

110 W 44th Street New York, New York 10036

United States of America

Attention: DMCA Takedown Notice

Telephone: +1 (646)-536-2842

Email: copyright@take2games.com

Please note that under the DMCA, you may be liable for damages (including costs and attorney fees) if you knowingly misrepresent that material or activity is infringing. Please also note that the information provided in your copyright infringement notice may be provided to the person responsible for the allegedly infringing material.

7.3 Repeat Infringer Policy. If you repeatedly violate this Agreement, for instance by infringing our intellectual property rights, the Code of Conduct, or the rights of thirdparties, we reserve the right to take adverse action against you including, without limitation: suspending your access to some or all of the Services, Virtual Items and/or your Account; closing your Account in accordance with the termination provisions below; barring you form creating an Account or accessing the Services in the future; or taking appropriate legal action to enforce this Agreement or our other rights under applicable law.

8. UPDATES AND FEATURES.

8.1 Updates and Modifications. We may provide patches, updates, or upgrades to the Services. Virtual Items, or your Account Itat may be required to ontinue using the Services, including automatic or "in the background" updates without notice to you. Such updates are subject to this Agreement unless other terms are presented with the updates, in which case, those other terms are presented with the updates, in which case, those other terms are presented with the updates, and you icensed, obtained, or purchased any part of the Services, unless we have made claims regarding compatibility. We may from time to time, without additional cost you, modify, after, or susped, whicher is visited or drevice for which you licensed, obtained, or purchased any part of the Services. Virtual Items, and/or you Account, for a valid reasons include, without limitation: improvement of our Services, Virtual Items, or your Account, for a valid reasons, totaide, without intellectual provent or counter exploits, changes that are necessary due to a new technical environment or an increased or decreased number of users, suspected or actual Intellectual property infingement; changes in licenses we hold from third parties or other third-parties for interconnected with our Services, Virtual Item, or your Account, for a valid reasons, including and the actual Intellectual property infingent, changes in licenses we hold from third parties or other third-party compliance requirements; termination of agreements we with third-parties for whatevereason, discontinuance of the supply, by a third-party, of a service or frauture which is part or interconnected with our Services, Virtual Item, or your Account, changes or other string and licenses we hold from third parties or other third-parties for interconnected with our Services. Virtual Item, or your Account, changes or other third parties or other matring least, requirements, least, required to count, changes or service threas that ore services or ther third parties or other matring least, requi

8.2 Auto-Generated Players. As part of the Services, we may offer you the opportunity to play with your friends or other matched opponents. To ensure that you have available opponents at the right skill level, some of these matched opponents may be auto-generated, computer-controlled players that look and play like real people.

8.3 Availability. The Services, Virtual Items, Content, or your Account may be offered for a limited time, or may vary depending on your region or device. If you change regions, without prejudice to our portability obligations under applicable law and depending on your agreement with the applicable Digital Storefront, you may need to re-acquire certain Services, Virtual Items, or Content that you paid for or acquired in your previous region. Similarly, if you change regions, you may no longer be able to access certain Services, Content, or Virtual Items are prohibited by the applicable laws of depending on your previous region. Similarly, if you change regions, you may no longer be able to access certain Services, Content, or Virtual Items are prohibited by the applicable laws of the new region in which you are present.

8.4 Third Party Services. You may have the possibility via the Services, to accessor enable content, software, apps, products, websites, platforms, functionality, and services operated by third parties that are not part of Take-Two or otherwise under our control ("Third Party Services)". If you choose to access, transact with, enable, or otherwise interact with any such Third Party Services, and under such are directing the applicable third part of the mask or with revices available to you.

You are responsible for your dealings with third parties. When you use our Services to access Third Party Services, any applicable usage terms associated with the Third Party Services will govern your use of that Third Party Service. We do not endorse any Third Party Services made available or marketed on or through the Services. We do not license any intellectual property rights by our as part of any Third Party Services, and we are not responsible or liable to your or others for any Third Party Services are not license any intellectual property rights by our as part of any Third Party Services, and we are not responsible or liable to your or others for any Third Party Services or for the results, information, content, or interactions you may encounter while using them. Any concerns you have regarding the results, information, content, or interactions you may encounder while using such Third Party Services should be directed to the provider of such Third Party Services.

8.5 Internet-Based Services. The Services may require a connection to the internet via a wireless or cellular network and, as a result, may therefore receive certain standard information about the device, system, and software used by you to connect to the Services. Such information is collected and used by us in accordance with our Privacy Policy (http://www.take2games.com/privacy). You are solely responsible for the maintenance and reliability of your internet connection at your own cost and for any usage fees which may artise as a result of your access to the Services via any wireless or cellular network.

8.6 Third Party Advertising. Some of the Services may include advertisements for, or links to, third party websites, content, goods, promotions, or services ("Third Party Advertising"). We are not responsible for, nor control the content of, any Third Party Advertising, and the inclusion of such Third Party Advertising in the Services does not mean that we either endorse or approve of such Third Party Advertising or the websites, content, goods, promotions, services, or business practices of the third party providers of such Third Party Advertising.

9. YOUR RESPONSIBILITIES TO US.

You agree to defend, indemnify and hold harmless Take-Two from and against any and all direct liabilities, damages, losses arising out of or in connection with: (1) your breach of this Agreement; (2) any information or content provided by you that infringes the rights of a third party when used by us in accordance with this Agreement; and (3) your unlawful acts or omissions. We can assist, a durrow nexpense, in the defense of any matter subject to indemnification by you, and in such case, you agree to cooperate with us, and we will take reasonable steps to mitigate our losses. However, you are not required to indemnify Take-Two in respect of any liabilities, damages or losses arising out of or in connection with the negligent acts or omissions, fraud, or willful misconduct by Take-Two, Take-Two's officer's employees, contractors or agents, or to the extent you are not responsible for the breach.

You are solely responsible for any third party costs you incur to use the Services, Virtual Items or your Account.

10. TERMINATION.

You may stop using the Services, Virtual Items, or your Account at any time and terminate this Agreement by destroying or deleting all copies of any materials or software in your possession and/or by deleting your Account. In addition, you may request that we delete your Account, and your personal information, at any time in accordance with our Privacy Policy (http://www.take2games.com/privacy).

For any Services, Virtual Items, and/or Account provided to you for an indefinite period of time, we have the right to terminate this Agreement and your access to the Services, Virtual Items and your Account, or cease providing such Services, at any time for any reason in our sole discretion. If we have reasonable means to contact you and where practicable, we will try to inform you reasonably in advance of any such termination or cessation of Services taking effect. Where it is not practicable to inform you in advance, we will try to inform you promptly afterwards if your habitual residency is in Germany, the right of both parties to extraordinary termination for good cause shall remain unaffected. Good cause exists if the terminating party, taking into account all circumstances of the individual case and weighing the interests of both parties, cannot reasonably be expected to continue the contractual relationship until the agreer dermination or unit the expiry of a notice period.

We may immediately terminate or suspend your right to access any aspect of the Services, Virtual Items, Content, and/or your Account if you: breach this Agreement; use the Services, Virtual Items, or your Account fraudulently, illegaily or in any manner other than for its intended purposes, initiate any adverse proceeding against us, or if we are under a legal obligation to do so. If we decide to terminate or suspend your right to access some or all of the Services, Virtual Items, or your Account, we will try to inform you in advance of such termination or suspension unless the action is taken under a legal obligation that does not require us to inform you or if it is not practicable for us to do so.

You acknowledge and agree that if this Agreement is terminated (or we end your right to access any of the Services, Virtual Items, Content, or your Account in accordance with the terms of this Agreement), the licenses granted to you under this Agreement (or in respect of such Services, Virtual Items, Content, or Account) shall immediately terminate.

11. PHOTOSENSITIVE SEIZURE WARNING.

Avery small percentage of individuals may experience epileptic seizures when exposed to certain light patterns or flashing lights, including some of the visual effects that appear in certain video games. Symptoms may even be experienced by individuals with no history of epilepsy or photosensitivity outly ou or anyone in your family have an epileptic or photosensitivity condition, please consult your physician before playing any of our video games.

If you experience any of the following symptoms while playing any of our video games, immediately discontinue use and consult your physician before resuming play: dizziness, altered vision, eye or muscle twitches, loss of awareness, disorientation, any involuntary movement, or convulsions.

12. MISCELLANEOUS.

12.1 General. This Agreement, together with any documents or policies linked to herein, is the entire agreement between you and us for your use of the Services (including Virtual lens and your Account). It supersedes any prior written agreements between you and us regarding your use of the same. You agree that we may assign this Agreement, in whole or in part, at any time. If our assignment leads to a change of us as the contracting party, you have the right to terminate this Agreement. The virtual residence is in Germany, the preceding sentence does not apply to any monetary claims you may have against us which arise from this Agreement. If any provision of this Agreement any rights to use the services. Writual lens, or your Account. If your habitual residence is in Germany, the preceding sentence does not apply to any monetary claims you may have against us which arise from this Agreement. If any provision of this Agreement and lether be reformed only to the extent necessary to make it enforceable or ramved from the Agreement entirely and the remaining provisions of this Agreement face. Sections 1, 21, 22, 2, 3, 4, 5, 6, 8 – 15 and those that by their nature apply after this Agreement ends will survive any termination or cancellation of this Agreement. Either party may disclose information related to this Agreement or use of the Services as necessary to satisfy any law, regulation, legal process, or governmental request. 12.2 Export Laws You must comply with all applicable domestic and international export laws and regulations (which may be amended from time to time) that apply to the Services. Virtual Items, or your Account, which include restrictions and estimations, users, and use You agree not to use, export, re-export, download, or otherwise transfer any part of the Services, Virtual Items, or your Account into (or to antional or resident of) any country to which the U.S. has embargeed goods, or to anyone on the U.S. Treasary Department's Istof Specially Designated Nationals and Blocked Persons list and other sanctions lists administered by the Office of Foreign Assets Control (OFAC). You represent and warrant that you are not to cated in, under the control or, or a tational or resident of an embargeed country and that you are not a Specifically Designated National or Blocked Person.

13. CONTACT US.

If you have any questions or concerns about the Services, Virtual Items, your Account, or this Agreement, please visit Take-Two's Customer Support (http://www. take2games.com/support) and submit a support ticket. Take-Two's Customer Support (http://www.take2games.com/support) provides a single point of contact for you to communicate with Take-Two.

Law enforcement, regulators, national authorities, and trusted flaggers wishing to contact Take-Two must visit Take-Two Law Enforcement (http://www.take2games.com/ law-enforcement) and follow the instructions set out therein in order to correspond with, and provide effective service on, Take-Two Law Enforcement (http:// www.take2games.com/law-enforcement) provides a single point of contact for law enforcement, regulators, national authorities, and trusted flaggers to communicate with Take-Two and its legal representatives.

14. GOVERNING LAW, DISPUTES, AND LIABILITY: AU, CH, EEA, UK.

If you are habitually resident in Australia, Switzerland, the United Kingdom, or any territory in the European Economic Area, the terms of this Section 14 apply to your legal contract with Take-Two. If you habitually reside outside of these territories or jurisdictions, please see Section 15 below.

14.1 Governing Law and Jurisdiction. This Agreement shall be governed by, and construed under, the laws of your country of residence without regard to conflict of laws rules. The exclusive jurisdiction for all disputes will be the competent courts of your country of habitual residence.

14.2 Limitations of Our Liability. IN NO EVENT SHALL TAKE-TWO BE LIABLE TO YOU FOR ANY INDIRECT LOSSES OR DAMAGES OR FOR ANY BREACH OF ITS OBLIGATIONS DUE TO A FORCE MAJEURE EVENT, ARISING OUT OF OR IN CONNECTION WITH THE SERVICES OR THIS AGREEMENT. NOTHING IN THIS AGREEMENT IS INTENDED TO EXCLUDE ANY NON-EXCLUDABLE RIGHTS OR DAMAGES THAT CANNOT BE EXCLUDED UNDER APPLICABLE LAW, INCLUDING WITHOUT LIMITATION ANY LIABILITY FOR FRAUD, OR FOR DEATH OR ANY PERSONAL INJURY ARISING AS A RESULT OF OUR NEGLIGENCE.

If any applicable law provides that there is a guarantee in relation to any good or service supplied by us in connection with this Agreement, and our liability for failing to comply with that guarantee cannot be excluded but may be limited, then our liability for such failure is limited to (at our election), in the case of a supply of goods, us replacing the goods or supplying equivalent goods, repairing the goods, or providing you with a full or partial refund, or in the case of a supply of services, us supplying the services again, providing you with a refund for the unused portion or compensation for its reduced value.

15. GOVERNING LAW, DISPUTES, AND LIABILITY: UNITED STATES & REST OF WORLD.

If you are habitually esident in the United States or any territory other than Australia. Switzerland, the United Kingdom, or any territory in the European Economic Area, the terms of this Section 15 apply to your legal contract with Take-Two. If you habitually reside in Australia, Switzerland, the United Kingdom, or any territory in the European Economic Area, please see Section 14 above.

15.1 Governing Law and jurisdiction. This Agreement is entered into in the State of New York and shall be governed by, and construed under, the laws of the State of New York without regard to conflict of law rules. Except as other wise expressly set out in Section 15.5, the exclusive purisdiction for all disputes between you and Take-Two are the state and deteral courts located in New York County, New York, and you and Take-Two are the state and deteral courts located in New York County, New York, and you and Take-Two are the state and deteral courts located in New York County, New York, and you and Take-Two are the state and deteral courts located in New York County, New York, and you and Take-Two are the state and deteral courts located in New York County, New York, and you and Take-Two are the state and deteral courts located in New Take County, New York, and you and Take-Two are the state and deteral courts located in New York County, New York, and you and Take-Two are the state and deteral courts located in New York County, New York, and you and Take-Two are the state and deteral courts located in New York County, New York, and you and Take-Two are the state and deteral courts located in New York County, New York, and you and Take-Two are the state and the state of the state of the state and the state of the state and the

15.2 Warranty Disclaimer, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE SERVICES ARE PROVIDED TO YOU" ASIS, "ASAMALABLE - AND "WITHALL RAUTS". WITHER TAKE-TWO AND YIGHTAL STOREFORD TO RAMAN YO FOUR OF THEMRESPECTIVE OFFICERS, DIRECTORS, MANAGERS, EWELDVESS, AGENTS, OR LICENSORS MAKE ANY REPRESENTATIONS, WARRANTIES, PROMISES, OR GUARANTEES OF ANY KIND WHATS DEVERAS TO THESOFTWARE, CONTENT, THIRD PARTY SERVICES, OR OTHER SERVICES WILL BEACCURATE OR THE AUXIES, TO THEORY OF THE WILS. NEITHER TAKE-TWO NOR ANY DIGITAL STOREFRONT TWARRANT THAT THE SERVICES OR INHER PARTY SERVICES WILL BEACCURATE OR RELABLE, UNITIEMPTED, TIMELY, SECURE, ERROR FREE, OFFICEEV THINDS, STOTHE FOLLEST EXTENT PERMITTED BY YOURLOCAL LAW, TAKE-TWO AND EACH DIGITAL STOREFRONT DISICL ANM ANY IMPLIED WARRANT THAT. MERCHANTABUTY, FITHESSFOR A PARTICULAR PURPOSE, AND SATISFACTORY OWALTY.

15.3 Limited Hardware Warranty. We warrant to the original consumer purchaser of the Services that the physical storage media containing the Services (the "Goods"), if any will be free from defacts in metrial and workmanship for 90 days from the date of purchase under normal use. If the Goods are found to be defective within 90 days of the original purchase, we agree to replace, free of charge, the applicable defective Goods are to purchase under normal use. If the Goods are found to be defective within the applicable 90 day period, upon our receipt of the Goods (postage paid, with proof of the date of purchase), so long as the Goods are still being manufactured by us. If the Goods are not longer available, we reserve the right to substitute similar goods of equal or greater value. This warranty shall not apply if the claimed defect arises through abuse, misuse, misuse, mistedment, or neglect of the applicable Goods. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THIS WARRANTYES, LYERES OR IMPLIED.

Please contact our Customer Support (http://www.take2games.com/support) for assistance with the limited warranty above.

15.4 Limitations of Our Liability. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL TAKE-TWO OR ANY DIGITAL STOREFRONT BE LIABLE TO YOU FOR ANY INDIRECT, SPECIAL, INDIDENTAL, EXEMPLARY, CONSEDUENTIAL OR PUNITIVE LOSSES OR DAMAGES, OR DAMAGES FOR SYSTEM FAILURE OR MALFUNCTION OR LOSS OF PROFITS, DATA, USE, BUSINESS OR GOOD-WILL, ARISING OUT OF OR INCONNECTION WITH THE SERVICES OR THIS AGREEMENT, WHE THER ARISING IN CONTRACT, TORT, STRICT LIABILITY, STATUTE OR ANY OTHER LEGAL OF EOUTRABLE THEORY.

In the event you have any basis for recovering damages arising from the Services or a breach of this Agreement, you agree that your exclusive remedy is limited to recovery of direct damages and the maximum liability is limited to the greater of USD \$500 or the amount you have spent on the Services at issue in your claim in the 24 months preceding the date your claim arose. The limitations and disclaimers in this Agreement do not purport to limit liability or alter your rights as a user that cannot be excluded or limited under applicable law. With respect to this Agreement, any provisions concerning the exclusion or limitation of certain damages are not applicable in New Jersey with respect to punitive damages, loss of data, and loss of or damages to property.

15.5 Dispute Resolution: Binding Individual Arbitration; Waiver of Class Actions and Jury Trials. If you have an issue with the Services that cannot be resolved by contacting our Customer Support (http://www.take2games.com/support), this Section 15.5 (the "Arbitration Agreement") explains how you and Take-Two agree to resolve any Disputes by binding, individual arbitration, subject to limited exceptions described below.

PLEASE READ THIS SECTION CAREFULLY— IT AFFECTS YOUR LEGAL RIGHTS, INCLUDING YOUR RIGHT TO FILE A LAWSUIT IN COURT AND TO HAVE A JURY HEAR YOUR CLAIMS.

(1) Binding Individual Arbitration. You and Take-Two agree that. If not resolved through the informal negotiation process described below, any Dispute's between us shall be exclusively resolved by individual, binding arbitration under this Arbitration Agreement. Subject to the exclusions in Section 15.5(10), a "Dispute" means any dispute, caim, or controversy arising from or related to the Services, including those related to the formation, preach, termination, enforcement, scope, validity, or applicability of the Agreement or the Arbitration Agreement, or your rights under those agreements. All Dispute's are subject to the Arbitration Agreement regardless of whether they arose before or after you accepted the Agreement.

The arbitrator – not a federal, state, or local court, or government agency – shall have exclusive authority to resolve any Disputes, including those related to the interpretation, applicability, enforceability, or formation of this Arbitration Agreement, and any claim that all or part of the Arbitration Agreement is void or voidable. The arbitrator shall also have authority to determine all threshold arbitrability issues, including related to whether the Agreement or the Arbitration Agreement has been disaffirmed under applicability and any defense to arbitration indiring waver, delay, laches, or estoppel. The arbitrator may award the same remedies as a court could, buroin by the extern trequired to astistly the individual Dispute at issue.

(2) Class Action / Jury Trial Waiver. You and Take-Two each waive all rights to a trial by jury in any action or proceeding, inclussy you and Take-Two each waive all rights to participate in any propried class. Collective, representative, or consolidated action or proceeding. Unless you and Take-Two each waive all rights to participate in any propried class. Collective, representative, or consolidated action or proceeding. Unless you and Take-Two each waive all rights to a party is claims and may not other wise preside over any form of consolidated region more than one person's or party's claims and may not other wise preside over any form of consolidated, representative, or consolidated or joined with another person's or party's claims and may not charve the arbitrator will resolve your individual ploypute with Take-Two each waits and the Dispute, and that your Dispute cannot be consolidated or joined with another person's or party's claims. The arbitrator may not avair delifer specting any person other than that individual party seeking relief, but to the maximum extent permitted by applicable law only with respect to the individual party seeking relief. If any court or arbitration claims may not awair delifer respecting any person other than that individual party seeking relief. If any court or arbitration claims arbitration shall be deemed null and void in its entirety, and you and Take-Two each orbitration by populate.

(3) Applicability. Your Right o Dpt Out. This binding individual arbitration requirement will not apply to the extent prohibited by the laws of your country or state of residence. You have the right to opt out of this Abitration Agreement. You must notify us in writing within 30 days of the date that you first accept this Agreement ("Opt-Out Notice") unless a longer proid is required by applicable law.

Your Opt-Out Notice must be sent to:

Take-Two Interactive Software, Inc. ATTN: LEGAL DEPARTMENT — ARBITRATION OPT-OUT 110 West 44th Street, New York, New York, 10036

The Opt-Out Notice must include: (1) your till iname; (2) your mailing address; (3) your Account name, if you have one; and (4) a clear, signed statement that you do not agree to the Arbitration Agreement. You are responsible for ensuring our receipt of your Opt-Out Notice; you therefore may want to send your notice using a delivery method that provides you with a written receipt of delivery.

(4) Dispute Resolution Procedures. Except for claims brought under Section 15.5(10), any Dispute between you and Take-Two must be resolved through the following steps:

Step 1: Notice of Dispute. If you have a Dispute with us, you must send written notice of the Dispute ("Notice of Dispute") to us at the following address:

Take-Two Interactive Software, Inc. ATTN: LEGAL DEPARTMENT — NOTICE OF DISPUTE

110 West 44th Street,

New York, New York, 10036

To be considered complete, your Notice of Dispute must include the following information: (1)your name, (2) Account name or registered email address you use to access the Services, (3)your mailing address, (4) how to contact you, (5) what the problem is, and (6) what you want us to do about it.

If Take-Two has a Dispute with you, we will send our Notice of Dispute to your registered email address and any billing address you have provided us or, if these options are not available, to other reasonable contact information you have provided us.

Step 2: Informal Negotiation. To help us get to a resolution faster and reduce the costs for both parties, you and Take-Two agree to first attempt to informally negotiate any Dispute for at least 30 days. Those informal negotiations will start on the day you or Take-Two receive a written Notice of a Dispute.

Step 3: Binding Arbitration. If we cannot resolve the Dispute informally, the Dispute (except as set out in Section 15.5(9) and (10) below) will be resolved exclusively via binding individual arbitration conducted by the Judicial Arbitration Mediation Services, Inc. (https://www.jamsadr.com/) ("JAMS") subject to the terms in this Arbitration Agreement, the U.S. Federal Arbitration Act and federal arbitration aw.

(5) Demand for Arbitration. The party starting an individual arbitration must send JAMS a "Demand for Arbitration" (using the form available on its website), pay any applicable filing fee, and mail a copy of the Demand for Arbitration to the opposing party. If you have a Dispute with us, you must send a copy of your Demand for Arbitration to:

Take-Two Interactive Software, Inc. ATTN: LEGAL DEPARTMENT — DEMAND FOR ARBITRATION

110 West 44th Street,

New York, New York, 10036

Take-Two will send our copy of our Demand for Arbitration to your registered email address and any billing address you have provided us or, if these options are not available, to other reasonable contact information you have provided us.

(6) Individual Arbitration Procedure.

Rules. Individual arbitration between you and Take-Two will occur under the Streamlined Arbitration Rules and Procedures issued by JAMS as of the date of the Notice of Dispute (the "JAMS Rules") and as modified by this Arbitration Agreement. Please see www.jamsadr.com (http://www.jamsadr.com) for more information about JAMS and the JAMS Rules. You and Take-Two agree that the arbitration will be conducted in English and that the arbitrator will be bound by this Arbitration Agreement. Discovery and Evidence. Discovery in the arbitration shall be limited to the production of documents that are directly relevant to significant its uses in the case or to the case's outcome. The arbitrator shall make all determinations related to the admissibility or relevance of evidence under the Federal Rules of Evidence.

Dispositive Motions & Hearing Location. The arbitrator shall allow for dispositive motions. The location and method of the parties' appearance at the arbitration proceeding, if any, will be determined by the JAMS Rules.

Confidentiality. The arbitrator shall issue an order providing that the arbitration proceedings and all notices, pleadings, motions, discovery responses, testimony, and documents exchanged or filed related to such proceedings be kept strictly confidential.

Fees. The parties will bear any arbitration costs as determined by the JAMS Rules.

Decision & Award. The arbitrator (not a judge or jury) will resolve the Dispute. Unless otherwise agreed, any decision or award shall set forth the factual and legal basis for the award. The arbitrator shall be permitted to award only those remedies permitted by applicable law or in equity which are supported by credible relevant evidence as determined by the Federal Rlues of Evidence. Unless Take-Two repressiv consents, the arbitrator my not award relief against Take-Two respecting any person other than you. Any decision or award may be enforced as a final judgment by any court of competent jurisdiction or, if applicable, application may be made to such court for judicial acceptance of any award and an order of enforcement. The arbitrator's decision is final and binding on the parties, except for a limited review by courts under the U.S. Federal Arbitration Act and can be enforced like any other court or or judgment.

(7) Time Limit for Claims. To the extent permitted by applicable law, if a Dispute must be arbitrated, you or Take-Two must start arbitration of all Disputes within two (2) years of the events giving rise to the Dispute. If applicable law requires you to bring a claim for a Dispute sconer than two (2) years after the Dispute first arose, you must start arbitration in that earlier time period. Take-Two encourages you to tell us about a Dispute as one as possible so we can work to resolve it. Failure to timely engage in dispute resolution will permanently bar all claims.

(8) Non-Arbitrable Claims. Notwithstanding anything to the contrary herein, if the arbitrator may not legally adjudicate or award a particular legal or equitable claims remedy such claims remedy such claims must be triggated in a federal or state court of competent jurisdiction in New York County. New York and, if meritorious, such court may award the remaining remedy. To the extent any claims are allowed to proceed on a class, collective, considiated, group, or representative basis, such claims must be triggated in a federal or state court of competent jurisdiction in New York County. New York and, if meritorious, such court may award the remaining remedy. To the extent any claims are allowed to proceed on a class, collective, consolidated, group, or representative basis, such claims must be stayed in partice and a claims triggated claims fraing base dates and the arbitration of a sing of the extent of competent jurisdiction in New York County. New York and, if meritorious, such court shay award the remaining remedy. To the extent any claims are allowed to proceed on a class, collective, consolidated, group, or representative basis, such claims must be stayed pending the outcome of any individual claims remaining in arbitrator. In all cases described in this Section 15.5(8), the federal or state court shall be bound under the principles to claims or issue preclusion by the decision of the arbitrator. Such south state court may be removed to federal court by either party if permissible under applicable law.

(9) Exception - Mass Arbitration Procedure.

Mass Arbitration. A "Mass Arbitration" means 5 or more Disputes relating to the same or similar subject matter, which share common issues of law or fact, or in which the counsel or other organization representing the parties in such Disputes are the same, cooperating, or working in coordination. A "Mass Arbitration Dispute" means an individual Dispute that forms a part of a Mass Arbitration. Nothing in this Section shall be interpreted as authorizing a consolidated, representative, group, or class proceeding. Take-Two reserves all rights and defenses as to each and any Demand for Arbitration and claimant.

Rules for Mass Arbitration. Notwithstanding the parties' agreement to have all Disputes administered by JANS on an individual basis, you and Take-Two agree that if your Dispute is (or becomes) a Mass Arbitration Dispute. It shall not be governed by the JAMS Hules or administered by JAMS. Instead, Mass Arbitration Disputes shall be administered by JANS on and Governed by the New Era Rules. In effect when the Mass Arbitration Disputes and governed by the New Era Rules in effect when the Mass Arbitration Disputes are filed, excluding any rules that permit arbitration on a class wide basis (the "New Era Rules"), and this Arbitration Agreement. The New Era Rules are available at www. neweraadr.com/rules-and-procedures (https://www. neweraadr.com/rules-and-procedures), For clarity, the New Era Rules shall be modified by the terms of this Arbitration Agreement.

Batching of Mass Arbitration Disputes. To facilitate efficient resolution of Mass Arbitrations, after 60 Mass Arbitration Bisputes have been accepted related to a single Mass Arbitration (the "Unitial Batch"). New F a shall not accept any additional Demands for Arbitration related to such Mass Arbitration unit 60 days after the final resolution of all Beliwether Cases from the Initial Batch. The device scept any additional Demands for Arbitration related to such Mass Arbitration Disputes related to the ongoing Mass Arbitration may be accepted and resolved under the New Far Rules. Thereafter, any additional Mass Arbitration Disputes related to the ongoing Mass Arbitration may be accepted and resolved under the New Far Rules on the same terms as if such Mass Arbitration Disputes had been field and accepted as part of the Initial Batch. The delive in the accepted that the New Far Rules arbitration beculded when eculaded when eculaded when ecludein the relevant time limit to bring a Dispute under this Arbitration Argeement. Take-Two and the party to any Mass Arbitration Disputes be delayed under this provision may agree to wave the delay and include such Mass Arbitration Arbitration Disputes that been may agree to wave the delay and the Inicude such Mass Arbitration Arbitration Disputes to the same facility of the accepted process.

Severability for Mass Arbitration. If any court or arbitrator determines that this Section 15.5(9) is void or unenforceable for any reason, or if New Era declines to administer any Mass Arbitration Dispute as a Mass Arbitration, then the Arbitration Agreement shall be deemed null and void in its entirety, and you and Take -Two shall be deemed not to have agreed to arbitrate such Dispute.

(10) Exclusion from Arbitration. Notwithstanding the parties' decision for esolve all Disputes through binding individual arbitration, you and Take-Two may bring an action in state or federal court that only asserts any of the following claims: patent infringement or invalidity: copyright infringement (including, without limitation, based on use of the Services following a breach of, or termination of rights under, the Agreement), moral rights violations; trademark infringement, trade secret misappropriation; or computer fraud ad abuse. Either party to a Dispute may seek relief in a small claims court for any individual Disputes or claims within the scope of that court's jurisdiction, including by seeking to have an arbitration party and the moved to such small claims court on this basis.

(11) Limitation on Changes to Arbitration Provision. We may update this Agreement, including the Arbitration Agreement, at our discretion in accordance with Section 1.2. Notwithstanding any other provision of this Arbitration Agreement, if Take-Two changes any of the terms of this Arbitration Agreement after the date you first accepted the Arbitration Agreement (or accepted any subsequent changes to the Arbitration Agreement), you may reject the new changes. To reject the new changes to the Arbitration Agreement, you must notify us in writing within 30 days of the effective date of the changes you seek to reject, as indicated by the "Last Updated" date above. Your rejection notice must be sent to:

Take-Two Interactive Software, Inc. ATTM: LEGAL DEPARTMENT — REJECTION OF CHANGES TO ARBITRATION AGREEMENT 110 West 44th Street, New York, New York, 10036

The rejection notice must include (1) your full name; (2) your mailing address; (3) your user account name, if you have one; and (4) a clear, signed statement that you reject the changes to this Arbitration Agreement. For clarity, if you previously accepted the Arbitration Agreement your rejection of changes to the Arbitration Agreement does not mean that you opt out; you and Take-Two will still arbitrate any Dispute between you and Take-Two under the terms of the Arbitration Agreement you first agreed or the effective date of the last version of the Arbitration Agreement you capted las indicated by the "Last Updated" date above, whichever is later.

(12) Severability. Except as set forth in Sections 15.5(2) and (9), if any clause within this Arbitration Agreement is found to be invalid, unenforceable, or illegal, that clause or portion will be severed, and the remainder of this Dispute Resolution section will be given full force and effect.

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