OLG Mobile Application End User Licence Agreement Ontario Lottery and Gaming Corporation

INTRODUCTION

PLEASE CAREFULLY READ THE FOLLOWING OLG MOBILE APPLICATION END USER LICENCE AGREEMENT (THE "**MOBILE AGREEMENT**"). IT CONTAINS IMPORTANT INFORMATION ABOUT YOUR RIGHTS AND OBLIGATIONS, AS WELL AS APPLICABLE LIMITATIONS AND EXCLUSIONS, GOVERNING YOUR USE OF THE OLG MOBILE APPLICATION (THE "**APPLICATION**"). BY DOWNLOADING AND USING THE APPLICATION, OR CONTINUING TO USE THE APPLICATION, YOU AGREE TO BE BOUND BY AND COMPLY WITH THE TERMS AND CONDITIONS SET FORTH IN THIS AGREEMENT, AND THIS DOCUMENT WILL CONSTITUTE A LEGALLY BINDING AGREEMENT BETWEEN YOU AND THE ONTARIO LOTTERY AND GAMING CORPORATION ("**OLG**").

THE TERMS OF THIS MOBILE AGREEMENT SUPPLEMENT THE TERMS OF THE PLAYER AGREEMENT – TERMS AND CONDITIONS OF USE FOR OLG.CA (THE "**OLG TERMS**"), YOU MUST HAVE A VALID OLG ACCOUNT AND AGREE TO THE OLG TERMS, AS UPDATED, TO USE THIS APPLICATION. THE OLG TERMS CAN BE FOUND <u>HERE</u>. THE OLG TERMS APPLY TO A PLAYER OR PROSPECTIVE PLAYER'S USE OF OLG.ca, THE OLG INTERNET GAMING SYSTEM, AND THE APPLICATION. IN THE EVENT OF ANY CONFLICT OR INCONSISTENCY BETWEEN THE TERMS OF THIS MOBILE AGREEMENT AND THE OLG TERMS, THE OLG TERMS SHALL GOVERN TO THE EXTENT OF SUCH CONFLICT OR INCONSISTENCY. ALL CAPITALIZED TERMS NOT OTHERWISE DEFINED HEREIN SHALL HAVE THE SAME MEANING ASCRIBED TO THEM AS IN THE OLG TERMS.

IF YOU DO NOT AGREE TO THIS AGREEMENT, **DO NOT DOWNLOAD OR INSTALL THE APPLICATION AND YOU MAY NOT USE THE APPLICATION.**

DEFINITIONS

- 1. For the purposes of this Mobile Agreement, the following terms have the respective meanings specified below:
 - (a) "Casino-Style Game" means an electronic version of an OLG authorized Lottery Scheme that is typically made available in a casino, including slots, roulette, and blackjack, but does not include Lottery Games;
 - (b) "Lottery Game" means an OLG authorized Lottery Scheme which uses lottery tickets;
 - (c) "Lottery Scheme" has the same definition as found in the Criminal Code (Canada);
 - (d) **"Mobile Device**" means an electronic device designed for portable use that is capable of connecting to the internet and supporting the Application;
 - (e) "**Mobile Game**" means Casino-Style Games, Lottery Games, Free-To-Play and Pay-to-Play Games that are owned by or licensed to/by OLG, and have been optimized for use on a Mobile Device; and
 - (f) "You" or "Your" means the Player, Prospective Player, or any other user of the Application

as context requires.

GRANT OF LICENCE

- 2. Subject to the provisions of this Mobile Agreement and Your compliance with the OLG Terms, OLG grants You a limited, non-exclusive, personal, non-commercial, non-assignable, non-sublicensable, revocable, non-transferable, no-fee, licence to use the Application only in Ontario for the purposes of:
 - (a) registering for an OLG.ca account;
 - (b) accessing and playing Mobile Games through your Mobile Device;
 - (c) purchasing digital Lottery Game tickets;
 - (d) accessing and managing aspects of your Player Account on your Mobile Device, including viewing your transaction history, prize payments, payment methods, Lottery Game transaction history, and player profile;
 - (e) Managing your play status and accessing responsible gambling functionality, including My PlayBreak;
 - (f) adding and withdrawing funds to/from your Player Account;
 - (g) checking numbers on an OLG issued Lottery Game to determine whether Your ticket entitles You to a prize;
 - (h) checking the winning numbers for OLG authorized Lottery Games;
 - (i) accessing web-based functionality available through Your Player Account on OLG.ca, including prize claim functionality for Lottery Games;
 - (j) checking the balance of an OLG gift card;
 - (k) finding the location of an OLG location, including authorized lottery retailers, the OLG prize centre, and OLG authorized casino gaming and charitable gaming sites;
 - (I) viewing jackpot information for OLG authorized Lottery Games;
 - (m) providing OLG with feedback on products and services;
 - (n) setting and receiving reminders regarding OLG's authorized Lottery Games; and
 - (o) any other functionality contemplated by the OLG Terms, as updated from time to time.

RESTRICTIONS AND LIMITATIONS OF USE

- 3. You may only use the Application for the purpose set forth in Section 2 above. You agree that:
 - (a) You will only use the Application on Mobile Devices that You own or control;
 - (b) You will only play Lottery Schemes on this Application in the province of Ontario, Canada;
 - (c) You will not authorize any other person to access Your Player Account through this Application;

- (d) You must be 19 years of age or older to access Casino Style Games through the Application;
- (e) You Must be 18 years of age or older to access Lottery Games through the Application;
- (f) You will ensure that any person that accesses the Application on Your Mobile Device is of age, as provided for in Sections 3(d)-(e), above;
- (g) You must have a valid Player Account in order to use certain features of this Application;
- (h) You will log out of and delete the Application from Your Mobile Device(s) before You sell, dispose of, lend, or otherwise transfer Your Mobile Device(s);
- (i) The Application, including any associated written materials, graphics, logos, Mobile Games, or documentation, is the property of OLG or its licensors. You agree to protect the Application from any unauthorized use, reproduction, distribution, or publication in an electronic or physical form;
- (j) You will not distribute or make the Application available over a network where it could be used by multiple devices;
- (k) You will not copy, enhance, decompile, reverse engineer, disassemble, attempt to derive the source code of, modify, or create derivative (or substantially derivative) works of the Application or any part thereof;
- (I) You will not lease, transfer, assign, lend, sublicense, sell, disseminate, broadcast, transmit, or otherwise distribute the Application in any form or by any means, or otherwise transfer, assign, manipulate, or grant any rights of use or any other rights in respect of the Application, or any part thereof, or any information contained therein to any other party;
- (m) You will not remove or otherwise use any copyright, trademark, logo, product or service name, or other proprietary notice from any portion of the Application;
- (n) You will not link to, mirror, or frame any part of this Application;
- (o) You will not attempt to gain unauthorized access to or impair any aspect of the Application or its related networks;
- (p) You will not pledge, hypothecate, alienate, or otherwise encumber the Application to any other party;
- (q) You shall not use any software that could in any way provide You with an unfair advantage over other users of the Application (including, by way of example, "bots", artificial intelligence, machine learning software, opponent profiling software, automatic betting software, viruses, worms or malware);
- (r) You shall not cheat, take advantage of, or exploit the Mobile Games or Application in any manner;
- (s) Malfunction of the Application or any Mobile Game voids all pays and plays;
- (t) An intentional violation of this Mobile Agreement may result in voiding Your winnings, at OLG's sole discretion;

- (u) You must have location services enabled in order to use certain features of the Application; and
- (v) You will not install the application on a Mobile Device that has been customized to allow the user root access or is "jail-broken" or otherwise has been configured to circumvent security controls of geo-location identification features.
- 4. All rights and privileges not expressly granted by OLG to You related to the Mobile Application are hereby reserved by OLG and its suppliers, subcontractors, and service providers as applicable. Except for the limited licence to use granted herein, You are granted no other rights with respect to the Application and all other rights in the Application are reserved for OLG's use or other disposition. There are no implied rights granted to You in this Mobile Agreement.

USE OF INFORMATION

- 5. ANY LOTTERY GAME INFORMATION FOUND ON OR DERIVED THROUGH USE OF THIS APPLICATION, INCLUDING, BUT NOT LIMITED TO, LOTTERY GAME WINNING NUMBERS, LOTTERY GAME JACKPOT AMOUNTS, THE TICKET CHECKER TOOL WITH ASSOCIATED MESSAGES, AND OLG AUTHORIZED RETAILER LOCATIONS (THE "**INFORMATION**") IS NOT OFFICIAL AND MAY CONTAIN INACCURACIES, TECHNICAL ERRORS, OR TYPOGRAPHICAL ERRORS. THE INFORMATION IS PROVIDED FOR INFORMATIONAL PURPOSES ONLY AND YOU SHOULD NOT RELY UPON IT FOR ANY REASON WHATSOEVER.
- 6. Certain Information related to Lottery Games must be verified by You at either an OLG authorized retailer using an in-store ticket checker, at the OLG Prize Centre, through the OLG support centre, or an OLG authorized satellite Prize Centre. OLG makes no representation or warranty, either express or implied, as to the accuracy or completeness of the Information provided, and disclaims all responsibility thereto.
- 7. WITHOUT LIMITING THE FOREGOING, UNLESS OTHEREWISE SPECIFIED BY OLG IN ITS SOLE DISCRETION, THE INFORMATION CANNOT BE RELIED UPON FOR PRIZE CLAIM PURPOSES. IN THE EVENT OF ANY DISCREPANCY BETWEEN THE INFORMATION AND OLG'S OFFICIAL INFORMATION (AS DETERMINED BY OLG IN OLG'S SOLE DISCRETION), OLG'S OFFICIAL INFORMATION SHALL GOVERN.

THIRD-PARTY ACCESS AND UNAUTHORIZED USE OF YOUR PLAYER ACCOUNT

- 8. The licence to use the Application granted to You through this Mobile Agreement is for Your personal use only. You are fully responsible for any breach of this Mobile Agreement or the OLG Terms, as updated, by You or any other person using the Application.
- 9. You are responsible for all activities that occur on Your Player Account (through the use of the Application or otherwise) including for payment of all charges generated through the use of the Application. OLG may change, restrict, or remove access to the Application and/or Your Player Account without prior notice. You agree to notify OLG of any unauthorized use of Your Player Account or any other breach of security by contacting the Player Support Centre at 1 (855) 978 7529.
- 10. OLG maintains this Application only as a service to its legitimate customers within Ontario. OLG does not sell or authorize the availability of Mobile Games outside Ontario. Nothing in this Application is intended to promote, advertise or publish lotteries, Lottery Games, Casino

Games, or other Lottery Schemes outside of Ontario.

11. YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT ANY CHARGES INCURRED ON YOUR PLAYER ACCOUNT THROUGH THE APPLICATION (WHETHER ON YOUR PERSONAL MOBILE DEVICE OR OTHERWISE) REMAIN YOUR SOLE RESPONSIBILITY. IN NO EVENT WILL OLG BE RESPONSIBLE TO REIMBURSE YOU FOR CHARGES INCURRED OR FOR ANY LOSSES WHATSOEVER INCURRED DUE TO AUTHORIZED OR UNAUTHORIZED ACCESS TO YOUR PLAYER ACCOUNT THROUGH THE APPLICATION.

TERM AND TERMINATION

- 12. The term of this Mobile Agreement will commence immediately upon You downloading or using the Application and shall continue in perpetuity or until such time as the Application is removed (by You or OLG) from Your Mobile Device, or OLG, in its sole discretion, terminates this Mobile Agreement, discontinues the Application, or deactivates Your Player Account in accordance with the OLG Terms. Terms that, by their nature, are meant to survive the termination of this agreement shall continue in full force and effect.
- 13. Your access and use of the Application may be terminated or restricted by OLG without liability to OLG or notice to You at any time and for any reason. Furthermore, Your rights under the Mobile Agreement to use the Application may terminate automatically without notice from OLG if You fail to comply with any term(s) of this Mobile Agreement or the OLG Terms. Upon such termination You shall cease all use of the Application, and destroy all copies, full or partial, of the Application.

DATA AND NETWORK ACCESS AND DEVICE COMPATIBILITY

- 14. You remain responsible for obtaining the data network access necessary to use the Application. Your mobile network's data and messaging rates and fees may apply if You access or use the Application from a Mobile Device, and You shall be solely responsible for such rates and fees.
- 15. You are responsible for acquiring and updating compatible hardware or devices necessary to access and use the Application and any updates thereto. OLG does not guarantee that the Application or any portion thereof will function on any particular Mobile Device, mobile operating system, or otherwise with Your chosen software or mobile operating system. The Application may be subject to malfunctions, delays, or errors due to, among other things, a Player's Mobile Device or internet connection, and OLG is not responsible for any such malfunction, delay, or error or any loss, loss of chance, or any losses or damages whatsoever arising therefrom. Malfunction of any sort voids all pays and plays except at OLG's discretion. For the avoidance of doubt, any errors arising from any of the aforementioned is subject to the provisions governing errors and unavailability as found in the OLG Terms.
- 16. From time to time, OLG may provide updates, upgrades, patches, bug fixes, and other modifications to improve the Mobile Application and related services (each, a "**Patch**"). You acknowledge and agree that you may be required to consent to, download, and install such Patches to continue your use of the Mobile Application.

INTELLECTUAL PROPERTY RIGHTS

17. OLG and its licensors retain title to and ownership of all rights (including copyright, trade-mark,

patent, trade secrets, and all other intellectual property rights) in and to the Application, including any associated written materials, graphics, logos, or documentation. Other than the limited licence granted to You in this Agreement, You have no other rights in or to the Application. All rights not expressly granted to You are reserved to OLG and its licensors. The Application may contain, or may later contain, other proprietary notices and copyright information, the terms of which must be observed and followed.

18. OLG is the owner or licensee of all the copyright, trademarks, and other intellectual property rights in, to and in respect of the Application, the Mobile Games, and the internet gaming and mobile application and associated systems, including the content of the foregoing, the Mobile Games and any written communications that are sent to Players by or on behalf of OLG. You shall not be deemed to be granted or to receive any rights in or to any OLG IP Rights except to the extent specifically contemplated in, and subject to the terms and conditions of, the Mobile Agreement and the OLG Terms.

PRIVACY

- 19. Your use of the Application is subject to, and OLG's collection and use of any personal information for the purposes of this Application is governed by, the OLG.ca Privacy and Cookie Policy, which contains information related to OLG's collection and use of personal information. The full text of the OLG Privacy and Cookie Policy can be found <u>here</u>:
- 20. This Application uses Google products, including Google Analytics, Google Firebase, and Google Optimize, which are analytics services provided by Google, Inc. ("**Google**").
 - (a) Google Analytics and Google Firebase uses files placed on Your Mobile Device to help the Application analyze how You use the Application. This information, including anonymous location information, will be used by OLG for the purpose of evaluating Your use of the Application, compiling reports on Application activity for Application publishers, and providing other services relating to Application activity. The information generated by Google Analytics regarding Your use of the Application may be transmitted to and stored by Google on servers in the United States.
 - (b) For more information on Google Analytics' privacy policy, visit http://google.com/analytics/. For more information on how Google uses data when using the Application, see <u>www.google.com/policies/privacy/partners/</u>.
 - (c) If You wish to opt-out of the use of Google products through the Mobile Application, you must either (i) uninstall the Application and cease its use; or (ii) adjust your Mobile Device settings (if available) to opt-out of Google analytics.
- 21. By using this Application, You expressly consent to the collection, processing and use of data about You by Google and OLG in the manner and for the purposes set out above. OLG may collect, use and store Your Mobile Device ID and IP address in accordance with the Privacy and Cookie Policy. OLG may match IP addresses or Device identification to identifiable individuals, including if required by law to do so, if OLG is investigating detected or suspected security breaches or other illegal behavior, and OLG needs to do so in order to carry out the investigation, or for any other purpose described in the Mobile Agreement, as applicable. In addition, your Device ID is recorded and stored when You request to receive notifications.

- 22. When You use the Application without registering for a Player Account or without logging into Your Player Account, OLG collects Your internet protocol (IP) address, the ticket numbers submitted, your physical location, your Player identification information, the date and time of requests, HTTP data, and other technical and traffic information regarding Your use of the Application while You remain anonymous to help prevent inappropriate use of the Application and for fraud prevention and security monitoring purposes. OLG will not seek to match such information to identifiable individuals, unless OLG is required by law to do so or OLG is investigating detected or suspected security breaches, fraud, or other illegal behavior or unauthorized use, and OLG needs to do so in order to carry out the investigation. Use of the Application with your Player Account shall also be governed by OLG's Privacy and Cookie Policy as linked in Term 19 of this Agreement.
- 23. Your location may be used when You access the store locator feature of the Application or for logging in (including periodic confirmations of your location) and using your Player Account (including the use of location services). However, before the Application can use this function, Your Device's operating system may ask if You want to allow the Application to use "Location Services" (or a similar service) before the Application will be allowed to access this information. The location used by the store locater function will not be retained by the Application.

PLAYSMART

24. OLG is committed to supporting Players to make responsible and informed gambling choices and offers a variety of play management tools to help Players manage the money and time they spend gambling. You can find further information about the responsible gambling tools that are available on the Application in OLG's Responsible Gambling and and My PlayBreak Policy (formerly known as OLG's Responsible Gambling and Self Exclusion Policy) for Internet Gaming.

OTHER INFORMATION

25. Official Game Conditions for Casino Style Games and Lottery Games, official lists of winning numbers, results, odds and prize breakdowns, and the Rules and Regulations Respecting Lotteries and Lottery Tickets, the OLG Rules Respecting iGaming Lottery Games and, where applicable, Interprovincial Lottery Corporation ("ILC") (collectively, the foregoing is included as part of OLG's "Official Information"), supersede any information on this Application to the extent of any inconsistency. The foregoing are available from OLG and in some cases through its authorized retailers and may be changed from time to time and without notice by OLG, ILC, or their authorized agents as applicable.

WARRANTY, INDEMNITY, AND LIMITATIONS OF LIABILITY

26. <u>DISCLAIMER</u>: THE APPLICATION IS PROVIDED "AS IS" AND "AS AVAILABLE". THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, ASSOCIATED WITH THIS APPLICATION. OLG MAKES NO EXPRESS REPRESENTATIONS OR WARRANTIES, AND DISCLAIMS ALL OTHER REPRESENTATIONS, WARRANTIES, AND CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, CONTINUED AVAILABILITLY OF THE APPLICATION, ACCURACY OF INFORMATION, TITLE OR NON-INFRINGEMENT, OR THAT THE APPLICATION IS OR WILL BE COMPLETE OR FREE OF ERRORS, VIRUSES, BUGS, PROBLEMS, OR OTHER LIMITATIONS OR WILL BE OPERATED WITHOUT INTERRUPTION. YOU AGREE THAT YOU DOWNLOAD THE APPLICATION AT YOUR OWN RISK AND ASSUME THE RISK OF COMPUTER VIRUSES OR OTHER MALICIOUS PROGRAMS. NO VERBAL OR WRITTEN INFORMATION PROVIDED BY OLG OR ITS AUTHORIZED AGENTS WILL CREATE A WARRANTY OR IN ANY WAY INCREASE OLG'S LIABILITY, AND YOU WILL NOT RELY ON SUCH INFORMATION.

27. In addition to any indemnity contained in the OLG Terms, You agree that You will indemnify and hold harmless OLG, its affiliates, the Alcohol and Gaming Commission of Ontario ("**AGCO**"), the Government of Ontario, and all of their respective officers, directors, employees, agents, content providers, representatives, successors and assigns from all fines, costs, actions, claims, losses, damages, demands, expenses, orders and judgments, including reasonable legal fees arising out of or relating to Your: (i) breach of any term of this Agreement or the OLG Terms; or (ii) use of the Application in a manner other than as permitted by this Agreement.

THIRD PARTY SERVICES

28. The Application may enable access, or provide links, to OLG's and/or third parties' websites and services. Your use of these websites or services may require Internet access and that You accept additional terms of service. OLG does not endorse the information contained on any third -party web sites or make any representations, warranties, conditions or guarantees about any such third party websites or services. The content in any linked third -party website is not under OLG's control, and if You choose to access any such web site, You do so entirely at Your own risk.

APPLE USERS

- 29. Sections 30-33 apply only to those users that use the Mobile Application on an Apple Device.
- 30. Subject to Section 33, You agree that this Agreement is between You and OLG only. Apple Inc. ("**Apple**") is not responsible for the content of the Application or the iGaming System. Apple is not responsible for providing any maintenance or support services with respect to the Application, and Apple has no obligation whatsoever to furnish any maintenance and/or support services with respect to the Application. Notwithstanding the foregoing, in the event of any failure of the Application, You shall be entitled to notify Apple of such failure, and Apple may, at its discretion, refund you the purchase price of the Application (if applicable), and Apple shall have no other obligation with respect to the Application.
- 31. Subject to sections 26 and 27, OLG, not Apple, is responsible for addressing any claims related to the Application including, but not limited to, (i) product liability claims; (ii) any claim that the Application fails to conform to any applicable legal or regulatory requirement; (iii) any claims arising from consumer protection or similar legislation; and (iv) any third-party claim related to infringement of intellectual property rights.
- 32. In addition to the other requirements of this Agreement, You represent and warrant to OLG and Apple that you are located in Ontario, Canada, and will not use the Application in a country that is subject to an embargo or has been designated as "terrorist supporting" by the government of the United States and that You are not listed on any list of prohibited or restricted parties of the government of the United States.
- 33. You acknowledge and agree that Apple, and Apple's subsidiaries, are third party beneficiaries of this Agreement, and that, upon acceptance of the terms and conditions of the Agreement, Apple will have the right (and will be deemed to have accepted the right) to enforce this

Agreement against You as a third-party beneficiary thereof.

GENERAL

- 34. OLG may, in its sole discretion, amend, change, modify, suspend, or terminate this Mobile Agreement at any time and for any reason without any liability to OLG or notice to You or any other party. Notwithstanding the foregoing, OLG shall make reasonable efforts to notify you of any changes to this Mobile Agreement. Amendments to this Mobile Agreement will be made effective upon OLG's posting of the updated Mobile Agreement. Your continued access or use of the Application after such posting constitutes Your consent to be bound by the updated terms of the Mobile Agreement. You may be required to explicitly agree to a new agreement prior to Your continued use of the Application.
- 35. If/when this Mobile Agreement is changed, modified, and/or amended, the revised Mobile Agreement will be accessible on the Application. You are responsible for periodically viewing this Mobile Agreement to review the applicable terms and conditions.
- 36. OLG may, in its sole discretion, change, modify, replace, suspend, or terminate all or part of the Application at any time, for any reason, and without any liability to OLG or notice to You or any other party. In the event of any of the foregoing, You may be required to agree to a new agreement prior to Your continued use of the Application.
- 37. This Agreement and the licence to use granted hereunder will apply to any upgrades provided by OLG that replace and/or supplement the original Application, unless such upgrade is accompanied by a separate licence in which case the terms of that licence will be applicable.
- 38. This Agreement and Your use of this Application will be governed by the laws of the province of Ontario and the federal laws of Canada applicable therein, but expressly excluding any conflict of law rules which would lead to the application of the law of any other jurisdiction. You agree that any dispute must be resolved before the Courts of the province of Ontario, and You hereby irrevocably attorn to the exclusive jurisdiction of those Courts.
- 39. This Agreement together with the OLG Terms, Official Information, and all other OLG policies, terms or conditions, and Bonus Fund Terms, form the complete and entire agreement between You and OLG with respect to Your use of this Application and its content and supersedes all prior agreements, whether written, oral or otherwise, between You and OLG with respect to Your use of the Application and its content.
- 40. The article and paragraph headings used herein are for convenience only and are not a part of this Agreement and will not be used in construing it.
- 41. Where the context permits, the singular includes the plural, and the masculine includes the feminine and vice versa.
- 42. If any portion of this Mobile Agreement is held to be invalid under any applicable rule of law, then such provision will not apply to the extent of such invalidity and such invalidity will not affect other provisions hereof which can be given effect without the invalid provisions, and to this end, the affected provisions hereof are declared to be severable. The foregoing notwithstanding, such invalid provision will be construed and enforced (to the fullest extent permissible under applicable law) in accordance with the original intent as herein expressed.
- 43. Failure by OLG to exercise promptly any right granted herein, or to require strict performance of any obligation imposed hereunder, will not be deemed a waiver of such right unless made

in writing by OLG, and no waiver will be deemed a continuing waiver unless it is expressly stated to be a continuing waiver.

- 44. OLG retains the right to assign, transfer or sublicense all or any part of this Agreement to any person or entity at any time without notice to You. You may not assign, transfer or sublicense this Agreement to any third party without the prior written consent of OLG.
- 45. All provisions which, either expressly or by their nature, should survive the expiration or termination of this Agreement will so survive.
- 46. No amendment, supplement, modification or waiver of this Agreement will be binding on OLG unless executed in writing by OLG to be bound thereby.
- 47. It is the express wish of the parties that this Agreement and all related documents be drawn up in English. C'est la volonté expresse des parties que la présente convention ainsi que les documents qui s'y rattachent soient rédigés en anglais.

For More Information Contact Player Support at 1 855 978 7529