Jessica Shaw Games and affiliates Terms and Conditions

VERSION: 1.0

DATE OF LAST UPDATE: April 2, 2024

These Terms and Conditions form a binding legal agreement between you and us and apply to your use of any of our games provided or our Platform in any way, through any electronic device (web, mobile, tablet or any other device).

Please note that these terms and conditions include a provision waiving the right to pursue any class, group or representative claim and requiring you to pursue past, pending, and future disputes between you and us through individual arbitration unless you opt out within the specified time frame. see clause 24 for more information.

You must read these Terms and Conditions carefully in their entirety before typing, "I Agree" for acceptance. By typing "I Agree" for acceptance during the messaging process, or by accessing the Games or having an account created for you, you confirm that you have read and agree to be bound by these Terms and Conditions, which include and are inseparably linked to our Privacy Policy, Responsible Social Gameplay Policy, Sweeps Rules, Customer Acceptance Policy and other game-specific or promotion-specific terms relevant to your Participation. If you do not agree with any provision of these Terms and Conditions or any other linked policy, rules or terms you may not install or use the Platform or play any Game.

The games and platform do not offer real money gambling, and no actual money is required to play. Only players in the United States (excluding the states of Idaho, Michigan, Montana and Washington) and Canada (excluding Quebec) are eligible to enter the sweepstakes. By agreeing to these terms and conditions, you are agreeing that you are not located in an aforementioned state/territory. Please refer to clause 1.1 of the Sweeps Rules to check your eligibility. You can request redemption of any prizes by messaging us on one of our Jessica Shaw Games affiliated Facebook pages. Where you redeem prizes for gift cards, such prizes will be allocated to the email address that you specify when messaging us for redemption, and if this is not technically possible, then to an alternative email address you have designated. Where you redeem prizes for cash, such prizes will be paid to the payment medium from which you purchased our artwork, and if this is not technically possible, then through an electronic payment method that we are able to provide.

1. DEFINITIONS

Collective Arbitration means any claim as part of a class, group, collective, coordinated, consolidated, mass, or representative proceeding.

Content means text, graphics, user interfaces, visual interfaces, photographs, trademarks, logos, sounds, music, artwork, computer code and other material used, displayed or available as part of the website. Content includes the digital artwork that is sold.

Account/Player Account means an account held by a customer.

Excluded Territory means the states of Washington, Michigan and Montana in the United States, as well as any outlying U.S. territories or possessions, the province of Quebec in Canada, and any other jurisdiction outside of the United States and Canada.

Fraudulent Conduct means any of the conduct described in clause 11.1.

Game means any one or more Game(s) available on the third party gaming platforms.

We reserve the right to add and/or remove Games from the platforms (including limiting their availability in certain jurisdictions) at our sole discretion for any reason.

Artwork or Digital Artwork means any digital or physical art that is sold by Jessica Shaw Games. Artwork has no monetary value and cannot under any circumstance be redeemed for prizes. Inactive Account means an account which has not recorded any log in or log out for a period exceeding 60 consecutive days.

Merchandise means any physical goods provided to you by Jessica Shaw Games or an affiliated Facebook page as a reward or as a competition or tournament prize.

Participate means playing any 3rd party games or using our Platform in any manner whatsoever, including any of the conduct described in clause 3.

Payment Administration Agent means the service provided through any related body corporate, affiliate, or third party we appoint to act as our agent.

Payment Medium means any card, online wallet, financial/bank account or other payment medium used to purchase Artwork.

Platform means the services provided through any URL or Facebook Page belonging to, or licensed to, Jessica Shaw Games, and branded as part of the "Jessica Shaw Games" family of games, including the website located at

https://www.jessicashawgames.com, and all subdomains, subpages and successor sites thereof, as well as all features, tools and services available thereon.

Player or you means any person who Participates, whether or not a Registered Customer.

Player Support Team performs the player support function referred to in section 39(1) of the Player Protection Directive.

Prizes means prizes won when playing 3rd party Games which are redeemable for valuable prizes in accordance with the Sweeps Rules.

Promotional Play means participation in our sweepstakes promotions by playing any 3rd party games on the Platform with Credits.

Registered Customer means a Player who has successfully had an account created for them on one of our affiliated Facebook Pages, whether that account is considered active or not.

Credits means sweepstakes entries subject to the Sweeps Rules. We may give you Credits free of charge when you sign up to a Platform, as a bonus when you purchase Artwork or via each of our free alternative methods of entry as set out in the Sweeps Rules. You may win more Credits when you Participate in Promotional Play. YOU CANNOT PURCHASE Credits.

Sweeps Rules means the Sweeps Rules available on the Platform.

Terms and Conditions means these terms and conditions, as amended from time to time.

Third Party Website means a third party website not controlled by us.

Third Party Games(s) means a third party website/application of which player accounts are created on, and of which credits are loaded into for Promotional Play. Jessica Shaw Games does not own or control any of the third party games used for Promotional Play.

2. LICENSING AND THE PROTECTION OF FUNDS

- 2.1. The sweepstakes games offered by Jessica Shaw Games are operated by 3rd party gaming manufacturers.
- 2.2. The Prizes offered by Jessica Shaw Games are operated by Jessica Shaw Games
- 2.3. Funds equal to the aggregate value of Prizes which Registered Customers have chosen to leave unredeemed are held by Jessica Shaw Games in accounts separate from its business account. This means that steps have been taken to protect such funds, but that in the event of insolvency there is no absolute guarantee that any Prizes which you have not yet redeemed will be allocated or paid to you.

3. YOUR PARTICIPATION

Restrictions

- 3.1. You declare and warrant that:
- (a) you are over 18 years of age or such higher minimum legal age of majority as stipulated in the jurisdiction of your residence and are, under the laws applicable to you, legally allowed to participate in the Games offered on the Platform;
- (b) WHEN PARTICIPATING IN:
- i. PROMOTIONAL PLAY, YOU DO NOT RESIDE IN OR ACCESS THE PLATFORM FROM THE EXCLUDED TERRITORIES OR STATES
- (c) you participate in the Games strictly in your personal capacity for recreational and entertainment purposes only;
- (d) you participate in the Games on your own behalf and not on the behalf of any other person;
- (e) all information that you provide to us during the term of validity of these Terms and Conditions is true, complete and correct, and you will immediately notify us of any change to such information:
- (f) money that you use to purchase Artwork is not tainted with any illegality and, in particular, does not originate from any illegal activity or source, or from ill-gotten means;
- (g) you will not purchase Artwork from a business or corporate account, but only an account held in your name;
- (h) you will not be involved in any fraudulent, collusive, fixing or other unlawful activity in relation to your or third parties' participation in any of the Games and you will not use any software-assisted methods or techniques (including but not limited to bots designed to play automatically) or hardware devices for your participation in any of the Games. We reserve the right to invalidate any participation in the event of such behavior;
- (i) in relation to the purchase of Artwork, you must only use a valid Payment Medium which lawfully belongs to you; and
- (j) you will not sell or trade for value, or seek to sell or trade for value, or accept as a sale or trade for value, any Merchandise provided to you by Jessica Shaw Games or an affiliated Facebook page.
- 3.2. ARTWORK PURCHASES MADE FROM WITHIN THE STATES OF WASHINGTON, MICHIGAN AND MONTANA IN THE UNITED STATES OF AMERICA ARE SUBJECT TO BE VOIDED AND REFUNDED, MINUS AN ADMINISTRATIVE FEE OF UP TO 10% OF THE TOTAL PURCHASES MADE BY THE PLAYER, IN ADDITION TO ANY CHARGES THAT MAY

BE LEVIED BY THE BANK OR FINANCIAL INSTITUTION MANAGING THE AFOREMENTIONED REVERSAL.

3.3. It is a Player's responsibility to ensure that their Participation is lawful in their jurisdiction. Any person who is knowingly in breach of clause 3, including any attempt to circumvent this restriction, for example, by using a VPN, proxy or similar service that masks or manipulates the identification of your real location, or by otherwise providing false or misleading information regarding your location or place of residence, or by Participating from an Excluded Territory or through a third party or on behalf of a third party located in an Excluded Territory, is in breach of these Terms and Conditions. You may be committing fraud and may be subject to criminal prosecution.

Eligible Players

3.4. Employees of Jessica Shaw Games, any of their respective affiliates, subsidiaries, holding companies, advertising agencies, or any other company or individual involved with the design, production, execution or distribution of the Platform and their immediate family (spouse, parents, siblings and children, whether the relationship is by birth, marriage or adoption) and household members (people who share the same residence at least 3 months of the year) are not eligible to Participate.

4. LICENSE

- 4.1. Subject to your agreement and continuing compliance with these Terms and Conditions, Jessica Shaw Games grants you a personal, non-exclusive, non-transferable, non-sublicensable, revocable, limited license to access and use the Platform and the Content through a supported Web browser or mobile device, solely for your personal, private entertainment and no other reason.
- 4.2. These Terms and Conditions do not grant you any right, title or interest in the Platform or Content.
- 4.3. You acknowledge and agree that your license to use the Platform is limited by these Terms and Conditions and if you do not agree to, or act in contravention of, these Terms and Conditions, your license to use the Platform (including the Games and Content) may be immediately terminated.
- 4.4. Where the Platform or any Game is deemed to be illegal under the laws of the jurisdiction in which you reside or are situated, you will not be granted any license to, and must refrain from accessing, the Platform or relevant 3rd party game.

5. YOUR ACCOUNT(S)

Single Account

5.1. You are allowed to have only one account for each of the 3rd party games provided, including any Inactive Account, on the Platform. If you attempt to open more than one Account, all accounts you have opened or try to open may be suspended or closed and the consequences described in clause 21.3 may be enforced.5.2. You must notify us immediately if you notice that you have more than one registered Account, whether active or not, on any one Platform.

Accuracy

5.3. You are required to keep your registration details up to date at all times. If you change your Facebook account or any other details used to communicate with us you must notify us about the change(s).

Security and Responsibility of Your Account

- 5.4. As part of the registration process, you will be assigned a username and a password to login into the 3rd party game(s) that you requested an account for. Upon logging in, there will be an option(s) to change your password to something of your choice.
- 5.5. It is your sole and exclusive responsibility to ensure that your Account login details and any Payment Mediums are kept secure and are only accessible by you. You accept full responsibility for any unauthorized use of your Account and any activity linked to your Account, including by a minor (which in all events is prohibited).
- 5.6. You must not share your Account or password with another person, let anyone else access or use your Account or do any other thing that may jeopardize the security of your Account.
- 5.7. If you become aware of, or reasonably suspect that the security in your Account has been compromised, including loss, theft or unauthorized disclosure of your password and Account details, you must either change your password in the settings of the 3rd party game(s), or notify us immediately to have your password(s) reset or changed.
- 5.8. You are solely responsible for maintaining the confidentiality of your password and you will be held responsible for all uses of your Account, including any purchases made under the Account, whether those purchases were authorized by you or not.
- 5.9. You are solely responsible for anything that happens through your Account, whether or not you undertook those actions. You acknowledge that your Account may be terminated if someone else uses it and engages in any activity that breaches these Terms and Conditions or is otherwise illegal.
- 5.10. We are not responsible for any abuse or misuse of your Account by third parties due to your disclosure of your login details to any third party, whether such disclosure is intentional or accidental, active or passive.

Account Transfers

- 5.11. You may not transfer Credits between Accounts, or from your Account to other players, or to receive Credits from other Accounts into your Account, or to transfer, sell or acquire Accounts. Any attempt to circumvent these prohibitions is ground for immediate closure of your Account, without prejudice to any other rights or remedies available to us. Inactive Accounts
- 5.12. We reserve the right to close your Account if it is deemed to be an Inactive Account. Closing of Accounts
- 5.13. If you wish to close your Account you may do so at any time by contacting us on the Jessica Shaw Games affiliated Facebook page that you had your account created with and requesting that we close your Account. Closing your Account will forfeit all continued access to and right to use, enjoy or benefit from any Credits and unredeemed Prizes associated with your Account.
- 5.14. If the reason behind the closure of your Account is related to concerns about possible responsible social gameplay issues you must indicate this in your request to close your Account. Further details are provided in our Responsible Social Gameplay Policy.

5.15. You may be able to open your Account again by messaging us on the Jessica Shaw Games affiliated Facebook page that you originally had your account created with.

All requests for the re-opening of an account will be evaluated by our Customer Support, who abide by strict customer protection guidelines.

Discretion to Refuse or Close Accounts

5.16. We reserve the right to place limits on, suspend, close, or refuse to open an Account in our sole discretion. If we close your Account pursuant to clause 21.1 of these Terms and Conditions, the consequences set out in clause 21 shall apply. If we close your Account for other reasons, we will make reasonable efforts to enable you to redeem any Prizes in your Account, but any license to continued use, enjoyment or benefit of or from the Credits will be terminated.

6. GAMES

Rules

6.1. Games offered on the 3rd Party Platforms may have their own rules which are available on the Platform. It is your responsibility to read the rules of a Game before playing. You must familiarize yourself with the applicable terms of play and read the relevant rules before playing any Game.

Artwork Purchases

- 6.2. The Payment Medium you use to purchase Artwork must be legally and beneficially owned by you and in your name. If it comes to our attention that the name you registered on your Account and the name linked to your Payment Medium differ, your Account may be immediately suspended. Should your Account be suspended, we recommend that you contact Customer Support via the Jessica Shaw Games affiliated Facebook Page for details regarding our verification/account creation process.
- 6.3. We reserve the right to request documents and information to verify the legal and beneficial ownership of the Payment Medium you use to make Artwork purchases.
- 6.4. You agree that we and our Payment Administration Agents and payments facilitators may store your payment information (e.g., card number or token) to process your future purchases. By accepting these Terms and

Conditions, you authorize Jessica Shaw Games and our Payment Administration Agents and payments facilitators to store your payment credentials in compliance with applicable payment processing regulations.

6.5. No Refunds. Purchases of Artwork are final and are not refundable, transferable or exchangeable. You agree to notify us about any billing problems or discrepancies within 30 days from the date of your purchase. If you do not bring them to our attention within 30 days, you agree that you waive your right to dispute such problems or discrepancies. You are responsible for and agree to reimburse us for all reversals, charge-backs, claims, fees, fines, penalties and any other liability incurred by us (including costs and related expenses) that were caused by or arising out of payments that you authorized or accepted or that were authorized or accepted using your Account (even if not authorized by you). Artwork and Credits Balance

6.6. You may participate in any Game only if you have sufficient Credits (as applicable) in

your Account for such Participation. We will not extend you any credit whatsoever for the purchase of Artwork or otherwise.

- 6.7. From time to time, we may assign minimum or maximum Artwork purchases as specified and offered on the Platform.
- 6.8. Once an Artwork purchase has been made, the funds will be drawn from your Payment Medium as soon as practicable and is not the deposit of funds which can be withdrawn. Funds used to purchase Artwork will not, and cannot, be refunded to you, except as provided for in clause 6.7. Artwork does not have any real money value.
- 6.9. Credits that have been submitted for play and accepted cannot be changed, withdrawn or canceled and the Credits will be drawn from your Credits balance instantly.
- 6.10. If you are found to have one or more of your purchases returned or reversed or charged back, your Account may be suspended. If this occurs, the amount of such purchases will constitute a debt owed by you to us and you must immediately remit payment for such purchases through an alternative payment method. Until payment is received by us or our Payment Administration Agent, any purchases and winnings will be deemed void and requests to redeem Credits for Prizes will not be allowed.
- 6.11. In accordance with the Sweeps Rules:
- (a) unless we require otherwise in accordance with clause 6.11(b), any Credit allocated to you is only required to be played once before it is eligible to be redeemed as a Prize; and
- (b) we may, in our sole discretion, require that any Credits allocated to you be played a greater number of times (not exceeding 20) in any combination of games on the 3rd party platform relevant before it is able to be redeemed as a Prize.

Void Games

6.12. We reserve the right to declare Participation in a Game void, partially or in full, if, in our sole discretion, we deem it obvious that there was an error, mistake, misprint or technical error on the pay-table, win-table, minimum or maximum stakes, odds or software.

Final Decision

6.13. In the event of a discrepancy between the result showing on a user's device and the 3rd Party Games server software, the result showing on the Jessica Shaw Games server software will be the official and governing result.

7. PROMOTIONS

- 7.1. All promotions, including Games played, contests, special offers and bonuses, are subject to these Terms and Conditions, the Sweeps Rules and to additional terms that may be published at the time of the promotion.
- 7.2. In the event and to the extent of any conflict between these Terms and Conditions and any promotion-specific terms and conditions, the promotion-specific terms and conditions will prevail.
- 7.3. Jessica Shaw Games reserves the right, at its sole discretion, to withdraw or modify such promotions (including their availability) without prior notice to you.
- 7.4. If, in the reasonable opinion of Jessica Shaw Games, we form the view that a Customer is abusing any promotion, to derive any advantage or gain for themselves or other Registered Customers, including by way of Fraudulent Conduct, we may, at our sole discretion, withhold, deny or cancel any advantage, bonus or Prize as we see fit.

7.5. Without limiting clause 12.4, you confirm that you grant Jessica Shaw Games an irrevocable, perpetual, worldwide, non- exclusive, royalty-free license to use in whatever way we see fit, and without further acknowledgement of you as the author, any Content you post or publish as part of a promotion, contest or competition.

8. REDEMPTION OF PRIZES

Prize Redemption Methods

- 8.1. Subject to these Terms and Conditions:
- (a) When you request to redeem Prizes for gift cards, you must request this by messaging us on a Jessica Shaw Games affiliated Facebook page. The gift cards will be allocated to the email address that you have provided us when asked, or if this is not technically possible, then to an alternative email address you nominate, provided that email address is also your address and not that of a third party; and
- (b) When you choose to redeem Prizes for cash, the cash payment will be made to the Payment Medium from which you purchased Artwork, or if this is not technically possible, then to an alternative financial account that we are able to work with, provided that account is legally and beneficially owned by you. We reserve the right to require the use of the same payment method for redemption of Prizes as was used to purchase Artwork, or a specific payment method at our own discretion. Additionally, we reserve the right to make payments by refunding original payments used to purchase Artwork as a partial, or whole payment method on relevant Payment Mediums.

Limits and Fees

- 8.2. We reserve the right to charge fees for processing the redemption of Prizes to you and to set a minimum/maximum redemption threshold of Credits for Prize redemptions.
- 8.3. The maximum redemption value for a Prize won on any one spin or play is USD \$600 and any Prize with a value in excess of USD \$600 may be reduced to a maximum value of USD \$600.
- 8.4. We reserve the right, in our sole discretion, to limit the value of your Prize redemptions to: a. USD\$5,000 per day; or
- b. any other amount over any time that we consider necessary to satisfy our regulatory obligations or the requirements of our partners and suppliers.

Your Responsibility for Prize Redemptions and Accuracy of Details

- 8.5. When you request to redeem Prizes for gift cards pursuant to clause 8.1(a), it is your sole responsibility to ensure that the email address and all relevant details you provide are accurate. If the details you have provided are not accurate, and we have processed the redemption using the details you have provided, the redemption of that Prize is complete and we are not required to reissue the gift cards.
- 8.6. If no valid email address is provided to us within 60 days of a request from us to do so, Jessica Shaw Games is not obliged to allocate the gift cards to you and may in its discretion deem the Prizes to be void.
- 8.7. When you choose to redeem Prizes for cash, it is your sole responsibility to ensure that your financial institution will accept payment from us into your bank account. Jessica Shaw Games has no obligation to check whether your financial institution will accept payments from us to your nominated bank account.

- 8.8. Subject to clause 8.9, we may not make payments into an account or online wallet which does not match your verified name or the name you provided when registering your Account, or that is not legally and beneficially owned by you.
- 8.9. Prizes redeemed for cash:
- (a) will be paid into a joint account or joint wallet provided that one of the names on the joint account or joint wallet matches the name you provided when registering your Account or your verified name and all verification checks we may require in relation to you and the other account holder are completed to our satisfaction. For the avoidance of doubt, if either joint account holder does not satisfy our verification requirements, as determined solely at our discretion, we will not make payments into the nominated joint account;
- (b) will not be paid into:
- (i) a joint account or joint wallet where one of the joint owners is a minor; or
- (ii) custodial accounts; or
- (iii) any account held on trust for, or for the benefit of, a third party (including a minor).
- 8.10. Where you are required to provide the details of your financial institution, bank account or online wallet, you agree that you are solely responsible for the accuracy of those details. You further agree that, where you have chosen to redeem a Prize for cash and the details you have provided are not accurate, and we have processed the payment using the details you have provided, the redemption of that Prize is complete and we cannot and are not required to reverse or reissue the payment.
- 8.11. You acknowledge and agree that, if your financial institution will not accept payments from Jessica Shaw Games or where your bank account or online wallet does not meet the requirements in these Terms and Conditions:
- (a) you will be required to nominate an alternative bank account for the payment;
- (b) there will be delays in the processing of the payment to you; and
- (c) if you are unable to nominate an alternative bank account which meets the requirements set out in these Terms and Conditions within 60 days of a request from us to do so, Jessica Shaw Games is not obliged to make the relevant payments to you and may in its discretion deem the Prizes to be void.

Currency

- 8.12. All Artwork purchases and direct bank transfer payments are executed in USD, or in certain cases, a cryptocurrency. It is a Player's responsibility to ensure that their nominated bank account can accept transactions in USD, or where applicable, a specified cryptocurrency. 8.13. All foreign exchange transaction fees, charges, related costs, or cryptocurrency fluctuations/transaction fees that you may incur as a result of, or in relation to, payments made by the Jessica Shaw Games to you are to be borne solely by you, including but not limited to any losses or additional costs arising from foreign exchange/cryptocurrency fluctuations. Timing and Frequency for Prize Redemptions
- 8.14. We process requests to redeem Prizes in the order in which they are received. Our goal is to process your request as soon as practicable.
- 8.15. When you choose to redeem Prizes for cash you acknowledge and agree that it may take up to or longer than 10 business days to process the relevant payment into your nominated bank account/digital wallet.

- 8.16. There may be delays in payments due to our verification process and certain Payment Mediums may require additional verification at the time of redemption.
- 8.17. Payments of over US\$600 may require a longer processing time than usual due to bank clearance and security and fraud checks and may also be paid in more than one lump sum. This may add time to the normal processing time but is dependent on the circumstances of each individual case.
- 8.18. Without limiting clause 8.2, you can request to redeem a Prize of any value; however, we reserve the right to:
- a. reject a Prize redemption request on the basis that it exceeds the limits referred to in clause 8.3 or 8.4;

or

b. allocate or pay Prizes in smaller increments over a number of days until all of the Prize has been allocated or paid.

Payment Administration Agent

- 8.19. You acknowledge and agree that we may in our sole discretion, from time to time, appoint one or more Payment Administration Agents to accept or make payments (including merchant facilities) from or to Players on our behalf.
- 8.20. A Payment Administration Agent will have the same rights, powers and privileges that we have under these Terms and Conditions and will be entitled to exercise or enforce their rights, powers and privileges as our agent or in their own name. In no event will we be liable to any Player for any loss, damage or liability resulting from the Payment Administration Agent's negligence or acts beyond the authority given by Jessica Shaw Games.

Expiry and Forfeiture

- 8.21. Credits are only valid for 60 days from the date you last logged on to your Account and will thereafter be subject to expire.
- 8.22. Credits may be forfeited if an Account is closed for any reason, or at our discretion. Updating Payment Details
- 8.23. Updating or adding additional payment details for the sole purpose of redeeming Prizes may only be done by you when you message us on the relevant Jessica Shaw Games Facebook page when you are undergoing the process of redeeming a Prize. We are not subject to updating or adding payment details on your behalf.

Refused Prizes

- 8.24. If you choose to redeem Prizes for cash but refuse to accept payments made to your nominated bank account by Jessica Shaw Games, you must refuse the amount in its entirety. Where you refuse to accept payment to your nominated bank account more than twice in any 3 month period, Jessica Shaw Games reserves the right to suspend your Account to undertake investigations to ensure that the Platform is not being used as a vehicle for fraudulent activity. Mistaken Additions
- 8.25. If at any time we mistakenly add Credits to your Account that do not belong to you, whether due to a technical error, human error or otherwise, the Credits added by mistake will remain Jessica Shaw Games property and may be deducted from your Account. If you become aware that you have mistakenly received a prize redemption that does not belong to you prior to us becoming aware of the error, the mistakenly paid amount will (without prejudice to other remedies and actions that may be available at law) constitute a debt owed by

you to us. In the event you discover an incorrect addition of Credits, you are obliged to notify Customer Support by messaging us on the relevant Jessica Shaw Games affiliated Facebook page without delay.

9. VERIFICATION

Verification Checks

- 9.1. You agree that we are entitled to conduct any identification, credit and other verification checks that we may reasonably require or that are required of us under applicable laws and regulations or by relevant regulatory authorities or to otherwise prevent financial crime.
- 9.2. Until all required verification checks are completed to our satisfaction:
- (a) any request you have made for redemption of Prizes may remain pending; and
- (b) we are entitled to restrict your Account in any manner that we may reasonably deem appropriate, including by suspending or closing your Account.
- 9.3. We will carry out additional verification procedures in accordance with our internal anti-financial crime policies, including without limitation for any cumulative or single redemption of Prizes exceeding a value of USD\$2,000. Verification procedures may, for example, include requests for, and our examination of, copies of your:
- (a) identification documentation (including photo identification) such as a passport:
- (b) proof of your address such as a utility bill; and
- (c) source of wealth or source of funds documentation such as a payslip or bank statement.
- 9.4. Where any identification, credit or other verification check we require cannot be completed to our satisfaction because you have not provided any document we request from you in the 30 required days, then we are under no obligation to continue with the verification check and we may, in our sole discretion, close or otherwise restrict your Account in any manner that we may reasonably deem appropriate.
- 9.5. Players who request the redemption of Prizes held in a suspended or closed Account should contact Customer Support via the Jessica Shaw Games affiliated Facebook page that your account was created on. Nothing in this provision should be construed as conveying a right to any such redemption. Your rights in that regard are as set out elsewhere in these Terms and Conditions.

External Verification Checks

- 9.6. You agree that Jessica Shaw Games may use third party service providers to run external identification and other verification checks on all Customers on the basis of the information provided by you from time to time.
- 10. RESPONSIBLE SOCIAL GAMEPLAY
- 10.1. Jessica Shaw Games actively supports responsible social gameplay and encourages its Players to make use of a variety of responsible social gameplay features.
- 10.2. You may, at any time, request to take a break, self-exclude or permanently close your Account(s). You may also set a limit on your purchases of Artwork, or request to have your Account(s) temporarily prohibited. You can do this by messaging us on the Jessica Shaw Games affiliated Facebook page where your account(s) were created. We refer you to our Responsible Social Gameplay Policy for full details.
- 10.3. Jessica Shaw Games is committed to providing excellent customer service. As part of that pledge, Jessica Shaw Games is committed to supporting responsible social gameplay. Although

Jessica Shaw Games will use all reasonable endeavors to enforce its responsible social gameplay policies, Jessica Shaw Games does not accept any responsibility or liability if you nevertheless continue gameplay and/or seek to use the 3rd party platforms with the intention of deliberately avoiding the relevant measures in place and/or Jessica Shaw Games is unable to enforce its measures/policies for reasons outside of Jessica Shaw Games' reasonable control.

11. FRAUDULENT CONDUCT

- 11.1. You will not, directly or indirectly:
- (a) hack into any part of the 3rd party games or Platform through password mining, phishing, or any other means;
- (b) attempt to modify, reverse engineer, or reverse-assemble any part of the 3rd party games or Platform;
- (c) knowingly introduce viruses, Trojans, worms, logic bombs, spyware, malware, or other similar material;
- (d) circumvent the structure, presentation or navigational function of any 3rd party game so as to obtain information that Jessica Shaw Games has chosen not to make publicly available on the Platform;
- (e) engage in any form of cheating or collusion;
- (f) use the Platform and the systems of Jessica Shaw Games to facilitate any type of illegal money transfer (including money laundering proceeds of crime); or
- (g) participate in or take advantage of, or encourage others to participate in or take advantage of schemes, organizations, agreements, or groups designed to share:
- (i) special offers or packages emailed to a specific set of players and redeemable by URL; or
- (ii) identification documents (including, but not limited to, photographs, bills and lease documents) for the purpose of misleading Jessica Shaw Games as to a Player's identity.
- 11.2. You must not use the Platform for any unlawful or fraudulent activity or prohibited transaction (including Fraudulent Conduct) under the laws of any jurisdiction that applies to you. We monitor all transactions in order to prevent money laundering.
- 11.3. If Jessica Shaw Games suspects that you may be engaging in, or have engaged in fraudulent, unlawful or improper activity, including money laundering activities or any conduct which violates these Terms and Conditions, your access to the 3rd party platform(s) will be suspended immediately and your Account may be closed. If your Account is suspended or closed under such circumstances, Jessica Shaw Games is under no obligation to reverse any Artwork purchases you have made or to redeem any Credits or Prizes that may be in your Account. In addition, Jessica Shaw Games may pass any necessary information on to the relevant authorities, other online service providers, banks, credit card companies, electronic payment providers or other financial institutions. You will cooperate fully with any Jessica Shaw Games investigation into such activity.
- 11.4. If you suspect any unlawful or fraudulent activity or prohibited transaction by another Player, please notify us immediately via the means of communication listed in the Customer Complaints procedure (described in clause 20).

12. INTELLECTUAL PROPERTY

12.1. The Artwork and website that we make available to you is owned by, or licensed to, Jessica Shaw Games or its associates and protected by intellectual property laws. You may only use the Artwork and website for your own personal and recreational uses in accordance with all

rules, terms and conditions we have established (including these Terms and Conditions and the Sweeps Rules) and in accordance with all applicable laws, rules and regulations.

- 12.2. You acknowledge that Jessica Shaw Games is the proprietor or authorized licensee of all intellectual property in relation to any Content.
- 12.3. Your use of the 3rd party games and Artwork does not provide you with any intellectual property rights in the Content, 3rd party games, Artwork, or website.
- 12.4. You grant us, and represent and warrant that you have the right to grant us, an irrevocable, perpetual, worldwide, non-exclusive, royalty-free license to use in whatever way we see fit, any information, images, videos, comments, messages, music or profiles you publish or upload to any website or social media page controlled and operated by Jessica Shaw Games. 12.5. You must not reproduce or modify the Content in any way, including by removing any copyright or trademark notice.
- 12.6. All trademarks and logos displayed in the 3rd party games and Platform are the property of their respective owners and are protected by applicable trademark and copyright laws.

13. THIRD PARTY WEBSITES, LINKS OR GAMES

Third Party Websites

- 13.1. You acknowledge and agree that Jessica Shaw Games:
- (a) is not responsible for Third Party Websites, or 3rd party games; and
- (b) makes no guarantee as to the content, functionality, or accuracy of any Third Party Website or 3rd party game.
- 13.2. You further acknowledge that some Third Party Websites/Facebook profiles may be fraudulent in nature, offering Artwork or Credits which the operators of those websites are not authorized to provide, in an effort to induce you to reveal personal information (including passwords, account information and credit card details). You agree that Jessica Shaw Games is not responsible for any actions you take at the request or direction of these, or any other Third Party Websites. WE DO NOT AUTHORIZE ANY THIRD PARTY TO OFFER ARTWORK OR CREDITS UNDER THE JESSICA SHAW GAMES OR AFFILIATED PAGES' NAMES. Any such offer should be deemed fraudulent and disregarded.
- 13.3. Third Party Websites/Facebook profiles are subject to the terms and conditions outlined by that third party.

Links

- 13.4. Any links to Third Party Websites do not:
- (a) indicate a relationship between Jessica Shaw Games and the third party; or
- (b) indicate any endorsement or sponsorship by Jessica Shaw Games of the Third Party Website, or the goods or services it provides, unless specifically indicated by Jessica Shaw Games.
- 13.5. Where a website controlled and operated by Jessica Shaw Games contains links to various social networking sites, such as Facebook® and Twitter®, you acknowledge and agree that:
- (a) any comments or content that you post on such social networking sites are subject to the terms and conditions of that particular social networking site;
- (b) you will not post any comments that are false, misleading or deceptive or defamatory to us, our employees, agents, officers or other players; and

(c) we are not responsible or liable for any comments or content that you or others post on social networking sites.

Games

13.6. All of the games provided in the sweepstakes portion of Jessica Shaw Games are owned and operated by 3rd party game manufacturers, and Jessica Shaw Games does not own any rights, licensing or intellectual property of the games.

14. DISRUPTIONS AND CHANGE

No warranties

14.1. The Platform is provided on an "as is" basis and to the fullest extent permitted by law, we make no warranty or representation, whether express or implied, in relation to the satisfactory quality, fitness for purpose, completeness or accuracy of the Platform (including the 3rd party games and Content).

Malfunctions

- 14.2. Jessica Shaw Games is not liable for any downtime, server disruptions, lagging, or any technical or political disturbance to our website, Facebook pages, or 3rd party games, nor attempts by you to Participate by methods, means or ways not intended by us.
- 14.3. Jessica Shaw Games accepts no liability for any damages or losses which are deemed or alleged to have arisen out of or in connection with any Platform or its Content including, without limitation, delays or interruptions in operation or transmission, loss or corruption of data, communication or lines failure, any person's misuse of a Platform or its Content or any errors or omissions in Content.
- 14.4. In the event of a Platform system malfunction all 3rd party Game play on that Platform is void.
- 14.5. Jessica Shaw Games reserves the right to alter Player balances and account details to correct mistakes.
- 14.6. Jessica Shaw Games reserves the right to remove any part of the 3rd party games (where applicable) from the Platform at any time. Any part of the 3rd party games that indicate incorrect behavior affecting Prize redemption, game data, Credit balances or other balances, that may be due to misconfiguration or a bug, will be canceled and removed from the Platform. Player balances and account details may be altered by Jessica Shaw Games in such cases in order to correct any mistake.

Changes to the Platform

14.7. Jessica Shaw Games reserves the right to suspend, modify, remove or add Content (including its availability) to the Platform (where applicable) at its sole discretion with immediate effect and without notice to you. We will not be liable to compensate you for any loss suffered as a result of any changes made or for any modification to, or suspension, unavailability, or discontinuance of, the Platform (including any Game, promotion, challenge or Content thereon) and you will have no claims against Jessica Shaw Games in such regard.

Service Suspension

14.8. We may temporarily suspend the whole or any part of the Platform for any reason at our sole discretion. We may, but will not be obliged to, give you as much notice as is reasonably practicable of such suspension. We will restore the Platform, as soon as is reasonably practicable, after such temporary suspension.

15. TERRITORIAL AVAILABILITY

15.1. The Platform, or any feature thereof (including any and all 3rd party games, promotions, challenges and Content), may not be available in all territories and jurisdictions and Jessica Shaw Games makes no representation that the Platform is or shall remain available for use in any particular territories and jurisdictions. You acknowledge and agree that Jessica Shaw Games may (at its sole discretion) change, restrict or prohibit the availability of all or a portion of the Platform in certain territories and jurisdictions at any time, and you will have no claims against Jessica Shaw Games in such regard.

16. VIRUSES

16.1. Although we take all reasonable measures to ensure that the Platform is free from viruses we cannot and do not guarantee that the Platform is free of such problems. It is your responsibility to protect your systems and have in place the ability to reinstall any data or programs lost due to a virus.

17. PRIVACY POLICY

- 17.1. Jessica Shaw Games is committed to protecting and respecting your privacy and complying with all applicable data protection and privacy laws.
- 17.2. Our Privacy Policy is inseparably linked to these Terms and Conditions and its acceptance is a prerequisite to account creation.

18. MARKETING COMMUNICATIONS

18.1. You consent to receive marketing communications from Jessica Shaw Games in respect of its offerings by way of email, post, SMS and telephone notifications, any of which you may unsubscribe from at any time by contacting Customer Support via the Jessica Shaw Games affiliated Facebook page that you were using to purchase Artwork.

19. USE OF LIVE CHAT SERVICES

- 19.1. We may provide you with a Live Chat/Messaging service to talk to our Customer Support representatives, or to talk to other Players. This may include use of our Facebook® wall. It is your responsibility to use these services only for their intended purposes. You are not permitted to use our Live Chat/Messaging services for illegal purposes.
- 19.2. Be careful what you post on any Live Chat/Messaging service. We review and moderate chats and keep a log and record of statements. Your use of the Live Chat/Messaging service should be for recreational and social purposes only.
- 19.3. Spamming on Live Chat/Messaging is prohibited. You are prohibited from intimidating, harassing or abusing other Players or Jessica Shaw Games employees and representatives.
- 19.4. You will not use any Live Chat/Messaging service to engage in any form of harassment or offensive behavior, including but not limited to, threatening, derogatory, abusive or defamatory statements, or racist, sexually explicit, pornographic, obscene, or offensive language.
- 19.5. You will not use any Live Chat/Messaging service to infringe the privacy rights, property rights, or any other rights of any person.

- 19.6. You will not submit any kind of material or information on any Live Chat/Messaging service that is fraudulent or otherwise unlawful or violates any law.
- 19.7. You will not use any Live Chat/Messaging service to distribute, promote or otherwise publish any material containing any solicitation for funds, advertising or solicitation for goods or services of other forums.
- 19.8. You will not use any Live Chat/Messaging service to distribute, promote or otherwise publish any kind of malicious code or do anything else that might cause harm to the Platform or to other Player's systems in any way.
- 19.9. We reserve the right to monitor anything and everything submitted by you to any Live Chat/Messaging service to ensure that it conforms to content guidelines that are monitored by us and subject to change from time to time.
- 19.10. If you breach any of the provisions relating to a Live Chat/Messaging service, we may ban you from using that Live Chat/Messaging service or all Live Chat/Messaging services and/or suspend or close your Account. If we close your account, we reserve the right to cancel or refuse to redeem any Prizes.
- 19.11. We reserve the right to remove any Live Chat/Messaging service from the Platform if abused.
- 19.12. We will not be liable if damage arises out of the Live Chat/Messaging service.
- 19.13. You agree to indemnify us against any damage arising out of your illegal, unlawful or inappropriate conduct or arising out of violation of the provisions in clause 19 or any other rules on the Platform applying to the Live Chat/Messaging service.
- 19.14. You will not collude in any way through the Live Chat/Messaging service. Players are encouraged to report any suspicious behavior to Customer Support via the Jessica Shaw Games affiliated Facebook page that you use to purchase Artwork or play on.
- 19.15. We reserve the right to report any suspicious behavior or chats on the Live Chat/Messaging service to the necessary entities.

20. COMPLAINTS AND CUSTOMER SUPPORT

- 20.1. If you would like to contact our Customer Support department or have a complaint regarding our Platform (including any 3rd Party Game) you may contact us via the Jessica Shaw Games affiliated Facebook page that you use to purchase Artwork or play on.
- 20.2. ALL COMMUNICATIONS BETWEEN YOU AND JESSICA SHAW GAMES SHOULD BE CARRIED OUT USING THE JESSICA SHAW GAMES AFFILIATED FACEBOOK PAGE THAT YOU USE TO PURCHASE ARTWORK OR PLAY ON. FAILURE TO DO SO MAY RESULT IN OUR RESPONSE BEING DELAYED.
- 20.3. The following information should be included in any written communication with Jessica Shaw Games (including a complaint) or it may be disregarded:
- (a) your username;
- (b) your first and last name, as registered on your Account;
- (c) a detailed explanation of the complaint/claim; and
- (d) any specific dates and times associated with the complaint/claim (if applicable).
- 20.4. Failure to submit a written communication with the information outlined above may result in a delay in our

ability to identify and respond to your complaint/claim in a timely manner. The Jessica Shaw Games Support Team will inquire into complaints when/if possible. The Support Team will attempt to respond to complaints within 10 calendar days of lodgement.

- 20.5. In some circumstances, the Support Team will require up to 20 calendar days to respond to a complaint. In this case, the Player will be informed of the delay within 10 calendar days of lodging the complaint.
- 20.6. After completing our Support Team's complaints process, if the player feels the complaint was not resolved to their satisfaction, the player may choose to request a higher level of management to review their complaint.

21. CLOSURE/SUSPENSION OF ACCOUNT

- 21.1. Without limiting clause 5.16, we reserve the right, at our sole discretion, to suspend or close your Account (notwithstanding any other provision contained in these Terms and Conditions) where we have reason to believe that you have engaged or are likely to engage in any of the following activities:
- (a) you breached, or assisted another party to breach, any provision of these Terms and Conditions or the Sweeps Rules, or we have a reasonable ground to suspect such breach;
- (b) you have more than one Account, including any Inactive Account, on any Platform;
- (c) the name registered on your Account does not match the name on (i) your Payment Medium used to make purchases of Artwork or (ii) the account into which you elect to redeem Prizes or you do not legally and beneficially own such Payment Medium or redemption account;
- (d) your communication with us consists of harassment or offensive behavior, including (but not limited to) threatening, derogatory, abusive or defamatory statements, or racist, sexually explicit, pornographic, obscene or offensive language;
- (e) your Account is deemed to be an Inactive Account;
- (f) you become bankrupt;
- (g) you provide incorrect or misleading information;
- (h) your identity or source of wealth or source of funds (if requested) cannot be verified;
- (i) you attempt to use your Account through a VPN, proxy or similar service that masks or manipulates the identification of your real location, or by otherwise providing false or misleading information regarding your citizenship, location or place of residence, or by playing 3rd Party Games using the Platform through a third party or on behalf of a third party;
- (j) you are not over 18 years of age or such higher minimum legal age of majority as stipulated in the jurisdiction of your residence;
- (k) you are located in a jurisdiction:
- i. where Participation is illegal; or
- ii. where you are ineligible to Participate in Promotional Play in accordance with the Sweeps Rules.
- (I) you have allowed or permitted (whether intentionally or unintentionally) someone else to Participate using your Account;
- (m) you have played in tandem with other Player(s) as part of a club, group, etc., or played the 3rd Party Games in a coordinated manner with other Player(s) involving the same (or materially the same) selections;

- (n) without limiting clause 6.12, where Jessica Shaw Games has received a "charge back", claim or dispute and/or a "return" notification via your Payment Medium;
- (o) you have failed our due diligence procedures, or are found to be colluding, cheating, money laundering or undertaking any kind of fraudulent activity;
- (p) it is determined by Jessica Shaw Games that you have employed or made use of a system (including machines, computers, software or other automated systems such as bots) which give you an unfair advantage; or
- (q) you do not meet the criteria set out in our Customer Acceptance Policy.
- 21.2. If Jessica Shaw Games suspends or closes your Account for any of the reasons referred to in clause 21.1 above, you will be liable for any and all claims, losses, liabilities, damages, costs and expenses incurred or suffered by Jessica Shaw Games (together "Claims") arising therefrom and you will indemnify and hold Jessica Shaw Games harmless on demand for such Claims.
- 21.3. If we have reasonable grounds to believe that you have participated in any of the activities set out in clause 21.1 above, then we reserve the right to withhold all or part of the balance or recover from your Account any Prizes or Credits that are attributable to any of the activities contemplated in clause 21.1. In such circumstances, your details may be passed on to any applicable regulatory authority, regulatory body or any other relevant external third parties. 21.4. If your Account is suspended or closed and this leads to the withholding of Prizes or Credits, a documented copy of the decision may be sent to the relevant entities, as appropriate. It will not be possible for you to unlock your Account during any suspension period. 21.5. The rights set out in clause 21 are without prejudice to any other rights that we may have
- 21.5. The rights set out in clause 21 are without prejudice to any other rights that we may have against you under these Terms and Conditions or otherwise.

22. INDEMNITY AND LIMITATION OF LIABILITY Indemnity

- 22.1. YOU AGREE TO INDEMNIFY AND HOLD HARMLESS US AND OUR AFFILIATES, AND OUR RESPECTIVE PARTNERS, DIRECTORS, OFFICERS, EMPLOYEES, SHAREHOLDERS, SUBCONTRACTORS, LICENSORS, SUPPLIERS AND AGENTS AGAINST ANY AND ALL COSTS, EXPENSES, LIABILITIES AND DAMAGES (WHETHER DIRECT, INDIRECT, SPECIAL, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE OR OTHER) ARISING FROM ANY PARTICIPATION BY YOU, INCLUDING WITHOUT LIMITATION:
- (a) ACCESSING OR USING THE PLATFORM OR ANY 3RD PARTY GAMES;
- (b) RE-USE OF ANY CONTENT AT, OR OBTAINED FROM, THE PLATFORM OR ANY OTHER SOURCE WHATSOEVER;
- (c) FACILITATING OR MAKING A PAYMENT INTO YOUR ACCOUNT;
- (d) PLAYING THE GAMES THROUGH ANY DELIVERY MECHANISM OFFERED; AND
- (e) ACCEPTANCE AND USE OF ANY PRIZE.

Limitation of Liability

22.2. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES WHATSOEVER WILL WE OR OUR AFFILIATES, OR OUR RESPECTIVE PARTNERS, OFFICERS, DIRECTORS, EMPLOYEES, SHAREHOLDERS, AGENTS, LICENSORS, SUBCONTRACTORS AND SUPPLIERS, BE RESPONSIBLE OR LIABLE TO YOU OR TO ANY OTHER ENTITY, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH

DAMAGES, UNDER ANY LEGAL THEORY, WHETHER CONTRACT, TORT OR OTHERWISE, FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES, INCLUDING ANY LOST PROFITS AND LOST BUSINESS OPPORTUNITIES, BUSINESS INTERRUPTION, LOST REVENUE, INCOME, GOODWILL, USE OF DATA OR OTHER INTANGIBLE LOSSES, IN EACH CASE THAT RESULT FROM OR RELATE IN ANY MANNER TO YOUR PARTICIPATION OR ANY OTHER ACT OR OMISSION BY US.

22.3. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES WILL WE, OUR AFFILIATES, AND OUR RESPECTIVE PARTNERS, OFFICERS, DIRECTORS, EMPLOYEES, SHAREHOLDERS, AGENTS, LICENSORS, SUBCONTRACTORS OR SUPPLIERS, BE LIABLE TO YOU FOR MORE THAN THE AMOUNT YOU HAVE PAID US IN THE THIRTY (30) DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH YOU FIRST ASSERT ANY SUCH CLAIM. YOU ACKNOWLEDGE AND AGREE THAT IF YOU HAVE NOT PAID US ANY AMOUNTS IN THE THIRTY (30) DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH YOU FIRST ASSERT ANY SUCH CLAIM, YOUR SOLE AND EXCLUSIVE REMEDY FOR ANY DISPUTE WITH US IS TO STOP USING THE PLATFORM AND TO CLOSE YOUR ACCOUNT.

22.4. YOU RECOGNIZE AND AGREE THAT THE WARRANTY DISCLAIMERS IN CLAUSES 14 AND 16, AND THE INDEMNITIES AND LIMITATIONS OF LIABILITY IN CLAUSE 22, ARE MATERIAL AND BARGAINED-FOR BASES OF THESE TERMS AND THAT THEY HAVE BEEN TAKEN INTO ACCOUNT AND REFLECTED IN THE DECISION BY YOU TO ENTER INTO THESE TERMS AND CONDITIONS. Depending on where you reside and use the Platform, some of the limitations contained in clause 22 may not be permissible. In such cases, they will not apply to you, solely to the extent that they are prohibited.

Negligence and Wilful Misconduct

22.5. NOTHING IN THESE TERMS AND CONDITIONS WILL OPERATE SO AS TO EXCLUDE ANY LIABILITY OF JESSICA SHAW GAMES FOR DEATH OR PERSONAL PHYSICAL INJURY THAT IS DIRECTLY AND PROXIMATELY CAUSED BY JESSICA SHAW GAMES' NEGLIGENCE OR WILFUL MISCONDUCT.

Survival of Obligations

22.6. CLAUSE 22 SURVIVES THE TERMINATION OF THESE TERMS AND CONDITIONS FOR ANY REASON.

23. JESSICA SHAW GAMES IS NOT A FINANCIAL INSTITUTION Interest

23.1. You will not receive any interest on outstanding Prizes, and you will not treat Jessica Shaw Games as a financial institution.

No legal or tax advice

23.2. Jessica Shaw Games does not provide advice regarding tax and/or legal matters. Players who wish to obtain advice regarding tax and legal matters are advised to contact appropriate advisors.

24. DISPUTE RESOLUTION AND AGREEMENT TO ARBITRATE ON AN INDIVIDUAL BASIS

PLEASE READ THIS CLAUSE 24 CAREFULLY BECAUSE IT MAY REQUIRE YOU AND JESSICA SHAW GAMES TO ARBITRATE CERTAIN DISPUTES AND CLAIMS ON AN INDIVIDUAL BASIS AND LIMITS THE MANNER IN WHICH YOU AND JESSICA SHAW GAMES CAN SEEK RELIEF FROM EACH OTHER. If you reside in or access the 3rd Party Games at any time while located in the United States, this clause 24 (Dispute Resolution and Agreement to Arbitrate on an Individual Basis) shall be construed under and be subject to the Federal Arbitration Act, notwithstanding any other choice of law set out in these Terms and Conditions. By agreeing to these Terms and Conditions, and to the extent permitted by applicable law, you and Jessica Shaw Games agree that any and all past, present and future disputes, claims or causes of action between you and Jessica Shaw Games arising out of or relating to these Terms and Conditions, the Platform and 3rd Party Games, the formation of these Terms and Conditions or any other dispute between you and Jessica Shaw Games or any of Jessica Shaw Games' licensors, distributors, suppliers or agents, and whether arising prior to or after your agreement to this clause 24, (collectively, "Dispute(s)") will be governed by the procedure outlined below. You and Jessica Shaw Games further agree that any arbitration pursuant to this clause 24 shall not proceed as a class, group or representative action. 24.1. Informal Dispute Resolution. Jessica Shaw Games wants to address your concerns without the need for a formal legal dispute. Before filing a claim against Jessica Shaw Games. you agree to try to resolve the Dispute informally by contacting a Jessica Shaw Games affiliated Facebook page via Facebook Messenger. If a dispute is not resolved within 30 days after messaging one of the Jessica Shaw Games affiliated Facebook Pages via Facebook Messenger noting the dispute is sent, you or Jessica Shaw Games may initiate an arbitration proceeding as described below.

24.2. We Both Agree To Arbitrate. By agreeing to these Terms and Conditions, and to the extent permitted by applicable law, you and Jessica Shaw Games each and both agree to resolve any Disputes – including any Dispute concerning the enforceability, validity, scope or severability of this agreement to arbitrate – through final and binding arbitration as discussed herein. 24.3. Opt-out of Agreement to Arbitrate. You may decline this agreement to arbitrate by contacting arbitrationoptout@jessicashawgames.com within 30 days of first accepting these Terms and Conditions and stating that you (include your first and last name, email address, postal address, Facebook Account name used to communicate with us, and a link to your Facebook Profile) decline this arbitration agreement. By opting out of the agreement to arbitrate, you may not be precluded from playing the Games, but you and Jessica Shaw Games will not be permitted to invoke the mutual agreement to arbitrate to resolve Disputes under the Terms and Conditions otherwise provided herein.

24.4. Arbitration Procedures and Fees. You and Jessica Shaw Games agree that JAMS ("JAMS") will administer the arbitration under its Streamlined Rules in effect at the time arbitration is sought ("JAMS Rules"). Those rules are available at www.jamsadr.com. Arbitration will proceed on an individual basis and will be handled by a sole arbitrator in accordance with those rules; provided that the parties shall be presented with a list of five potential arbitrators and shall rank those potential arbitrators in order of preference. JAMS shall select the arbitrator with the highest combined preference (e.g., if both parties select a potential arbitrator as their top preference, that arbitrator will be selected). You and Jessica Shaw Games further agree that, unless and only to the extent prohibited under JAMS Rules, the arbitration will be held in

New York, New York, or, at either your or our election, will be conducted telephonically or via other remote electronic means. The JAMS Rules will govern payment of all arbitration fees. The arbitrator shall be authorized to award any remedies, including injunctive relief, that would be available to you in an individual lawsuit and that are not waivable under applicable law. 24.5. Proceedings Requiring Three Arbitrators. Notwithstanding any language to the contrary in clause 24.4, if a party either seeks a monetary award in excess of twenty five thousand dollars (\$25,000) or seeks an equitable form of relief that would significantly impact other Jessica Shaw Games users, in each case as reasonably determined by either party, the parties agree that such arbitration will proceed on an individual basis but will be handled by a panel of three (3) arbitrators and take place pursuant to the JAMS Comprehensive Arbitration Rules and Procedures ("JAMS Comprehensive Rules"). Each party shall select one neutral arbitrator, with the third neutral arbitrator selected in accordance with the JAMS Comprehensive Rules. That third arbitrator shall serve as chair of the arbitral panel and must be a retired judge with experience arbitrating or mediating disputes. In the event of disagreement as to whether the threshold for a three-arbitrator panel has been met, the sole arbitrator appointed in accordance with this clause 24.5 shall make that determination. If the arbitrator determines a three-person panel is appropriate, the arbitrator may – if selected by either party or through the JAMS selection process – participate in the arbitral panel. You and Jessica Shaw Games agree that any award issued by a three-arbitrator panel may be appealed in accordance with the JAMS Optional Arbitration Appeal Procedures at either party's election.

24.6. Batch Arbitration. To increase efficiency of resolution, in the event 25 or more similar arbitration demands against Jessica Shaw Games, presented by or with the assistance of the same law firm or organization or group of law firms or organizations working in coordination, are submitted to JAMS in accordance with the rules described above within a 30-day period, JAMS shall consolidate those arbitrations as contemplated in the JAMS Rules by (a) grouping the arbitration demands into batches of no more than 25 demands per batch (plus, to the extent there are fewer than 25 arbitration demands left over after the batching described above, a final batch consisting of the remaining demands); and (b) providing for resolution of each batch as a single arbitration with one set of filing and administrative fees and one arbitrator assigned per batch. For avoidance of doubt, consolidation does not require that all arbitrations in a single batch be decided the same, nor does it impair your right to present any evidence or argument that you think particular to your case, so long as it is consistent with JAMS Rules. You agree to cooperate in good faith with Jessica Shaw Games and JAMS to implement such a batch approach to resolution and fees.

24.7. Class Action and Collective Arbitration Waiver. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, NEITHER YOU NOR JESSICA SHAW GAMES SHALL BE ENTITLED: TO CONSOLIDATE, JOIN OR COORDINATE DISPUTES BY OR AGAINST OTHER INDIVIDUALS OR ENTITIES; TO PARTICIPATE IN ANY GROUP, CLASS, COLLECTIVE OR MASS ARBITRATION OR LITIGATION; TO ARBITRATE OR LITIGATE ANY DISPUTE IN A REPRESENTATIVE CAPACITY, INCLUDING AS A REPRESENTATIVE MEMBER OF A CLASS; TO ARBITRATE OR LITIGATE ANY DISPUTE IN A PRIVATE ATTORNEY GENERAL CAPACITY; OR OTHERWISE TO SEEK TO RECOVER LOSSES OR DAMAGES (WHETHER FOR YOURSELF OR OTHERS) INCURRED BY A THIRD PARTY. IN CONNECTION WITH ANY DISPUTE (AS DEFINED ABOVE), ANY AND ALL SUCH RIGHTS ARE HEREBY

EXPRESSLY AND UNCONDITIONALLY WAIVED. NOTWITHSTANDING ANYTHING TO THE CONTRARY SET FORTH IN THESE TERMS AND CONDITIONS, IN THE EVENT ALL OR ANY PORTION OF CLAUSES 24.5, 24.6 OR 24.7 OF THIS CLAUSE 24 (DISPUTE RESOLUTION AND AGREEMENT TO ARBITRATE ON AN INDIVIDUAL BASIS) ARE FOUND TO BE INVALID OR LESS THAN FULLY ENFORCEABLE IN A PARTICULAR DISPUTE, THEN THE ENTIRETY OF THIS CLAUSE 24 (DISPUTE RESOLUTION AND AGREEMENT TO ARBITRATE ON AN INDIVIDUAL BASIS) MAY BE DEEMED VOID AND AS HAVING NO EFFECT FOR PURPOSES OF THAT DISPUTE, UPON EITHER PARTY'S ELECTION. 24.8. Exceptions to Agreement to Arbitrate for Temporary Relief. Notwithstanding the other provisions of this clause 24 (Dispute Resolution and Agreement to Arbitrate on an Individual Basis), either you or we may bring an action in a court as authorized by clause 25.17 for temporary injunctive relief until an arbitrator has been empaneled and can determine whether to continue, terminate or modify such relief.

25. OTHER

Entire Agreement

25.1. These Terms and Conditions constitute the entire agreement between you and us with respect to your Participation and, save in the case of fraud, supersede all prior or contemporaneous communications and proposals, whether electronic, oral or written, between you and us with respect to your Participation.

Amendments

- 25.2. Jessica Shaw Games reserves the right to amend these Terms and Conditions, or to implement or amend any procedures, at any time. Any amendments will be published on the Platform and such changes will be binding and effective immediately.
- 25.3. Whenever we amend these Terms and Conditions in a way that would limit your current rights or which may be to your detriment, we will notify you upon your next visit to the Platform and you will be required to re-confirm your acceptance prior to playing any Games. If you do not agree to the amended Terms and Conditions, you must stop using the Platform.

 Tax
- 25.4. You are solely responsible for any taxes which apply to any Prizes that you collect from your Participation.

Force Majeure

25.5. Jessica Shaw Games will not be liable or responsible for any failure to perform, or delay in performance of, any of our obligations under these Terms and Conditions that are caused by events outside of our reasonable control.

No agency

25.6. Nothing in these Terms and Conditions will be construed as creating any agency, partnership, trust arrangement, fiduciary relationship or any other form of joint enterprise between you and us.

Severability

25.7. If any of the Terms and Conditions are determined by any competent authority to be invalid, unlawful or unenforceable to any extent, such term, condition or provision will, to that extent, be severed from these Terms and Conditions. All remaining terms, conditions and provisions will continue to be valid to the fullest extent permitted by law. In such cases, the part

deemed invalid or unenforceable will be amended in a manner consistent with the applicable law to reflect, as closely as possible, the original import of the invalid or unenforceable provision.

Explanation of Terms and Conditions

- 25.8. We consider these Terms and Conditions to be open and fair. If you need any explanation regarding these Terms and Conditions or any other part of our Platform contact Customer Support via the Jessica Shaw Games affiliated Facebook page that you used/plan to use to purchase Artwork or play 3rd Party Games on.
- 25.9. The Terms and Conditions prevail over any communication via email or chat/messenger service.
- 25.10. All correspondence between you and us may be recorded.

Assignment

25.11. These Terms and Conditions are personal to you, and are not assignable, transferable or sub-licensable by you except with our prior written consent. We reserve the right to assign, transfer or delegate any of our rights and obligations hereunder to any third party without notice to you.

Business Transfers

- 25.12. In the event of a change of control, merger, acquisition, or sale of assets of the Jessica Shaw Games, your Account and associated data may be part of the assets transferred to the purchaser or acquiring party. In such an event, we will provide you with notice via email or via our Platform explaining your options with regard to the transfer of your Account. Language
- 25.13. These Terms and Conditions may be published in several languages for information purposes and ease of access by players but will all reflect the same principles. It is only the English version that is the legal basis of the relationship between you and us and in case of any discrepancy between a non-English version and the English version of these Terms and Conditions, the English version will prevail.

Applicable Law and Jurisdiction

- 25.14. These Terms and Conditions, your use of the Platform and our entire relationship will be governed, and interpreted in accordance with the laws of the State of Pennsylvania in the United States, without regard for its choice of conflict of law principles. The application of the United Nations Convention on Contracts for the International Sale of Goods is specifically excluded.
- 25.15. Subject to clause 7.2 and absent an express statement to the contrary, in the event of any conflict or inconsistency between any provision of these Terms and Conditions and a provision of the Responsible Social Gameplay Policy, Sweeps Rules or Customer Acceptance Policy, these Terms and Conditions shall control solely to the extent necessary to resolve the conflict or inconsistency.
- 25.16. You acknowledge that, unless stated otherwise, the 3rd Party Games are not operated by Jessica Shaw Games and your Participation takes place wherever the 3rd Party Game in question is hosted. Any contractual relationship between you and us will be deemed to have been entered into and performed there.