



FULL GAME AHEAD

TERMS OF SERVICE

Last updated: March 13th, 2022

IMPORTANT - READ CAREFULLY

1. GENERAL TERMS OF USE

1.1. Your Agreement to These Terms of Service. These Terms of Service ("Terms") govern your use of all videogames, websites, smart phone applications, Facebook® applications, services, forums and/or internal messaging systems (collectively, the "Services") created, licensed, promoted or offered by Full Game Ahead Ltd. or any of its affiliates, including Mango Family LLC, and Lagoon Software Ltd. (collectively "FGA"). Your use of the Services constitutes your acceptance of these Terms. If you do not agree to the Terms, you may not use the Services. The terms "you," "your," and "yours" refer to you, the visitor to or user of the Services. The terms "we," "us," and "our" refer to FGA.

1.2. Updates to the Terms of Service. We have the right to update and/or change these Terms without prior notice. When we do, we will revise the "last updated" date at the top of these Terms. You should check these Terms frequently to see recent changes. You agree that your continued use of the Services after such changes have been published to the Services shall constitute your acceptance of such revised Terms. This version of these Terms shall supersede all earlier versions.

1.3. Your License to Use the Services. Subject to these Terms, FGA grants you a non-exclusive, limited, revocable, non-transferable, license to use the Services, including the products, applications, content and material thereof, for your personal, non-commercial use. The Services and their content may not be reproduced, duplicated,

copied, resold, sublicensed, or otherwise used in whole or in part by you for commercial purposes. You may not modify, translate, reverse-engineer, reverse-compile or decompile, disassemble or create derivative works from any of the Services or their content. We reserve the right to discontinue the Services or to change the content of the Services in any way and at any time, with or without notice to you, without liability.

1.4. You Must Be Thirteen Years Old to use the Services. You must be at least thirteen years old to use the Services. If you are not at least thirteen (13) years old, you are not allowed to use the Services. By accessing the Services, you represent that you are at least thirteen (13) years old.

1.5. Compliance with other Terms of Services. If you access the Services through a social networking service ("SNS"), such as Facebook®, you shall comply with the terms of service of the SNS as well as these Terms. Your violation of the terms of service of any applicable SNS shall constitute a violation of these Terms.

2. ACCESS TO THE SERVICES

2.1. Registering to Use the Services. Before accessing or using the Services, you may be required to create an account with FGA ("Account") or have a valid SNS account through which you connect to the Services ("SNS Account"). You agree to provide true, accurate and complete information about yourself ("Account Information") when creating the Account or, in the case of an SNS Account, you agree that the Account Information contained in your SNS Account is true, accurate and correct. You agree to update the Account Information contained in your Account and/or SNS Account so that it is true, accurate and complete whenever you are using the Services.

2.2. Multiple Accounts. You may not have more than one Account or more than one SNS Account on any single SNS at any given time. You shall not create an Account or SNS Account using a false identity or information or on behalf of someone other than yourself. In the event of a dispute as to any Account or SNS Account, we will consider the Authorized Account Holder of the email address used to register to be the owner and responsible party for the Account or SNS Account. The "Authorized Account Holder" is the natural person assigned an email address by an Internet access provider, online service provider or other organization responsible for assigning

email addresses for the domain associated with the submitted address.

2.3. Termination of Your Access to the Services. You are solely and entirely responsible for all activities that occur under your Account or SNS Account. We reserve the right to terminate your access to the Services and/or your Account for any reason, including if we have reasonable grounds to suspect that you have failed to comply with these Terms.

2.4. Preservation of game data.

In accordance with our privacy policy and the provisions of the General Data Protection Rules: The main data of your player's account and your personal data are kept for 10 years following your date of last account update. Your current game data are destroyed 45 days (forty-five days) after your last played game. Your personal Facebook data are destroyed immediately at the end of each game session.

3. IN-GAME VIRTUAL CURRENCY AND VIRTUAL ITEMS

3.1. Virtual Items. The Services may include an opportunity for you to earn, buy or use in-game items such as "pearls," "energy," "sublives," "gems," or "points" ("Virtual Items"). In some circumstances, you may pay money to obtain Virtual Items. Virtual Items are not real money and do not have monetary value.

3.2. Restrictions on Virtual Items. Virtual Items obtained via the Services are provided to you under a limited, personal, revocable, non-transferable, non-sublicenseable license to use within the Services. You have no property interest, right or title in or to any such Virtual Items. You shall not rent, lease, sell, trade, gift, bequeath or otherwise transfer your Account, SNS Account or any Virtual Items to anyone without FGA's written permission.

3.3. Forfeiture of Virtual Items. Virtual Items are forfeited if we, in our sole discretion, terminate your Account or access to the Services or discontinue availability of any of the Services. Virtual Items are forfeited if you disconnect your SNS Account from the Services.

3.4. Purchasing Virtual Items. Price and availability of Virtual Items are determined by FGA in its sole discretion and are subject to change without notice. We reserve the right, without prior notification, to limit the order quantity on any Virtual Items and/or to

refuse to provide you with any Virtual Items. We generally deliver Virtual Items to your Account or SNS Account within ten (10) minutes after you purchase them. If Virtual Items have not been properly delivered to your Account or SNS Account, please contact our customer service department using the internal messaging system within any of our games for a full refund of any Virtual Items that were not delivered. There are no refunds after Virtual Items are delivered. You agree that all sales of Virtual Items are final.

4. ONLINE CONTENT AND CONDUCT

4.1. Communication Channels. The Services may include opportunities to communicate on online forums, internal messaging, the Coin Pusher Facebook® page, the Prize Fiesta Facebook® page, the Prize Blast Facebook® page and/or in-app forums ("Communication Channels"). To access one of our Communication Channels, you must register for an Account with FGA or access the Services via a SNS Account.

4.2. User Content. Communication Channels may allow you to transmit writings, photos, graphics, comments, suggestions, files, links or other materials (collectively "User Content"). You shall not use any Communication Channels to transmit or publish any User Content that: (1) you do not have the right to use or which violates a third party's rights, including without limitation any privacy, publicity or intellectual property rights; (2) is unlawful, untrue, defamatory, abusive, tortious, threatening, harmful, obscene, indecent, racist or pornographic; (3) would constitute or encourage a criminal offense; (4) contains any viruses, worms or similar software; (5) is harassing to other users or us; and/or (6) is otherwise objectionable to us in our sole discretion. You agree not to submit or distribute User Content that includes personal information about another person without that person's consent. You agree not to impersonate nor falsely state or represent your identity in any Communication Channel.

4.3. Viewing or Receiving User Content. You agree that by using the Communication Channels and/or Services you may be exposed to User Content that is indecent, explicit, and/or offensive. You bear all risks associated with use of the Communication Channels and Services. You agree that by using the Communication Channels and Services and/or applications that under no circumstances will we be liable in any way for any damage or loss of any kind incurred as a result of User Content.

4.4. Non-Commercial Use of the Communication Channels. You may only use the Communication Channels in a noncommercial manner. You shall not distribute or otherwise publish on any Communication Channel any material containing any solicitation, promotion or advertising for goods or services.

4.5. Other Restrictions on Communication Channels. You agree not to use any data mining tools or automation tools such as spiders, crawlers, scripts, bots, or any automated method of recording information in any Communication Channel. You agree not to engage in or facilitate the transmission of unsolicited mass mailing or "spamming" using any Communication Channel. You agree not to collect personal information about others using any Communication Channel.

4.6. Grant of License to FGA. By transmitting User Content via any Communication Channel, you grant and/or warrant that all owners of any such User Content have expressly granted to FGA a fully paid, royalty-free, non-exclusive, irrevocable, worldwide, unconditional, perpetual, right and license to use, reproduce, modify, publish, and distribute all such User Content and/or to incorporate such materials in other works in any form, media, technology now known or later developed.

4.7. Monitoring Communication Channels. We shall have the right, but not the responsibility, in our sole discretion, to monitor and/or remove any User Content transmitted by you via the Communication Channels that we believe to be harmful or offensive, or to otherwise violate these Terms or any other terms and conditions which we may institute from time to time.

4.8. We Do Not Endorse User Content. Any opinions, advice, statements, services, offers or other information or content expressed or made available by third parties in the Communication Channels are those of the respective author(s) or distributor(s) and not of FGA.

4.9. Cheating. Do not cheat when using any of the Services. Cheating is a violation of these Terms. If you use or attempt to use any cheat engine, software, device or process to tamper with or affect the operation of any of the Services or to gain an unfair advantage over us or any other user of the Services, your account will be immediately closed. Any attempt to deliberately damage or undermine the legitimate operation of the Services is a violation of criminal and civil laws. Should such an attempt be made, we will seek

damages or other remedies from any person engaging in such conduct.

5. FGA APPS LOYALTY PROGRAMS

FGA offers loyalty programs (“Loyalty Programs”) for users of its Prize Fiesta and Prize Blast games. The Loyalty Programs are subject to the following terms and conditions.

5.1. Overview. The Loyalty Programs allow users of the Prize Fiesta and Prize Blast games to receive rewards for using the games. The Loyalty Programs give users the opportunity to accumulate reward points for performing certain actions in the Prize Blast and Prize Fiesta games and for time spent playing the games. REWARD POINTS ARE NOT AWARDED BASED ON SKILL OR CHANCE.

Users may exchange reward points for rewards provided they comply with the rules and requirements set out in these Terms. NEITHER THE DOLLARS IN A USER’S IN-GAME “PIGGY BANK” NOR A USER’S IN-GAME SCORES AFFECT A USER’S ABILITY TO RECEIVE REWARDS. PLEASE READ THESE RULES CAREFULLY.

5.2. Eligibility. The Loyalty Programs are open to legal residents of, who reside within, ALABAMA, ALASKA, ARIZONA, ARKANSAS, CALIFORNIA, COLORADO, CONNECTICUT, DELAWARE, DISTRICT OF COLUMBIA, GEORGIA, HAWAII, IDAHO, ILLINOIS, INDIANA, IOWA, KANSAS, KENTUCKY, LOUISIANA, MAINE, MARYLAND, MASSACHUSETTS, MICHIGAN, MINNESOTA, MISSISSIPPI, MISSOURI, MONTANA, NEBRASKA, NEVADA, NEW HAMPSHIRE, NEW JERSEY, NEW MEXICO, NORTH CAROLINA, NORTH DAKOTA, OHIO, OKLAHOMA, OREGON, PENNSYLVANIA, SOUTH CAROLINA, SOUTH DAKOTA, TENNESSEE, TEXAS, UTAH, VERMONT, VIRGINIA, WASHINGTON, WEST VIRGINIA, WISCONSIN, WYOMING, ALBANIA, ALGERIA, AMERICAN SAMOA, ANDORRA, ANGOLA, ANGUILLA, ANTIGUA AND BARBUDA, ARGENTINA, ARMENIA, ARUBA, AUSTRALIA, AUSTRIA, AZERBAIJAN, BAHAMAS, BAHRAIN, BANGLADESH, BARBADOS, BELARUS, BELGIUM, BERMUDA, BOLIVIA, BOSNIA AND HERZEGOVINA, BRAZIL, BRUNEI DARUSSALAM, BULGARIA, CAMBODIA, CANADA, CAPE VERDE, CAYMAN ISLANDS, CHILE, COLOMBIA, COOK ISLANDS, COSTA RICA, CROATIA, CYPRUS, CZECH REPUBLIC, DENMARK, DOMINICAN REPUBLIC, ECUADOR, EGYPT, ESTONIA, FIJI, FINLAND, FRANCE, FRENCH GUIANA, FRENCH POLYNESIA, FRENCH SOUTHERN TERRITORIES, GEORGIA, GERMANY, GHANA, GIBRALTAR, GREECE, GRENADA,

GUADELOUPE, GUAM, GUATEMALA, HOLY SEE VATICAN CITY STATE, HUNGARY, ICELAND, INDIA, INDONESIA, IRELAND, ITALY, JAMAICA, JORDAN, KAZAKHSTAN, KENYA, KUWAIT, LATVIA, LEBANON, LIECHTENSTEIN, LITHUANIA, LUXEMBOURG, MACAO, MACEDONIA, MADAGASCAR, MALAYSIA, MALDIVES, MALTA, MARTINIQUE, MAYOTTE, MEXICO, MICRONESIA, MOLDOVA, MONACO, MONTENEGRO, MOROCCO, MOZAMBIQUE, MYANMAR, NAMIBIA, NETHERLANDS, NETHERLANDS ANTILLES, NEW CALEDONIA, NEW ZEALAND, NICARAGUA, NORWAY, PAKISTAN, PALAU, PANAMA, PAPUA NEW GUINEA, PARAGUAY, PERU, PHILIPPINES, POLAND, PORTUGAL, QATAR, REUNION ISLAND, ROMANIA, RUSSIAN FEDERATION, SAINT LUCIA, SAINT PIERRE AND MIQUELON, SAINT VINCENT AND THE GRENADINES, SAMOA, SAN MARINO, SAUDI ARABIA, SERBIA, SEYCHELLES, SINGAPORE, SLOVAKIA, SLOVENIA, SOUTH AFRICA, SPAIN, SRI LANKA, SWAZILAND, SWEDEN, SWITZERLAND, TAIWAN, PROVINCE OF CHINA, THAILAND, TRINIDAD AND TOBAGO, TUNISIA, TURKEY, UKRAINE, UNITED ARAB EMIRATES, UNITED KINGDOM, URUGUAY, VANUATU, VIET NAM, VIRGIN ISLANDS, BRITISH OR WALLIS AND FUTUNA.

Users must be at least eighteen (18) years of age or the age of majority in their place of residence, whichever is greater, to receive a reward.

Users that do not meet the eligibility requirements stated in these rules are not eligible to receive a reward.

5.3. The Prize Fiesta Loyalty Program.

5.3.1. Earning reward points in the Prize Fiesta loyalty program.

Users earn reward points by performing the following actions in the Prize Fiesta game:

Action	Reward Points Earned	Limitation
Launch the Prize Fiesta App	992,775	This reward can only be obtained once.
Start the first game in Prize Fiesta	985,486	This reward can only be obtained once.
Complete one game of Prize Fiesta	931,420	This reward can only be obtained once.
Complete the Prize Fiesta tutorial	135,231	This reward can only be obtained once.
Open the in-game shop	1,489	This reward can only be obtained once a day.
Complete thirty-five (35) Prize Fiesta games during the same day	4,794	This reward can only be obtained once a day.
Play Prize Fiesta for four (4) consecutive hours during the same day	6,687	This reward can only be obtained once a day.
Play Prize Fiesta for four (4) consecutive hours for eight (8) consecutive days	57,224	This reward can only be obtained once every eight days.

5.3.2. Rewards for the Prize Fiesta loyalty program. Users can redeem their reward points at any time for any of the rewards shown on the table below.

Gifts	ARV**	Reward points
Smart Watch	\$ 99,00	27 027 000
Smart Speaker and Home Assistant	\$ 129,00	32 604 914
Harman Kardon Soundsticks and bluetooth Speaker System	\$ 259,00	60 607 144
Sony PS4	\$ 299,00	64 777 764
Xbox one S	\$ 300,00	62 537 623
Nintendo Switch	\$ 329,00	65 990 492
iPad 10.2" 32 Go	\$ 329,00	63 496 051
TV Flat Screen 40"	\$ 349,00	64 809 937
Last Generation Drone	\$ 439,00	72 623 429
iRobot Roomba	\$ 499,00	76 426 414
High-end Electric Scooter	\$ 549,00	80 905 982
Smartphone Samsung Galaxy S20 FE	\$ 600,00	81 863 488
BenQ Projector TH681 3D	\$ 699,00	91 765 941
iPhone 13 128 Go Unlocked	\$ 799,00	100 929 118
Touchscreen Backlit Keyboard Laptop	\$ 999,00	121 422 883
iPhone 13 Pro Unlocked	\$ 1 050,00	118 155 803
Kenwood Cooking Chef	\$ 1 200,00	129 930 872
Microsoft Surface Pro 8	\$ 1 800,00	187 529 228
Curved TV 65" Ultra HD LED	\$ 2 999,00	300 634 128
Apple Macbook Pro M1	\$ 3 199,00	308 561 265
Ford Eco Sport	\$ 24 999,00	2 320 145 150

** Approximate Retail Value is stated in United States Dollars.

5.4. The Prize Blast Loyalty Program.

5.4.1. Earn reward points in the Prize. Blast loyalty program
Users earn reward points by performing the following actions in the Prize Blast game:

Action	Reward Points Earned	Limitation
Launch the Prize Blast App	993,000	This reward can only be obtained once.
Start the first game in Prize Blast	985,000	This reward can only be obtained once.
Complete one game of Prize Blast	931,000	This reward can only be obtained once.
Complete the Prize Blast tutorial	135,000	This reward can only be obtained once.
Open the in-game shop	1,489	This reward can only be obtained once a day.
Complete thirty-five (35) Prize Blast	4,800	This reward can only be obtained once a day.
Play Prize Blast for four (4) consecutive hours during the same day	6,700	This reward can only be obtained once a day.
Play Prize Blast for four (4) consecutive hours for eight (8) consecutive days	57,000	This reward can only be obtained once every eight days.

5.4.2. Rewards for the Prize Blast loyalty program. Users can redeem their reward points at any time for any of the rewards shown on the table below.

Gifts	ARV**	Reward points
Smart Watch	\$ 99,00	27 027 000
Fujifilm Instax Mini 11	\$ 119,00	31 258 991
Smart Speaker and Home Assistant	\$ 129,00	32 604 914
Nespresso Coffee machine	\$ 199,00	48 396 258
Harman Kardon Soundsticks and bluetooth Speaker System	\$ 259,00	60 607 144
3D Printer	\$ 299,00	67 322 556
Nintendo Switch	\$ 329,00	65 990 492
iPad 10.2" 32 Go	\$ 329,00	63 496 051
TV Flat Screen 40"	\$ 349,00	64 809 937
Oculus Quest 2	\$ 399,00	71 294 236
Sony PS5	\$ 399,00	68 599 314
Last Generation Drone	\$ 439,00	72 623 429
Xbox Series X	\$ 459,00	73 061 783
iRobot Roomba	\$ 499,00	76 426 414
High-end Electric Scooter	\$ 549,00	80 905 982
Dyson Vaccum cleaner	\$ 579,00	82 101 710
Smartphone Samsung Galaxy S20 FE	\$ 600,00	81 863 488
BenQ Projector TH681 3D	\$ 699,00	91 765 941
iPhone 13 128 Go Unlocked	\$ 799,00	100 929 118
Touchscreen Backlit Keyboard Laptop	\$ 999,00	121 422 883
Samsung Galaxy Z Flip 3 5G Unlocked	\$ 1 049,00	122 680 600
Curved TV 65" Ultra HD LED	\$ 2 999,00	300 634 128
Apple Macbook Pro M1	\$ 3 199,00	308 561 265
Ford Eco Sport	\$ 24 999,00	2 320 145 150

** Approximate Retail Value is stated in United States Dollars.

5.5. Additional Rules and Limitations for the Loyalty Programs.

5.5.1. Checking Points Balance. Users can view the number of reward points they have accumulated at any time. To view a user's reward points for the Prize Blast game, send a request to the Prize Blast customer service using the in-App messaging system and include your user's public player number displayed in the Prize Blast app. To view a user's reward points for the Prize Fiesta game, send a request to the Prize Fiesta customer service using the in-App messaging system and include your user's public player number displayed in the Prize Fiesta app. A user's public player number is accessed in the "settings" area accessible from the main menu of the Prize Fiesta app and Prize Blast app, respectively.

5.5.2. Redeeming Reward Points. Users can redeem their reward points at any time. To claim a reward, users must have accumulated the number of reward points required for the corresponding reward

shown in the tables above. To request an exchange of reward points for a reward, contact FGA customer service using the in-game messaging. After each reward redemption, the corresponding reward points are deducted from the user's reward point account.

5.5.3. Shipping. To receive a reward, you must provide FGA with a valid mailing address, email address, phone number and other contact information reasonably requested by FGA. FGA will bear the delivery costs associated with delivering rewards to you; provided that, delivery occurs at addresses located in the states and countries identified in Section 5.2 above. FGA will only deliver to address located in the states and countries identified in Section 5.2 above.

5.5.4. Substitutions. FGA, in its sole discretion, may substitute the rewards identified above for rewards of equal or greater value or provide the user the approximate retail value (in USD) of the reward they select in the user's local currency. To be eligible to receive a monetary reward, users must have or establish a PayPal account. FGA will send monetary rewards to a user's PayPal account.

5.5.5. No Monetary Value; Non-Transferrable. Although reward points can be exchanged for rewards, they have no value, users do not own them, users cannot transfer them to anyone else, they are not currency, they do not represent currency and they cannot be exchanged for money. Reward points accumulated in the Prize Blast loyalty program may not be used in the Prize Fiesta loyalty program. Reward points accumulated in the Prize Fiesta loyalty program may not be used in the Prize Blast loyalty program.

5.5.6. Time Zone; Counting Days. Days are counted based on Paris time (the Central European Time CET).

5.5.7. Forfeiture of Reward Points. The use of any robotic, automatic, macro, programmed, third party or like methods to accumulate reward points is prohibited and the use or attempted use of such methods may result in the cancellation, termination, or modification of the Loyalty Programs, disqualification of the user utilizing the methods and/or the forfeiture of the offending user's reward points.

5.5.8. Termination of Loyalty Programs; Amendments. The Loyalty Programs will terminate on June 15th, 2033, or at such earlier or later date that FGA may determine and provides notice of by amending these Terms ("Termination Date"). Beginning on the Termination Date, users will no longer be able to accumulate reward points. Users will have three hundred and sixty-five (365) days after the

Termination Date to redeem their reward points for rewards by following the procedures set out above. If a user fails to redeem their reward points within three hundred and sixty-five (365) days after the Termination Date, the user will forfeit their reward points.

6. FGA SWEEPSTAKES

6.1. Some of our games provide the opportunity for you to participate in one or more sweepstakes that we sponsor ("FGA Sweepstakes"). You may receive prizes by participating in and winning a FGA Sweepstakes. FGA Sweepstakes are subject to their respective official rules, which can be found at <https://www.mango-family.com/rulesList.php> in the section Full Game Ahead - FGA PRIZE GAMES.

6.2. FACEBOOK® DISCLOSURES: FGA Sweepstakes are not in any manner sponsored, endorsed, administered by, or associated with Facebook®. You understand that you are providing your information to us and not to Facebook®. The information you provide will only be used as stated in these Terms and in the Official Rules of the FGA Sweepstakes. By participating a FGA Sweepstakes, you release and agree to indemnify Facebook® and hold it harmless from and against any and all costs, claims, damages, (including, without limitation, any special, incidental or consequential damages), or any other injury, whether due to negligence or otherwise, to person(s) or property (including, without limitation, death or violation of any personal rights, such as violation of right of publicity/privacy, libel, or slander), due in whole or in part, directly or indirectly, to participation in FGA Sweepstakes (as applicable), or arising out of the receipt, use/misuse of, or participation in FGA Sweepstakes-related or prize-related activity.

6.3. GOOGLE® DISCLOSURES: FGA Sweepstakes are not in any manner sponsored, endorsed, administered by, or associated with Google®.

6.4. APPLE® DISCLOSURES: FGA Sweepstakes are not in any manner sponsored, endorsed, administered by, or associated with Apple®.

7. PRIVACY

Personal information you provide to FGA is collected and managed by Mango Family and governed by the Mango Family Privacy Policy, in accordance with the provisions of the General Data Protection Regulation (GDPR) which can be found here: <https://www.mango-family.com/privacypolicy/>

8. TITLE

Unless otherwise specified in these Terms, any and all title, ownership, rights, and intellectual property rights in and to the Services, including all materials and content therein, shall remain in FGA and/or its suppliers and are protected by the copyright laws of the United States and international copyright treaties. The names and logos, and other graphics, logos, icons, and service names associated with the Services are trademarks, registered trademarks or trade dress of FGA or its licensors. You may not use, copy, transmit, modify, distribute, or create any derivative works from the Services, or any material or content contained therein.

9. DISCLAIMER OF WARRANTY AND LIMIT OF LIABILITY

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POSSIBILITY OF SUCH DAMAGES. YOU AGREE THAT YOUR SOLE AND EXCLUSIVE REMEDY FOR ANY DISPUTE WITH FGA, THEIR LICENSORS OR SUPPLIERS IS TO STOP USING THE SERVICES AND TO CANCEL YOUR ACCOUNT. YOU ACKNOWLEDGE AND AGREE THAT FGA IS NOT LIABLE FOR ANY ACT OR FAILURE TO ACT ON THEIR OWN PART, OR FOR ANY CONDUCT OF, OR COMMUNICATION OR CONTENT POSTED WITHIN THE SERVICES. IN NO EVENT SHALL FGA OR THEIR EMPLOYEES', CONTRACTORS', OFFICERS', DIRECTORS' OR SHAREHOLDERS' LIABILITY TO YOU EXCEED THE AMOUNT THAT YOU PAID TO FGA FOR THE SERVICES. IN THE EVENT A STATE OR JURISDICTION DOES NOT ALLOW THE EXCLUSION OR THE LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, IN SUCH STATES OR JURISDICTIONS, FGA LIABILITY SHALL BE LIMITED TO THE FULL EXTENT PERMITTED BY LAW. YOU FURTHER ACKNOWLEDGE THAT FGA IS NOT LIABLE, AND YOU AGREE NOT TO SEEK TO HOLD FGA LIABLE, FOR THE CONDUCT OF THIRD PARTIES, INCLUDING OTHER USERS OF THE SERVICES AND OTHER EXTERNAL SITES, AND THAT THE RISK OF USING OR ACCESSING EXTERNAL SITES RESTS ENTIRELY WITH YOU.

10. TERMINATION

You and FGA have the right to terminate or cancel your Account, if applicable, at any time for any reason. No notice shall be required from FGA prior to termination of your Account. Virtual Items are unconditionally forfeited if your Account or SNS Account used to access the Services is terminated or suspended for any reason or if FGA discontinues the applicable Services.

11. NO ASSIGNMENT

These Terms and the licenses granted to you herein are personal to you, and may not be assigned without FGA's express written consent.

12. COPYRIGHT INFRINGEMENT NOTIFICATION PROCEDURE

FGA's designated agent for notice of claims of copyright infringement related to FGA, Prize Fiesta, Coin Pusher, Prize Blast, and all affiliated web pages (collectively, the "FGA Properties") is as follows:

The Law Firm of Sausser Summers PC,

2 Rosedale Dr. , Charleston, SC 29407 USA *Office accessible by appointment only

Email: info@onlinetrademarkattorneys.com.

Pursuant to Title 17, United States Code, Section 512(c)(3), a notification of claimed infringement related to any of the FGA Properties must be a written communication addressed to the designated agent as set forth above, and must include substantially all of the following:

- A physical or electronic signature of the owner (or person authorized to act on behalf of the owner) of an exclusive right that is allegedly infringed;
- Specific identification of the copyrighted work claimed to have been infringed, or if multiple copyrighted works are covered by a single notification, a list of each copyrighted work claimed to have been infringed;
- Information related to the work(s) reasonably sufficient for FGA to promptly locate the work (e.g. title of work, location within the FGA Properties, etc.);
- Information reasonably sufficient to permit FGA to directly contact the complaining party, such as a complete name and address, telephone number, and an email address;
- A statement that the complaining party has a good faith belief that use of the work(s) in the manner complained of is not authorized by the copyright owner, its agent, or the law;
- A statement requesting that FGA take a specific act with respect to the alleged infringement (e.g., removal, access restricted or disabled); and
- A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

13. MISCELLANEOUS

a. Arbitration & Jurisdiction. You and FGA agree that the exclusive remedy for all disputes and claims relating in any way to, or arising out

of, these Terms, the Services, or your use of the Services shall be final and binding arbitration. The arbitration shall be conducted by a single arbitrator under the Commercial Arbitration Rules of the American Arbitration Association ("AAA") and AAA's Supplementary Procedures for Consumer Related Disputes ("AAA Consumer Rules"). To the fullest extent permitted by law: no arbitration under these Terms shall be joined to any other arbitration, including any arbitration involving any other current or former user of the Services; no class arbitration proceedings shall be permitted; no finding or stipulation of fact in any other arbitration, judicial or similar proceeding may be given preclusive or collateral estoppel effect in any arbitration hereunder (unless determined in another proceeding between you and FGA); and no conclusion of law in any other arbitration may be given any weight in any arbitration hereunder. You and FGA must commence an arbitration by filing a demand for arbitration with the AAA within ONE (1) YEAR after the date the party asserting the claim first knows or reasonably should know of the act, omission or default giving rise to the claim; and there shall be no right to any remedy for any claim not asserted within that time period. If applicable law prohibits a one-year limitation period for asserting claims, the claim must be asserted within the shortest time period in excess of one year that is permitted by applicable law. You and FGA may litigate in court only to compel arbitration under these Terms, stay proceedings pending arbitration, or to confirm, modify, vacate or enter judgment on the award rendered by the arbitrator(s). You and FGA hereby consent to the exclusive jurisdiction of and venue in the United States District Court for the Eastern District of Pennsylvania or, if that court shall lack jurisdiction, to the Court of Common Pleas situated in the Philadelphia County, Pennsylvania to enforce the provisions of this Section and to resolve any disputes and claims cognizable in court relating in any way, or arising out of, these Terms, the Services or your use of the Services. The court, not the arbitrator, shall determine arbitrability and enforce the arbitration agreements contained herein, including the prohibition on consolidated arbitrations and class arbitration. These Terms and all disputes and claims relating in any way to, or arising out of, these Terms, the Services or your use of the Services shall be governed by the laws of the Commonwealth of Pennsylvania and the Federal Arbitration Act, without reference to choice of law principles.

b. Complete Agreement. These Terms shall constitute the complete and exclusive agreement between you and us. The Terms may not be modified by you except in a writing duly signed by you and an authorized representative of FGA. If any provision herein is held to be unenforceable for any reason, such provision shall be reformed only to the extent necessary to make it enforceable, and such decision shall

not affect the enforceability of such provision under other circumstances, or of the remaining provisions hereof under all circumstances.

14. CONTACT INFORMATION



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