

G2E DEALER CHAMPIONSHIP 2026
(the “Competition”)
Official Rules

NO PURCHASE OR PAYMENT OF ANY KIND IS NECESSARY TO ENTER OR WIN THIS COMPETITION. A PURCHASE DOES NOT INCREASE YOUR CHANCES OF WINNING.

This Competition is being held in connection with the 2026 Global Gaming Expo (G2E) event, scheduled to take place at The Venetian Expo in Las Vegas, NV, from September 28 through October 1, 2026 (the “Event”).

1. COMPETITION PERIOD: The Competition will take place during the Event and is currently scheduled to take place within Hall D at the Event and as follows, with the exact locations, play structure, and timing to be determined by Management and communicated to the Participants prior to the Event (the “Competition Period”):

- Tuesday, September 29, 2026 – First Competition Day
 - Accepted Participants **must** visit the Competition registration desk on-site at the Event and receive a pre-Competition briefing
 - All accepted Participants are required to read and sign these Official Rules either online prior to arrival at the Event or on-site at the Competition registration desk
 - Management will determine time assignments for the Competition Games for all Participants participating in the Competition. The time assignments will be organized by Management, whose decisions are final and binding on all matters relating to the Competition
 - Initial Competition rounds and scoring
 - Number of rounds of play will be determined based on number of Competitors
- Wednesday, September 30, 2026 – Second Competition Day
 - Secondary Competition rounds and scoring
 - Number of rounds of play will be determined based on number of Competitors advancing from First Competition Day
 - Management may also offer “side games” separate from the Competition rounds
- Thursday, October 1, 2026 – Third Competition Day
 - Final Competition rounds and scoring
 - Number of rounds of play will be determined based on number of Competitors advancing from Second Competition Day
 - Awards ceremony and celebration

All accepted Participants (as defined below) must be present at the Event and available to participate for each of the three days of the Competition Period. The Competition Period will conclude, and all winners will be selected, prior to the close of the Event on October 1, 2026.

2. COMPETITION MANAGEMENT: “Management” shall be defined as Reed Exhibitions, a division of RELX Inc. (401 Merritt 7, Norwalk, CT 06851). Management shall operate the Competition and Management shall also work with the American Gaming Association (the “AGA”) in the production and management of the Competition.

3. ELIGIBILITY: Each individual who (i) is either nominated to participate in the Competition as a “Competitor” or applies to participate in the Competition as a “Judge” (each as defined in the Nomination Process section below) and (ii) meets the eligibility requirements in this section shall be referred to as a “Participant”. The Competition is open only to Participants who, at the time of the submission of their Nomination Form (as defined below), are: (i) legal residents of either the fifty (50) United States, or the District of Columbia, or Canada, or Mexico; (ii) at least twenty-one (21) years of age; and (iii) employed by an Industry Employer (as defined below). All Participants must be able to provide proof of identification and eligibility if requested by Management.

An “Industry Employer” shall be defined as either (i) a land-based operator of a physical casino or (ii) an operator of an online casino, which in either case is within the United States, Canada, or Mexico and is properly licensed by the applicable national, state, or tribal regulatory body to operate such casino within the legal and regulated gaming industry of the United States, Canada, or Mexico.

All Participants must be employed by an Industry Employer, however, for the sake of clarity, the Competition is open to Competitors who are full-time, part-time, casual, on-call, dual rate, or seasonal employees of an Industry Employer. The Competition is not open to participants who are not legal residents of the United States or Canada or Mexico. Employees, agents, and representatives of RELX Inc., of the AGA; of each of their parents, subsidiaries, divisions, or affiliates; and the immediate family and household members of all such individuals, are not eligible to participate in or win this Competition.

Please note that non-U.S. Participants may be subject to laws or regulations within their respective jurisdictions of residence that may restrict or limit their ability to participate in the Competition and/or to receive or accept Prizes. Non-U.S. Participants whose jurisdiction of residence prohibits its residents from participating in contests in the United States are not eligible to participate in the Competition. By entering the Competition, non-U.S. Participants acknowledge that they have reviewed the applicable laws and regulations of their respective jurisdictions of residence, if any, that may restrict or limit their ability to participate in the Competition and further acknowledge that they are solely responsible for ensuring that their participation in the Competition complies with all laws and regulations of their respective jurisdictions of residence.

In the event that any Participant (or any Nomination Form relating to a Participant) is determined to be ineligible at any time and for any reason, Management reserves the right to disqualify such Participant from the Competition immediately and any such ineligible Participant acknowledges that they forfeit any Prizes or rights to same.

Once accepted into the Competition, Management will provide the Participant with a code that will allow Participant to register for an “exhibit hall only” badge to the Event on a complimentary basis. Notwithstanding this registration code, each Participant and their Industry Employer are solely responsible for any incidentals or expenses needed to be present at the Event or to participate in the Competition, including, but not limited to, all travel costs, travel documentation, accommodations, and other incidentals or expenses as may be applicable. All such costs shall be borne solely by the Participant or their Industry Employer, and Management will not be held liable for any costs associated with Participant’s participation in the Competition.

4. NOMINATION PROCESS; SUBMISSION PERIOD: Applications for eligible Participants nominated to participate in the Competition must be submitted by an Industry Employer through the Event website. Each such submitted application shall be deemed a “Nomination Form”. The period for submitting Nomination Forms begins at 12:01AM (PT) on May 20, 2026, and ends at 11:59PM (PT) on July 17, 2026 (the “Submission Period”). There is no cost to submit a Nomination Form.

All Nomination Forms must be submitted by an employee of an Industry Employer who is in a “table games” role with a title of director level or higher (a “Nominator”). Individual Participants **must** be nominated by an Industry Employer and Nomination Forms **must** be submitted by an Industry Employer in order to be considered. Individual Participants may not submit Nomination Forms on their own behalf.

Each Nomination Form must include the following details about both the Participant nominated to compete in the Competition Games (the “Competitor”) and the Participant nominated to participate as a judge of the Competition Games (the “Judge”) (and about the Nominator if different from the nominated Judge):

- Name
- Title
- Telephone/Email
- Industry Employer (e.g. casino) Name and Address
- Employment Status (if applicable, i.e., full time, part time, dual rate, etc.)
- Years of table games dealing experience
- Years of table games management experience and in which games (Nominator/Judges Only)

- Which table games do you deal as part of your job? (Competitors Only)
- Additional information which may be helpful in the review process
- Confirmation that such individuals are able to travel to Las Vegas and participate in the Competition on all three (3) days
- Confirmation as to whether or not the Nominator is the Judge that would accompany the Competitor to the Competition
- If the Competitor will be determined by a competition run by the Industry Employer, provide the necessary logistics of how they will be determined, including the date such competition shall be completed.

By submitting a Nomination Form and entering this Competition, each Participant and Participant's Industry Employer represent and warrant that (i) they have read, understand, and agree to be bound by these Official Rules and by the decisions of the Management and the Judges, which shall be binding and final on all matters relating to this Competition; and (ii) Participant is authorized to enter this Competition and make the representations stated herein.

The submission of a Nomination Form is NOT a guarantee of participation in the Competition. Beginning on July 18, 2026, the Competition advisory board will begin reviewing each submitted Nomination Form and determine whether or not the Competitor in the Nomination Form is accepted into the Competition. Both the Competitor and the Nominator will be notified of acceptance or rejection by no later August 10, 2026. Nomination Forms shall be reviewed and accepted at the sole discretion of Management. **It is expected that a maximum of sixty (60) Competitors will be accepted into the Competition, however additional Competitors may be accepted at the sole discretion of Management.**

An Industry Employer may submit **one (1)** Nomination Form for each of Industry Employer's individual casino properties, provided however that the total number of Competitors from a given Industry Employer who may participate in the Competition shall be limited as follows:

- (i) For Industry Employers with one (1) casino property, one (1) Competitor may participate in the Competition;
- (ii) For Industry Employers with two (2) to seven (7) individual casino properties, a maximum of two (2) Competitors may participate in the Competition;
- (iii) For Industry Employers with eight (8) to nineteen (19) individual casino properties, a maximum of four (4) Competitors may participate in the Competition; and
- (iv) For Industry Employers with twenty (20) or more individual casino properties, a maximum of seven (7) Competitors may participate in the Competition.

For the sake of clarity, these amounts are the maximum and no Industry Employer is guaranteed any specific number of Competitors who may participate in the Competition.

All Nomination Forms must be received during the Submission Period. Nomination Forms which are submitted after the close of the Submission Period will not be accepted. Entering, or attempting to enter, the Competition through means which are deemed fraudulent in Management's sole discretion will be deemed void and disqualified. Pacific Time shall control for all purposes of this Competition. Management's clock shall be the official timekeeper for the Competition. All Nomination Forms become the property of Management. Nomination Forms will not be acknowledged or returned. Incomplete Nomination Forms will be considered invalid, and the associated Participant shall not be permitted to participate in the Competition. Management is not responsible for lost, misdirected, illegible, mistranscribed or late Nomination Forms. Proof of submitting Nomination Forms will not be deemed to be proof of receipt by Management. Any Nomination Form containing material that is violent, pornographic or otherwise obscene, illegal, or racially or morally offensive, as determined by Management in its sole discretion, will be rejected as ineligible. Any Participant who wishes to withdraw from participating in the Competition may do so at any time prior to the end of the Competition Period by contacting Management.

5. COMPETITION GAMES; RULES: During the Competition Period, all Competitors will be required to compete in both American Roulette and Blackjack (each, a "Competition Game"). Each Competitor must participate in **BOTH** Competition Games. All Competitors shall run at least one (1) round of each Competition Game. All Competition Games shall be played

without legal tender and shall use Management's provided replica currency or chips. A group of Judges shall act as the simulated players in each Competition Game, provided that no Competitor shall be permitted to run a round of Competition Game play with any Judge who is employed by the Competitor's home casino. All Competitors are required to dress in the full uniform of their Industry Employer, including a name tag, during all rounds of the Competition.

The official rules used for each Competition Game shall be made available by Management on the Event website prior to the Competition Period and shall be incorporated herein as part of these Official Rules. Each Participant will be provided a written copy of the Competition Game rules prior to the Competition Period and must confirm their receipt and understanding of the specific Competition Game rules prior to participating in a Competition Game.

6. WINNER SELECTION: Upon the conclusion of the Competition Period, a total of three (3) winners – First Place, Second Place, and Third Place – will be selected by Management.

The Competition shall operate in a tournament style. In general, the first day of the Competition Games shall begin with all Competitors each playing one round of each Competition Game. Competitors will be organized into groups and in order to determine the winners from each group, the Judges shall judge and fill out a score card for each round of the Competition Games. On each score card, the Judge shall assess different criteria (hospitality, technical skills, control of the game) on a scale from one to ten. The Judges shall submit their scorecards to Management who will review the total scores given and determine which Competitors received the highest scores in that round. The top TWO Competitors from each organized group shall advance to the second day of the Competition Games.

The second day of the Competition Games shall be a "semifinal" tournament style. All Competitors who advanced from the first day shall be organized into groups and play one round of each Competition Game. The Judges shall judge and fill out a score card in the same manner as the first day. Management will review the total scores given and the top TWO Competitors from each organized group shall advance to the final day of the Competition Games.

On the final day of the Competition Games, the remaining Competitors shall each play one final round of each Competition Games in a "final" tournament style. The Judges shall judge and fill out a score card in the same manner as the first two days and upon the conclusion of the final round of play, the Competition Period shall end.

After the Competition Period ends, Management will review all score cards submitted by the Judges and tabulate all point totals to determine which Competitors received the highest scores from the final round. The Competitor with the highest score from the final round shall be deemed the First Place winner, the Competitor with the second highest score shall be deemed the Second Place winner, and the Competitor with the third highest score shall be deemed the Third Place winner. In the event of a tie, Management may request reasonable additional activities from the relevant Competitors, including, but not limited to, additional rounds of Competition Games or "sudden death" style competition.

Winners must be present on-site at the Event in order to win. To redeem their Prize, each potential winner may be required, in Management's discretion, to execute and return an Affidavit of Eligibility, a Release of Liability, a Publicity Release, required payment information or tax forms, and/or proof of identification and eligibility (collectively, the "Winner Forms"), each as reasonably requested by Management. If a Participant fails or refuses to sign and return all of the Winner Forms provided by Management within ten (10) days after receiving them, the Participant may be disqualified resulting in forfeiture of the Prize, and Management reserves the right, but not the obligation, to select an alternate winner.

In the event a potential winner: (a) cannot be reached for whatever reason after a reasonable effort has been exerted; (b) declines or cannot accept, receive or use the Prize for any reason; (c) is noncompliant with any required time periods stated herein, (d) is found at any time to be ineligible to participate in the Competition or to receive the Prize, (e) is found at any time to be out of compliance with the Official Rules, or (f) fails to claim the Prize or fulfill the Winner Forms obligations within the time period designated by Management, then such potential winner shall be disqualified from the Competition and an alternate potential winner may be selected, at Management's sole discretion, from among the other eligible Competitors. Management shall have no further liability or responsibility to such potential winners in connection with the Competition or any Prizes.

7. PRIZES: Each of the three (3) winners will be awarded one of the following prizes (each, a “Prize” and, collectively, the “Prizes”) depending on their placement:

- First Place Winner: Five Thousand US Dollars (\$5,000.00) and the grand prize trophy
- Second Place Winner: Three Thousand US Dollars (\$3,000.00) and the second place trophy
- Third Place Winner: Two Thousand US Dollars (\$2,000.00) and the third place trophy

At Management’s discretion, additional “side games” may be offered during the Competition Period, but judged separately from the Competition. Such side games will have a Prize of Five Hundred US Dollars (\$500.00) each.

Limit one (1) Prize per Competitor, excluding the “side games” which shall not be limited per Competitor. All Prizes shall be paid by check and shall be subject to such potential winner providing Management with all reasonably required documentation, including, without limitation, an ACH form and an accounts payable onboarding form.. All Competitors are participating in the Competition as a representative of their Industry Employer. Any winner’s acceptance of a Prize is subject to their Industry Employer’s policies. Prizes do not include any travel expenses, personal expenses, or any other costs not specifically described in these Official Rules as included in the Prize and will be the responsibility of the winner. All expenses on receipt and use of any Prizes and any applicable taxes on the Prizes are the sole responsibility of the winner. By participating in the Competition, each Participant acknowledges that Management has not and will not obtain or provide insurance of any kind relating to the Prizes.

Prizes are nontransferable or assignable until a winner has complied with all of their obligations under these Official Rules. No substitutions may be made for any Prize (or portion of a Prize), except that, in the event that any Prize (or portion of a Prize) becomes unavailable for any reason whatsoever or becomes unreasonably difficult to fulfill, Management reserves the right to substitute such Prize (or portion of a Prize) for one of equal or greater value. If any winner is unable or unwilling to accept or participate in any part of a Prize, that portion of the Prize will be deemed as forfeited by such winner and no substitution will be made except at Management’s sole discretion. Failure to take delivery of any Prize may result in forfeiture, and such Prize being awarded to an alternate winner, at Management’s sole discretion, from among the other eligible Participants. Any portion of a Prize unclaimed or unused by a winner will be forfeited and will not be substituted. Cash redemptions for Prizes shall not be permitted. **All Prizes are offered “as is” without any express or implied warranty of any kind or nature**, including without limitation, any warranty respecting condition, merchantability, quality, title, or fitness for a particular purpose. Management is not responsible for replacing any damaged Prizes unless such damage is caused by Management. Winners must look to the Prize’s manufacturer for potential guarantees or warranties of any kind.

Should any Participant engage in unruly, obnoxious, illegal, threatening, or otherwise inappropriate behavior in connection with the Competition at any time (as determined by Management in its sole reasonable discretion), Management reserves the right, without further notice or warning, to suspend the participation of such Participant and/or take other actions as Management deems appropriate in its sole discretion without any liability or other obligation to such Participant.

8. GENERAL COMPETITION RULES: The Competition is governed by these Official Rules and is subject to all applicable U.S. federal, state and local laws. The Competition is void where prohibited by applicable law. English is the official language of the Competition and shall be the language of communication at all Competition Game tables during the Competition. By entering the Competition, each Participant and their Industry Employer unconditionally accept and agree (i) to comply with and abide by these Official Rules and all of the representations, warranties and agreements contained herein, and (ii) that all of the decisions that Management makes or that the Judges makes in connection with the Competition, including, without limitation, all decisions regarding the interpretation and implementation of these Official Rules and the administration of the Competition. All such decisions made by Management or that the Judges make shall be final and binding in all respects and not subject to challenge or appeal. Management reserves the exclusive right to address and resolve any aspects of the Competition or incidents that affect the Competition that may not be expressly outlined in these Official Rules, and any such decisions shall be final and binding and not subject to challenge or appeal. Except as

otherwise expressly set forth herein, all of Management's rights pursuant to these Official Rules relate to and are exercisable against all Participants and associated Industry Employers as a whole and against each individual Participant and associated Industry Employer.

No Participant may publicize or display – or authorize the publication or display of – any third-party sponsorships or endorsements of any type whatsoever, in connection with the Competition without the prior express written consent of Management.

If there is a discrepancy or inconsistency between disclosures and other statements contained in any Competition materials and the terms and conditions of these Official Rules, these Official Rules will prevail, govern and control. Neither the failure of Management to insist upon or enforce strict performance of any provision of these Official Rules nor the failure, delay or omission by Management in exercising any right with respect to any term of these Official Rules, will be construed as a waiver or relinquishment to any extent of Management's right to assert or rely upon any such provision or right in that or any other instance.

The invalidity or unenforceability of any provision in these Official Rules shall not affect the validity or enforceability of any other provision. In the event that any provision is determined to be invalid or otherwise unenforceable or illegal, these Official Rules shall otherwise remain in effect and shall be construed in accordance with their terms as if the invalid or illegal provision were not contained herein. Headings and captions are used in these Official Rules solely for convenience and ease of reference and shall not be deemed to affect in any manner the meaning or intent of these Official Rules or any provision hereof.

9. PRIVACY; USE OF DATA: Each Participant's information will be collected from the Nomination Form and used by Management in accordance with the Privacy Policy (the "Privacy Policy") posted on <https://privacy.rxglobal.com>, which is incorporated herein by this reference. By entering the Competition, each Participant agrees and acknowledges that they have read, understood and agree to be bound by (i) these Official Rules; and (ii) the Privacy Policy, each as may be amended by Management. All Participants are expected to review the Privacy Policy carefully before participating in the Competition and each Participant acknowledges that, in the event of a conflict or inconsistency between the terms of these Official Rules and the terms of the Privacy Policy, the terms of the Privacy Policy shall prevail, govern and control. In addition, Management may engage third party entities to administer certain aspects of the Competition, including without limitation, the collection of Participant information. Notwithstanding anything to the contrary in the Privacy Policy, Management may share Participant's information with third party entities to the extent needed to perform their duties and functions in connection with the Competition or otherwise in accordance with their own independent privacy practices.

10. PUBLICITY: Except where legally prohibited, by entering this Competition each Participant grants Management and the Released Parties a royalty-free and non-exclusive perpetual right to use (1) details about the Participant from the Nomination Form; (2) recordings of Participant's performance in the Competition and any related elements and materials; and (3) Participant's name, voice, likeness, photograph, video, testimonials, biographical information, and/or statements made by Participant as part of the Competition in connection with future advertising, promotion and publicity for the Event, the Competition, and future editions of the Event or the Competition, in all media now known or hereafter discovered, worldwide without additional notice, approval, or compensation and in perpetuity. Participant and their Industry Employer each agree to waive all claims to, and shall receive no royalties of any kind now or in the future from, the Released Parties for use of any photos or videos related to Participant and Participant's participation in the Competition (and any related elements and materials) which are used in promotion of the Event through any distribution channels, including, without limitation, on websites owned by Management, the Event social media channel(s), or other websites or social media. Each potential winner's name may be included in a publicly available winners list, however Management shall not publish a final Competition ranking of all Participants at the conclusion of the Competition.

11. LIMITATION ON LIABILITY; FORCE MAJEURE: Each Participant agrees that Management shall not be responsible or liable for, and Participant hereby releases Management from, any and all claims, costs, injuries, losses or damages of any kind, relating to any of the following: (a) incomplete, damaged, inaccurate, lost, late, misdirected or illegible Nomination

Forms, winner notifications, Prize claims, or Winner Forms or the failure to receive same due to any cause, including without limitation human or technical problems, failures, or malfunctions of any kind, whether originating with Participant, an Industry Employer, Management, or otherwise, that may prevent or limit any Participant's ability to participate in the Competition or send or receive messages requiring action or response by such Participant; (b) any computer system, phone line, hardware, software or program malfunctions, or other errors, failures, hacks, unauthorized access, delayed computer transmissions or network connections in connection with the Competition; (c) any problems or technical malfunction of any network or lines, servers or providers, equipment or software, including any injury or damage to Participant or Participant's property resulting from participation in the Competition; (d) the awarding, acceptance, possession, use, misuse, loss or misdirection of any Prize or participation in any Prize related activities or any inability of any winner to accept a Prize for any reason; (e) any Participants who do not comply with or who violate the Official Rules or who have committed fraud or deception in participating in the Competition or in claiming a Prize; or (f) any delays or disruptions as a result of a Force Majeure (as defined herein).

Management reserves the right to modify, suspend, extend or terminate the Competition or any part thereof if Management determines, in its sole discretion, that the Competition is not capable of operating as Management intended, or that any error, omission, fraud, technical failure or problem, tampering, corruption, infection by computer virus, bug, unauthorized intervention, malfunction or other cause or factor beyond Management's reasonable control impairs or may impair the administration, security, fairness, integrity or feasibility of the Competition or any portion thereof as contemplated herein, subject to any applicable law or regulation. In the event Management is prevented from continuing with the Competition or awarding any Prizes by any event beyond its control, including but not limited to fire, flood, epidemic, earthquake, explosion, labor dispute or strike, act of God or public enemy, satellite or equipment failure, riot or civil disturbance, terrorist threat or activity, war (declared or undeclared) or any federal state or local government law, order, or regulation, order of any court or jurisdiction, or other cause not reasonably within Management's control (each a "Force Majeure" event or occurrence), Management shall have the right to modify, suspend, extend or terminate the Competition at its sole discretion and to select potential winners from those Competitors who completed their performance in the Competition Games prior to such Force Majeure or as otherwise deemed fair and appropriate by Management. Management also reserves the right, in its sole discretion, to modify these Official Rules for clarification purposes without materially affecting the terms and conditions of this Competition.

Although Management shall attempt to ensure the integrity of the Competition, Management is not responsible for the actions of Participants in connection with the Competition, including any Participant's attempt to circumvent the Official Rules or otherwise interfere with the administration, security, fairness, integrity, or proper conduct of the Competition. Management reserves the right, in its sole discretion, to disqualify any Competitor and/or revoke any Prize award to any Competitor that Management finds to be (a) tampering with the operation of the Competition; (b) acting in violation of the Official Rules; (c) entering or attempting to enter the Competition through the use of any methods deemed to be fraudulent in Management's sole discretion; or (d) engaging in any form of cheating, fraud, unauthorized assistance, or other dishonest behavior in connection with the Competition Games, as determined in Management's sole discretion. Any such decisions shall be final and binding.

Management further reserves the right, in its sole discretion, to remove any Judges that Management finds to be (a) tampering with the Nomination Form process or the operation of the Competition; (b) acting in violation of the Official Rules; or (c) engaging in any form of cheating, fraud, unauthorized assistance to a Competitor, or other dishonest behavior in connection with the Competition Games, as determined in Management's sole discretion. Any such decisions shall be final and binding.

12. RELEASE OF LIABILITY; GOVERNING LAW; DISPUTES: Each Participant knowingly consents to participate in the Competition under their own free will and without duress or undue influence of any third party. By entering and/or otherwise participating in the Competition, each Participant, on behalf of themselves and their heirs, assumes all risk incidental to participation in the Competition and hereby waives, releases, discharges, and agrees to hold harmless Management and its parents, subsidiaries, affiliates, divisions and partners; the AGA and its parents, subsidiaries, affiliates, divisions and partners'; Expo and Convention Center, LLC; Venetian Las Vegas Gaming, LLC; each third party sponsor of

the Competition; and each of their respective representatives, agents, successors, assigns, employees, officers and directors (the “Released Parties”), from and against any and all actual or potential, known or unknown, claims, demands, causes of action, costs, losses, proceedings, injuries, expenses, liabilities or damages of any kind or nature whatsoever, including without limitation mental and/or physical injuries or death and/or damages to or loss of personal property, which may occur in whole or in part, directly or indirectly, in connection with (i) preparation for, or participation in, the Competition; (ii) possession, acceptance and/or use or misuse of the Prize; (iii) participation in any Competition-related or Prize-related activity; or (iv) any claims or causes of action based on publicity rights, defamation or invasion of privacy and merchandise delivery relating to the Competition, in each case as subject to applicable law. The Released Parties assume no responsibility or liability for any damages, losses, or injury to any Participant or to any Participant’s property, regardless of how caused, relating to or resulting from the Competition and/or the acceptance or use of any Prize.

ALL PARTICIPANTS ACKNOWLEDGE THAT MANAGEMENT MAKES NO WARRANTIES, EXPRESS OR IMPLIED, CONCERNING ANY PRIZE FURNISHED IN CONNECTION WITH THE COMPETITION. WITHOUT IN ANY WAY LIMITING THE GENERALITY OF THE FOREGOING AND WITHOUT ABROGATING THE PRIVACY POLICY, MANAGEMENT HEREBY DISCLAIMS ALL WARRANTIES AND CONDITIONS, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, WITH REGARD TO THE OPERATION OF THE COMPETITION, INCLUDING, WITHOUT LIMITATION, ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, NONINFRINGEMENT, AND THEIR EQUIVALENTS, UNDER THE LAWS OF ANY JURISDICTION RELATIVE TO THE COMPETITION AND/OR TO THE PRIZE(S). ALL ISSUES AND QUESTIONS CONCERNING THE CONSTRUCTION, VALIDITY, INTERPRETATION AND ENFORCEABILITY OF THESE OFFICIAL RULES OR THE RIGHTS AND OBLIGATIONS OF PARTICIPANTS, INDUSTRY EMPLOYERS, OR MANAGEMENT IN CONNECTION WITH THE COMPETITION WILL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE INTERNAL LAWS OF THE STATE OF NEW YORK WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW OF CONFLICT OF LAW RULES OR PROVISIONS THAT WOULD CAUSE THE APPLICATION OF ANY OTHER STATE’S LAWS.

Except where prohibited, by participating in this Competition each Participant agrees that: (1) any and all disputes, claims, and causes of action arising out of or connected with this Competition or any Prize awarded shall be resolved individually, without resort to any form of class action and shall be governed by, and construed in accordance with, the laws of the State of New York, without giving effect to any choice of law or conflict of law rules (whether of the State of New York, or any other jurisdiction), which would cause the application of the laws of any jurisdiction other than the State of New York and hereby irrevocably consents to the personal jurisdiction of said courts and waives any claim of forum non convenient or lack of personal jurisdiction that they may have; (2) any and all claims, judgments, and awards shall be limited to actual out-of-pocket costs incurred, but in no event attorneys' fees; (3) no indirect, punitive, incidental, special, consequential, or other damages, including without limitation lost profits may be awarded (collectively, “Special Damages”); and (4) Participant hereby waives all rights to claim Special Damages and all rights to have such damages multiplied or increased. IN NO EVENT WILL THE RELEASED PARTIES BE RESPONSIBLE OR LIABLE FOR ANY SPECIAL DAMAGES ARISING OUT OF ANY PARTICIPANT’S PARTICIPATION IN THE COMPETITION, THESE OFFICIAL RULES, OR ANY PARTICIPANT’S RECEIPT OF A PRIZE, NO MATTER UNDER WHAT THEORY ARISING, EVEN IF SUCH RELEASED PARTY HAS BEEN ADVISED OF THE POSSIBLY OF SUCH DAMAGES. THE RELEASED PARTIES’ ENTIRE LIABILITY WITH RESPECT TO: ANY PARTICIPANT’S PARTICIPATION IN THE COMPETITION, THESE OFFICIAL RULES, AND/OR ANY PARTICIPANT’S RECEIPT OF A PRIZE SHALL BE LIMITED TO \$500.00, SUBJECT TO APPLICABLE LAW.

13. TAXES: All applicable federal, state, provincial, territorial, and local taxes of all applicable jurisdictions, as well as any transaction fees or other expenses not specified herein, are winner's sole responsibility. PLEASE NOTE, THE WINNER MAY INCUR A TAX LIABILITY. Winners should consult a tax professional to determine their tax liability; Management is not able to give tax advice.