ADVERTISING GAMBLING TERMS AND CONDITIONS

Customer's participation in a Program is subject at all times to its acceptance of and compliance with Twitter's advertising Master Services Agreement ("MSA") and these additional Advertising Gambling Terms and Conditions (the "Gambling Terms"). A defined term used in these Gambling Terms, which is not defined herein, shall have the same meaning set forth in the MSA. "Gambling Advertisements" mean any advertisements for gambling activities submitted to the Program by Customer pursuant to these Advertising Gambling Terms and Conditions.

1. In addition to those representation and warranties set out in the MSA, Customer further warrants, represents, and undertakes that: a. Customer has obtained and shall maintain during the duration of any relevant Program, a gambling license from appropriate regulatory authority which authorizes your Gambling Advertisements ("Gambling License"); b. all Gambling Advertisements will comply with the terms of the gambling licence of which Customer is subject to and all applicable laws, regulations and any relevant codes of practice, in the jurisdiction targeted by the Gambling Advertisements; c. the Gambling Advertisements do not relate to any activities which constitute foreign gambling for the purposes of the applicable wagering or sports betting act; d. Customer holds a valid licence or other permission for its gambling activities, advertised or otherwise, which may be required by the applicable wagering or sports betting act in the jurisdiction in which Customer maintains its registered headquarters; and e. with respect to Customer's gambling activities, Customer will not invite, encourage, or permit minors to gamble (save to the extent permitted by the law applicable in the jurisdiction targeted by the Gambling Advertisements) and will maintain appropriate age verification systems and procedures, including: i. warning potential end users that underage gambling is an offence; ii. requiring end users to affirm that they are of legal age; iii. regularly reviewing its age verification systems; and iv. ensuring that relevant staff are properly trained in the use of age verification systems.

2. If Customer's Gambling Licence is terminated, Customer must immediately inform Twitter and remove all Gambling Advertisements from the Program.

3. If the Gambling Licence is amended in any way, Customer must immediately inform Twitter and send an updated copy of the licence as soon as possible, together with an explanation of the changes in so far as they relate to the lawful advertising of Customer's gambling activities.

4. Customer must inform Twitter immediately if it becomes the subject of any ruling by any applicable legal or regulatory authority, or any industry body, that may be relevant to the Gambling Advertisements in the jurisdiction targeted by the Gambling Advertisements.

5. Customer is currently only permitted to display Gambling Advertisements within those jurisdictions in which it has legal authorization to do so and has provided Twitter with evidence

of such authorisation. If Customer attempts to set its account to target other jurisdictions, without prejudice to any other remedies that Twitter may have, Twitter may terminate Customer's account immediately.

6. Without limitation to any other rights and remedies available to Twitter pursuant to the MSA or otherwise, Customer shall indemnify and defend Twitter, its agents, affiliates, licensors, directors, officers, employees and partners ("Twitter Indemnified Persons") from and against any claims, losses, liabilities, expenses, damages and settlement amounts (including legal fees and costs) incurred by any Twitter Indemnified Person(s) arising out of Customer's or Customer's agent's breach of these Advertising Gambling Terms and Conditions.

7. No binding agreement is entered into until such time as Twitter notifies Customer that its application has been accepted. Twitter reserves the right to terminate the Gambling Advertisements at any time in accordance with its rights set out in the Terms, or if it otherwise decides to no longer include Gambling Advertisements as part of the Program.

I HAVE READ AND ACCEPT THE ADVERTISING GAMBLING TERMS AND CONDITIONS. I AM DULY AUTHORIZED TO ACCEPT THESE ADVERTISING GAMBLING TERMS AND CONDITIONS ON BEHALF OF CUSTOMER.

Customer:

By: _____

Title:

Company: _____

Date: _____