

LEAGUE OF LEGENDS

NORTH AMERICAN / EUROPEAN CHALLENGER SERIES

ELIGIBILITY AND RELEASE FORM

Player Name	Last		First	
Address	Street		City	Prov/State
	Country	Postal/Zip Code	Email	Date: Day / Month / Year
Team Name			LoL Name(s)	
Region (Check one)	<input type="checkbox"/> North America <input type="checkbox"/> Europe		Date of Execution and Submission	

1. PURPOSE: I, the player identified above (“**Player**”), desire to participate in the North American or European League of Legends Challenger Series (the “**Challenger Series**”) as a member of the team identified above (“**Team**”) which has qualified to play in the tournament(s) that comprise the Challenger Series (each, a “**Tournament**,” or, if more than one, the “**Tournaments**”). I would like the opportunity to participate in the Challenger Series and the Tournament(s) and to have the right to access the League of Legends online video game (the “**Game**”) for Tournament play. I understand that I will not be eligible to participate in the Challenger Series or any of its Tournaments unless I agree to be bound by the terms and conditions in this Eligibility and Release Form (this “**Form**”).

PLAY BY THE RULES: I agree to abide and be bound by the Challenger Series Rules and the Summoner’s Code (collectively, the “**Rules**”). I also agree to observe and comply with all written and verbal instructions of the League of Legends Championship Series LLC (the “**League**”) and of Riot Games, Inc. and its affiliates (collectively, “**Riot**”) regarding my conduct during Tournament play and related events and my access to, and secure use of, any related facilities, hardware, software and equipment. I further agree to take no action that is inconsistent with applicable law, the Rules and/or standards of good conduct, fair play and good sportsmanship. I acknowledge that I have access to the Rules (the Challenger Series Rules are viewable at <http://na.lolesports.com/about#tabs=2>) and understand that they are subject to change in accordance with their terms.

2. ELIGIBILITY: I represent and warrant to the League that I am an eligible entrant, as defined in the Rules, and that I am or will be 15 years of age or older on the date that the applicable Tournament begins. If I am a minor, I also understand that my parent or legal guardian will be required to execute this Form. I further represent and warrant to the League that I am legally able to travel to the country or countries where the Tournament(s) are held and to remain in such country or countries for the entire duration of each such Tournament.

PLEASE READ CAREFULLY -- IN THIS FORM YOU WILL WAIVE OR GIVE UP CERTAIN LEGAL RIGHTS

3. LIMITATION OF LIABILITY: I AGREE THAT THE LIABILITY OF THE LEAGUE, ITS AFFILIATES AND EACH OF THEIR RESPECTIVE SPONSORS, OFFICERS, DIRECTORS, SHAREHOLDERS, EMPLOYEES, AGENTS, REPRESENTATIVES, ASSIGNS AND SUCCESSORS-IN-INTEREST (INDIVIDUALLY, A “**RIOT PARTY**” AND JOINTLY OR COLLECTIVELY, THE “**RIOT PARTIES**”) TO ME FOR ALL HARM, DAMAGES, INJURY OR LOSS SHALL BE LIMITED TO FIVE THOUSAND DOLLARS (\$5,000.00), AND THIS SHALL BE MY ONLY REMEDY REGARDLESS OF WHAT LEGAL THEORY IS USED TO DETERMINE THAT ANY RIOT PARTY WAS LIABLE FOR THE HARM, DAMAGES, INJURY OR LOSS. I FURTHER AGREE THAT THE LIMITATION OF LIABILITY IN THIS SECTION 4 SHALL APPLY (A) EVEN IF IT IS DETERMINED THAT A RIOT PARTY CAUSED THE HARM, DAMAGES, INJURY OR LOSS TO ME, AND (B) TO ALL HARM, DAMAGES, INJURY OR LOSS INCURRED INCLUDING ACTUAL, DIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, PROPERTY DAMAGE AND LOSSES DUE TO BUSINESS INTERRUPTION, LOSS OF PROFITS, PERSONAL INJURY OR DEATH. I understand and agree that this Form, and particularly this Section, shall apply to and protect the Riot Parties and shall be binding on my heirs, administrators, custodians, trustees, agents and successors.

I AM AWARE OF THE RISKS, DANGERS AND HAZARDS ASSOCIATED WITH GAME PLAY AND THE CHALLENGER SERIES AND ITS TOURNAMENT(S) AND I FREELY ACCEPT AND FULLY ASSUME ALL SUCH RISKS, DANGERS AND HAZARDS AND THE POSSIBILITY OF PERSONAL INJURY, DEATH, PROPERTY DAMAGE OR LOSS RESULTING FROM MY PARTICIPATION IN SUCH ACTIVITIES.

4. USE OF MY NAME AND LIKENESS: I want to build my own personal brand and improve my reputation as a gamer, and I recognize that Riot may be able to help me do that in connection with my play of the Game. Accordingly, at the request of Riot and at its expense, I agree to participate in reasonable marketing, advertising and promotional activities related to the Tournament and the Game. In addition, unless prohibited by law, I hereby grant to the League, Riot and the Riot Parties unlimited permission to use, alter, edit, or modify my name, tag, nickname, initials, likeness, image, picture, photograph, animation, persona, autograph/ signature, voice, statistics, biographical information and/or any and all other personal indicia, identifying characteristics or information supplied by me (collectively, the “**Materials**”), each in whole or in part in any and all present and future media, worldwide, in perpetuity, in connection with the Challenger Series, the Tournament, Game, and/or the sale, publication, display, promotion, sponsorship, advertising, and trade of the foregoing (collectively, the “**Promotional Content**”). For the avoidance of doubt, the foregoing grant of rights includes the right and authority of the Riot Parties to use, and to authorize or sublicense affiliates, licensees or sponsors to use and display, the Materials (a) on websites and in social media postings (e.g., Facebook and YouTube, etc.) and editorial content relating to the Challenger Series, Game, Tournament(s) and related events; (b) in connection with the webcast, streaming, telecast, broadcast and other distribution of the Challenger Series, Game, Tournament(s) and related events; and (c) otherwise in connection with the marketing, advertising, sponsorship, and promotion of the Game, Challenger Series, Tournament(s) and related events. In connection with these matters, I hereby release the Riot Parties from

any and all liability associated therewith. I agree that I will have no right to inspect or approve the Promotional Content. I understand and agree that I will not receive compensation, fees, royalties, or any other form of payment for use of Materials. Nothing herein requires the League or any Riot Party to make use of any of the rights granted above.

5. BE NICE: I agree that I will not make, publish or communicate to any person or entity in any online or other public forum any defamatory or disparaging remarks, comments or statements concerning the Challenger Series, Tournament(s), any Riot Party, the Game or any other software, products or services of the Riot Parties.

6. PROMOTIONAL RESTRICTIONS AND COMMITMENTS: In order to preserve the Challenger Series sponsorships that enable the League to reinvest in technology for the Game and otherwise benefit the entire League of Legends ecosystem, I agree that I will not enter into any Sponsorship Agreement identified on Exhibit A. A “**Sponsorship Agreement**” is defined as any agreement or arrangement, whether written or oral, between me and any person or entity pursuant to which the name, logo or trademark of such person or entity will be used or displayed on or in connection with, or otherwise associated or identified with, the Game, Challenger Series, CS Materials (as defined below), or Tournament(s). For purposes of clarification, a “Sponsorship Agreement” shall not necessarily be deemed to be entered into with a third party person or entity solely due to the fact that such third party exhibits advertisements adjacent to my video displays, when streamed or otherwise displayed on an independent streaming platform (e.g., Twitch, Youtube, or Azubu); provided, however, that I exert no control or influence over the choice of such advertisements and I otherwise maintain no direct relationship or arrangement with such third party advertiser. Also, for the avoidance of doubt, none of the foregoing restrictions or obligations set forth in this Section 7 restricts my ability to enter into a Sponsorship Agreement to the extent that such Sponsorship Agreement (or underlying transactions or actions taken pursuant thereto) does not involve or refer to the use or play of the Game, Challenger Series, CS Materials, Tournament(s) or Promotional Content.

7. DISCIPLINE, FINES AND SUSPENSIONS: I acknowledge that, in order to maintain the integrity of the Challenger Series, Tournament(s), or Game, the League may impose fines, suspensions, disqualifications, and other disciplinary action. I further acknowledge that my failure to play in any match or related event or to participate in any Challenger Series marketing, advertising or promotional activities when requested may result in a fine, suspension, disqualification, or other disciplinary action that will be enforced against me and/or my Team, as provided in the Rules.

8. USE OF OTHER PEOPLE’S STUFF: I acknowledge that as a participant in the Challenger Series, I may have access to confidential information of the Riot Parties, including non-public information or content relating to the Game and pre-release versions of the Game. I agree not to disclose any information marked, or reasonably understood to be, confidential, to any other person or entity, and agree not to use any such confidential information for any purpose other than for the purposes specified by Riot. In addition, with respect to the Challenger Series, I agree that I will not: (a) use or display the CS Materials on or in connection with any products, services or otherwise without the prior written consent of the League in each instance; (b) register any CS Materials with any governmental or other authority anywhere in the world; or (c) register a domain name that consists of, incorporates, or is based, in whole or in part, on, any of the CS Materials anywhere in the world. As used herein, the term “**CS Materials**” means (i) the Challenger Series’ name and the names of each Riot Party, and any trade name, trademark, trade device, service mark or symbol used by a Riot Party, and any abbreviation or contraction thereof, including the marks LEAGUE OF LEGENDS®, RIOT GAMES®, and their associated logos; and (ii) the Game, including all versions, improvements, derivatives and sequels thereof.

9. GOOD IDEAS: I may from time to time provide suggestions, comments or other feedback (“**Feedback**”) to the Riot Parties regarding new features or functionality for the Game and/or improvements to the Challenger Series, Tournament(s) or competitive Game play. I acknowledge and agree that Feedback, even if I designate it as confidential, shall not, absent a separate written agreement signed by a Riot Party, create any confidentiality obligation for the Riot Parties. Furthermore, except as otherwise expressly provided in a separate subsequent written agreement signed by the League or any other Riot Party, the Riot Parties shall be free to use, disclose, reproduce, license or otherwise distribute and exploit the Feedback as it/they see fit, entirely without obligation or restriction to me of any kind on account of intellectual property rights, confidentiality obligations or otherwise.

10. LIMITATIONS ON MY REMEDIES: To the extent permitted by law, I agree that no lawsuit or any other legal proceeding against the Riot Parties relating to or arising out of the Challenger Series, Tournament(s), or Game shall be brought or filed by me or my guardians or representatives more than one (1) year after the incident giving rise to the claim occurred. In addition, I agree that any such legal proceeding shall not be heard before a jury. To the extent permitted by law, I agree that I will not bring any class action lawsuit (or authorize my guardians or representatives bring any class action lawsuit) against the Riot Parties or be a representative plaintiff or plaintiff class member in any such lawsuit.

11. PRIZE MONEY; PAYMENT AND TAXES: In the event that I win prize money (the “**Prize Money**”) in connection with my performance in the Tournament(s), I agree that the Prize Money shall be paid out to me via check or if outside of the United States, via wire transfer. Neither the League nor any Riot Parties shall be responsible for the payment of any national, federal, state and local taxes imposed on me as a consequence of any Prize Money payments I receive from Riot and/or the League.

12. RELATIONSHIP: I acknowledge that my participation in the Challenger Series is entirely voluntary and that I am not obligated to perform any services as a result of my signature on this Form. I further acknowledge that although I may be eligible for Prize Money based on my success in the Tournament(s), I am not entitled to any further payments or compensation and I am not an employee, independent contractor, agent, partner or employee of any Riot Party. No Riot Party has any fiduciary obligations to me. As I am not an employee of any Riot Parties, I acknowledge that that I will not be entitled to participate in any employee benefit plans, including any retirement or health insurance plan of any Riot Parties. I also acknowledge and agree that my Prize Money, if any, may be forfeited and awarded to an alternate in the event of my failure (or my parent or guardian’s failure) to properly execute and deliver this Form or if I violate the Rules.

13. OTHER TERMS: If I am a citizen or permanent resident of the United States, then this Form (including any questions relating to its existence, validity or scope) will be governed by the laws of the State of California, without giving effect to its principles or rules of conflicts of laws. If I am a citizen or permanent resident of any member state of the European Union or any country located in Europe, then this Form (including any questions relating to its existence, validity or scope) will be governed by the laws of the Republic of Ireland, without giving effect to its principles or rules of conflicts of laws. This Form shall be effective and binding upon my heirs, next of kin, executors, administrators, assigns and representatives. If any provision of this Form or the application of any such provision to any person, entity or circumstance shall be held invalid, illegal, or unenforceable in

any respect, such invalidity, illegality, or unenforceability shall not affect any other provision of this Form. I intend that all grants of rights, limitations of liability and exclusions of damages in this Form shall be upheld and applied to the maximum extent permitted by law. I acknowledge and agree that certain information relating to me may be provided to the League and will be processed by the League and by certain Riot Parties for various legitimate purposes, including the promotion and improvement of the Game, administration of the Challenger Series, and for marketing, sponsorship and sales activities, potentially in all territories in which the Challenger Series Tournament(s) are played or in which Riot Parties conduct their business. In entering into this Form I am not relying on any oral or written statements or representations made by any person with respect to the Challenger Series, the Tournament(s) or the Game. This Form may not be amended except by a written amendment signed by the League. I understand that I may accept the terms and conditions contained in this Form by signing below or, if available, by clicking on the "I Accept" button on an electronic version of this Form (which action creates an electronic signature that has the same legal force and effect as a handwritten signature). If I am a resident located in the State of California, I understand that the following applies to me: In the event that I or the League commences a law suit for a dispute arising under or related to this Form or in any way relating to the Challenger Series, Tournament or the Game, such suit shall be submitted to general judicial reference in Los Angeles County, California pursuant to California Code of Civil Procedure section 638 et seq. and 641 through 645.1 or any successor statutes thereto. If I am a resident located in a member state of the European Union or any country located in Europe, I understand that the following applies to me: In the event that I or the League commences a law suit for a dispute arising under or related to this Form or in any way relating to the Challenger Series, Tournament or the Game, such suit will be submitted to the High, Circuit or District courts of the Republic of Ireland (depending on the value of the dispute).

I HAVE READ THIS ELIGIBILITY AND RELEASE FORM. I UNDERSTAND ITS CONTENTS AND LEGAL SIGNIFICANCE, AND I AGREE TO BE BOUND BY ITS TERMS. IF THE PLAYER IS UNDER 18 YEARS OF AGE, THE PLAYER'S PARENT OR LEGAL GUARDIAN MUST SIGN.

Player Signature: _____

Parent or Guardian Signature: _____

Full Name: (printed): _____

I am the parent or legal guardian of the minor named above. I have the legal right to, and, by signing above, I hereby do consent to, the terms and conditions of this Form.

Exhibit A

Restricted Sponsorships

1. Gambling Websites
 - a. Defined as any website that aids or abets the wagering of funds on a sporting/e-sporting event and/or allows for the wagering of funds in casino games, including poker.
 - b. Examples include:
 - i. Bovada.lv
 - ii. Digibet
 - iii. Pokerstars
 - iv. Full Tilt
 - v. Pinnacle Sportsbook
 - vi. Sportsbook.com
 - vii. TopBet
 - viii. BetOnline
 - ix. Winpalace Casino
 - x. Casino Titan
 - xi. Bet365
2. Any non-“over-the-counter” drugs
3. Firearms, handguns, or ammunition
4. Websites displaying or related to pornography or pornographic products
5. Tobacco products