



EN

- BEFORE USING THIS PRODUCT, PLEASE VISIT THE SETTINGS MENU ON YOUR PLAYSTATION®5 CONSOLE FOR IMPORTANT HEALTH AND SAFETY INFORMATION.
- PRECAUTIONS This game disc contains software for the PlayStation®5 console (PS5™) and conforms to PS5™ specifications for the PAL market only. Carefully read the Safety Guide for the PS5™ to ensure correct usage and storage of this game disc.
- **HEALTH WARNING** Always play in a well lit environment. Take regular breaks, 15 minutes every hour. Discontinue playing if you experience dizziness, nausea, fatigue or have a headache. Some individuals are sensitive to flashing or flickering lights or geometric shapes and patterns, may have an undetected epileptic condition and may experience epileptic seizures when watching television or playing videogames. Consult your doctor before playing videogames if you have an epileptic condition and immediately should you experience any of the following symptoms whilst playing: altered vision, muscle twitching, other involuntary movement, loss of awareness, confusion and/or convulsions.
- VR HEALTH WARNING Some people may experience motion sickness, nausea, disorientation, blurred vision or other discomfort while viewing virtual reality content. If any of these symptoms are experienced, stop using immediately and remove the VR headset.
- PIRACY The use of PS5™ and PS5™ game discs is governed by software licence. The PS5™ and the PS5™ game discs contain technical protection mechanisms designed to prevent the unauthorised reproduction of the copyright works present on the PS5™ game discs. The unauthorised use of registered trademarks or the unauthorised reproduction of copyright works by circumventing these mechanisms or otherwise is prohibited by law. If you have any information about pirate product or methods used to circumvent our technical protection measures please email anti-piracy@eu.playstation.com or call your local Customer Service number.
- SET PARENTAL CONTROLS The rating on the front of box indicates the age for which this game disc is appropriate. Set the parental control on your device to prevent play by children who are below that age. For information on age ratings and how to set the parental controls, see the Quick Start Guide included with your PS5™ or visit playstation.com/parents.

HELP & SUPPORT - Please visit playstation.com/support.

THIS CASE MAY INCLUDE RECYCLED MATERIALS WHICH MAY RESULT IN MINOR COSMETIC IMPERFECTIONS
WITHOUT IMPACTING FUNCTION.



TABLE OF CONTENTS

- **4 CONTROLLER LAYOUT**
- **5 PRODUCT SUPPORT**
- 5 CONTROLS
- **5 BASIC OFFENSE**
- 5 BASIC DEFENSE
- 6 ADVANCED OFFENSE
- 7 ADVANCED DEFENSE
- 8 PRO STICK™
- 8 PRO STICK™: SHOOTING
- 9 PRO STICK™: DRIBBLING
- 10 POST SHOTS
- 10 POST MOVES
- 11 LIMITED SOFTWARE WARRANTY AND LICENSE AGREEMENT



Default controls:

① Move Player	left stick
② Sprint	
③ Icon Pass or Icon Swap	R1 button
④ Post-Up / Hard Stop or Intense D	L2 button
⑤ Lead to Basket/Alley-Oop or Block/Rebound	△ button
6 Dribble Moves / Shooting / Passing or Hands Up / Contest	right stick
⑦ Activate Takeover (MyCareer)	R3
® Bounce / Bounce Pass Alley-Oop or Take Charge	press $ imes$ button and $ ildo$ button at same time
Pass / Flashy Pass / Skip Pass or Player Swap (closest to be a second control of the second control of th	oall) × button
(10) Call Play / Pick Controls or Double Team	L1 button
① Call Timeout or Intentional Foul	touch pad button
② Pause	OPTIONS button



Please note that NBA 2K22 online features are scheduled to be available until

December 31, 2023 though we reserve the right to modify or discontinue online features without notice. Visit www.nba2k.com/status for more information.

CONTROLSDUALSENSE™ WIRELESS CONTROLLER

Basic Offense	Control	Basic Defense
Move Player	Left Stick	Move Player
PRO STICK™: Dribble Moves / Shooting / Passing	Right Stick	Hands Up
Post-Up / Protect / Hard Stop	L2	Intense-D
Sprint	R2	Sprint
Call Play / Pick Controls	L1	Defensive Adjustments/ Double Team
Icon Pass	R1	Icon Swap
Pass (tap) / Skip Pass (press and hold) / Flashy Pass (double tap)	8	Player Swap (closest to ball)
Bounce Pass (tap), Bounce Pass Alley-Oop (double tap), Handoff/Pitch Pass (press and hold)	•	Take Charge (press and hold) Flop (double tap)
Shoot (press) Pump Fake / Hop (tap) Spin Gather (double tap)	▣	Steal (press) Intentional Foul (hold)
Lead to Basket (tap or press and hold), Alley-Oop (double tap)	۵	Block / Rebound
Gameplay HUD	†	Gameplay HUD
Offensive Game Plan	→	Defensive Game Plan
OTFC Offense Strategy	←	OTFC Defensive Sets
OTFC Substitutions	1	OTFC Substitutions

ADVANCED OFFENSE

Action	Input
Pick Control	Press and hold L1. Use R1 to choose Roll vs. Fade and L3 to choose pick side
Bounce Pass	Tap ⊚
Lead to Basket Pass	Тар 🙆
Flashy Pass	Double-tap ⊗
Alley-Oop	Double-tap ❷
Bounce Alley-Oop	Double-tap ⊙
Handoff / Pitch Pass	Press and hold © to make the selected receiver cut to the ball handler, release © to pass the ball
Fake Pass	△ + ⊚
Jump Pass	• + ⊗
Give & Go	Press and hold ⊗ to retain control of passer, release ⊗ to pass the ball back to him
Putback Dunk/Layup Finish Alley-Oop (when controlling receiver)	Hold 📵
PRO STICK™ Pass	R1 + Right Stick
Call Timeout	touch pad button

ADVANCED DEFENSE

Action	Input
Move	Left Stick
Fast Shuffle	R2 + L2 + Left Stick
Steal	Тар 📵
Block	©
Rebound	♠ (ball in air)
Take Charge	Hold ⊚
Flop	Double-tap ⊙
Ball Denial	Hold L2 when near opponent
Intense Defense	Hold L2
Crowd Dribbler	Hold L2 and move Left Stick toward the dribbler
Contest	Quickly move and release Right Stick
Hands Up	Hold Right Stick
Deny Hands Out	Hold Right Stick (while playing offball defense)
Double Team	Press and hold L1
Icon Double Team	Tap L1 then press and hold desired double teamer's player icon

PRO STICK™

The PRO STICK™ gives you more control over your offensive arsenal than ever before.

PRO STICK™: SHOOTING

Action	Input
Jump Shot	Move + Hold Right Stick straight down, then release.
Pump Fake	Start a jump shot, then quickly release Right Stick
Runner / Floater (driving close-range)	Hold Right Stick down
Hop Gather (driving to hoop)	R2 Hold Right Stick down left or right
Spin Gather (driving to hoop)	Rotate Right Stick, then hold
Normal Layup (driving to hoop)	Hold Right Stick left, right, or up while driving (Right Stick direction determines finish hand)
Euro Step Layup (driving to hoop)	Hold Right Stick Down left (with ball in right hand)
Cradle Layup (driving to hoop)	Hold Right Stick Down right (with ball in right hand)
Reverse Layup (driving along baseline)	Hold Right Stick in the direction of the hand closest to the baseline
2-Hand Dunks (driving to hoop)	R2 + Hold Right Stick up
Dominant/Off-Hand Dunk (driving to hoop)	R2 + Hold Right Stick left or right to dunk with that hand
Flashy Dunks (driving to hoop)	R2 + Hold Right Stick away from hoop
Step Through	Pump fake, then hold Right Stick again before pump fake ends

PRO STICK™: DRIBBLING

Action	Input	Context
Triple Threat Jab / Stepover	Tap Right Stick Left/Right/Up	Triple Threat
Triple Threat Pump Fake	Tap Right Stick down	Triple Threat
Triple Threat Attack Hesitation	Move + Hold Right Stick up left or up right	Triple Threat
Triple Threat Spinout	Rotate Right Stick then quickly return to neutral	Triple Threat
Triple Threat Stepback	R2 + Tap Right Stick down	Triple Threat
Signature Size-up	Quickly Move and Release the Right Stick in various directions	Dribbling
Signature Combo	R2 + Tap Right Stick up	Dribbling
Hesitation	Tap Right Stick right (when dribbling with right hand)	Dribbling
In and Out	Move Right Stick up right or up left toward the ball hand, then quickly release	Dribbling
Crossover (front)	Tap Right Stick up (when dribbling with right hand)	Dribbling
Crossover (between legs)	Tap Right Stick left (when dribbling with right hand)	Dribbling
Behind Back	Tap Right Stick down left (when dribbling with right hand)	Dribbling
Escape Size-Ups	Hold R2 before performing a hesitation, crossover, or Behind Back, then quickly release.	Dribbling
Spin	Rotate Right Stick from ball hand around player's back, then quickly return to neutral	Dribbling
Half-Spin	Rotate Right Stick clockwise then quickly release (when dribbling with right hand)	Dribbling
Stepback	Tap Right Stick down while driving	Dribbling

POST SHOTS (PRESS 12 BUTTON TO POST UP)

Action	Input
Post Hook (close range)	Hold Right Stick up (with Left Stick neutral)
Shimmy Hook (Close Range)	R2 + Hold Right Stick up (with Left Stick neutral)
Post Fade (beyond close range)	Hold Right Stick down left or right
Post Layup	Hold Right Stick up (while Left Stick is toward the hoop)
Shimmy Fade (beyond close range)	R2 + Hold Right Stick down left or right (with Left Stick neutral)
Pump Fake	Start a shot listed above then move Right Stick to neutral
Up & Under / Step Through	Pump fake, then move and hold Right Stick again before pump fake ends
Change Facing	Tap Right Stick up

POST MOVES (PRESS DE BUTTON TO POST UP)

Action	Input
Quick Spin / Hook Drive	Rotate Right Stick
Change Facing	Tap Right Stick up
Fakes	Tap Right Stick Left/Right/Down
Post Hop	Hold Left Stick to the left or right away from hoop, then tap
Post Stepback	Hold Left Stick away from hoop, then tap
Dropstep	Hold Left Stick to the left or right toward hoop, then tap 📵

LIMITED SOFTWARE WARRANTY AND LICENSE AGREEMENT

This limited software warranty and license agreement (this "Agreement") may be periodically updated and the current version will be posted at https://www.take2games.com/eula/ (the "Website"). Your continued use of the Software after a revised Agreement has been posted constitutes your acceptance of its terms.

THE "SOFTWARE" INCLUDES ALL SOFTWARE INCLUDED WITH THIS AGREEMENT (INCLDUING RELATED SERVICES), THE ACCOMPANYING MANUAL(S), PACKAGING, AND OTHER WRITTEN FILES. ELECTRONIC OR ON-LINE MATERIALS OR DOCUMENTATION. AND ANY AND ALL COPIES OF SUCH SOFTWARE AND ITS MATERIALS.

THE SOFTWARE IS LICENSED, NOT SOLD. BY OPENING, DOWNLOADING, INSTALLING, COPYING, OR OTHERWISE USING THE SOFTWARE, AND ANY OTHER MATERIALS INCLUDED WITH THE SOFTWARE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT WITH THE UNITED STATES COMPANY TAKE-TWO INTERACTIVE SOFTWARE, INC., SUBSIDIARIES, AND AFFILIATES ("LICENSOR," "COMPANY," "WE," "US, OR "OUR"), AS WELLASTHE PRIVACY POLICY LOCATED AT WWW.take2games. com/forivacy AND TERMS OF SERVICE LOCATED AT WWw.take2games.

THIS AGREEMENT CONTAINS A BINDING INDIVIDUAL ARBITRATION AND CLASS ACTION WAIVER PROVISION IN THE 'BINDING INDIVIDUAL ARBITRATION'S ECTION THAT AFFECTS YOUR RIGHTS UNDER THIS AGREEMENT WITH RESPECT TO ANY 'DISPUTE' (AS DEFINED BELOW) BETWEEN YOU AND THE COMPANY, AND REQUIRES YOU AND THE COMPANY TO RESOLVE DISPUTES IN BINDING, INDIVIDUAL ARBITRATION, AND NOT IN COURT. YOU HAVE A RIGHT TO OPT OUT OF THE BINDING INDIVIDUAL ARBITRATION AS TO ARBITRATION SECTION AS EXPLAINED BEING.

PLEASE READ THIS AGREEMENT CAREFULLY. IF YOU DO NOT AGREE TO ALL THE TERMS OF THIS AGREEMENT, YOU ARE NOT PERMITTED TO OPEN, DOWNLOAD, INSTALL. COPY, OR USE THE SOFTWARE.

TO ENTER INTO THIS LICENSE AGREEMENT, YOU MUST BE AN ADULT OF THE LEGAL AGE OF MAJORITY IN YOUR COUNTRY OF RESIDENCE. YOU ARE LEGALLY AND FINANCIALLY RESPONSIBLE FORALL ACTIONS USING ORACCESSING OUR SOFTWARE, INCLUDING THE ACTIONS OF ANYONE YOU ALLOW TO ACCESS TO YOUR ACCOUNT. YOU AFFIRM THAT YOU HAVE REACHED THE LEGAL AGE OF MAJORITY, UNDERSTAND AND ACCEPT THAT AGREEMENT (INCLUDING ITS DISPUTE RESOLUTION TERMS). IF YOU ARE UNDER THE LEGAL AGE OF MAJORITY. YOUR PARENT ON LEGAL GUARDIAN MUST CONSENT TO THIS AGREEMENT LICENSE.

Subject to this Agreement and its terms and conditions. Licensor hereby grants you a nonexclusive, non-transferable, limited, and revocable right and license to use one copy of the Software for your personal, non-commercial use for gameplay on a single Game Platform (e.g. computer, mobile device, or gaming console) as intended by Licensor unless otherwise expressly specified in the Software documentation. Your license rights are subject to your compliance with this Agreement. The term of your license under this Agreement shall commence on the date that you install or otherwise use the Software and ends on the earlier date of either your disposal of the Software or the termination of this Agreement (see below).

The Software is licensed, not sold, to you, and you hereby acknowledge that no title or ownership in the Software is being transferred or assigned and this Agreement. As should not be construed as as also if any rights in the Software Izenser trains all right, title and interest to the Software Izenser to grant part of the Software Izenser trains all right, title and interest to the Software Izenser to grant part of the Software Izenser than the Software Izenser to the Software Izenser to grant part of the Software Izenser than the Software Izenser Ize

LICENSE CONDITIONS

You agree not to, and not to provide guidance or instruction to any other individual or entity on how to:

- · commercially exploit the Software;
- use the Software in connection with an agreement with other individuals to wager any money or other thing of value;
- distribute, lease, license, sell, rent, convert into convertible currency, or otherwise transfer or assign the Software, or any copies of the Software, including but not limited
 to Virtual Goods or Virtual Currency (defined below) without the express prior written consent of Licensor or as expressly set forth in this Agreement;
- make a copy of the Software or any part thereof (other than as set forth herein);
- make a copy of the Software available on a network for use or download by multiple users:
- except as otherwise specifically provided by the Software or this Agreement, use or install the Software (or permit others to do same) on a network, for on-line use, or on more than one computer or gaming unit at the same time;
- copy the Software onto a hard drive or other storage device in order to bypass the requirement to run the Software from the included CD-ROM or DVD-ROM (this prohibition does not apply to copies in whole or in part that may be made by the Software itself during installation in order to run more efficiently);
- use or copy the Software at a computer gaming center or any other location-based site; provided, that Licensor may offer you a separate license agreement to make
 the Software available for commercial use:
- reverse engineer, decompile, disassemble, display, perform, prepare derivative works based on, or otherwise modify the Software, in whole or in part;
- remove or modify any proprietary notices, marks, or labels contained on or within the Software;
- restrict or inhibit any other user from using and enjoying any online features of the Software;
- cheat (including but not limited to utilizing exploits or glitches) or utilize any unauthorized robot, spider, or other program in connection with any online features of the Software;
- violate any terms, policies, licenses, or code of conduct for any online features of the Software; or
- transport, export, or re-export (directly or indirectly) into any country forbidden to receive the Software by any U.S. export laws or regulations or U.S. economic sanctions
- or otherwise violate any laws or regulations, or the laws of the country in which the Software was obtained, which may be amended from time to time.

ACCESS TO SPECIAL FEATURES AND/OR SERVICES, INCLUDING DIGITAL COPIES: Software download, redemption of a unique serial code, registration of the Software, membership in a third-party service and/or membership in a tensor service (including acceptance of related terms and policies) may be required to activate the Software, access digital copies of the Software, or access certain un-lockable, downloadable, online, or other special content, services, and/or/functions (collectively, "Special Features"). Access to Special Features is limited to a single User Account (as defined below) per serial code and access to Special Features cannot be transferred, sold, leased, licensed, rented, converted into convertible virtual currency, or re-registered by another user unless otherwise expressly specified. The provisions of this paragraph supersede any other term in this Agreement.

TRANSFER OF PRE-RECORDED COPY LICENSE: You may transfer the entire physical copy of pre-recorded Software and accompanying documentation on a permanent basis to another person along as you retain no copies (including archival or backup copies) of the Software, accompanying documentation, or any portion or component of the Software or accompanying documentation, and the recipient agrees to the terms of this Agreement. Transfer of the pre-recorded copy illness may require you to take specific steps, as set forth in the Software documentation. You may not transfer; sell, lease, license, rent, or convert into convertible virtual currency any Virtual Currency or Virtual Goods except ace spressly est forth in this Agreement or with Licensor's prior written consent. Special Features, including content of the written to the written consent. Special Features may cease functioning if the original installation copy of the Software is deleted or the pre-recorded copy is unavailable to the user. The Software is intended for private use only. NOTWITHSTANDING THE FOREGOING, YOU MAY NOT TRANSFER ANY PRE-RELEASE COPISO OF THE SOFT WARE.

TECHNICAL PROTECTIONS: The Software may include measures to control access to the Software, control access to certain features or content, prevent unauthorized copies, or otherwise attempt to prevent anyone from exceeding the limited rights and licenses granted under this Agreement. Such measures may include incorporating licenses management, product activation, and other security technology in the Software and monitoring usage, including, usage, including, and data access, or other controls, counters, serial numbers, and/or other security devices designed to prevent the unauthorized access, use, and copying of the Software, or any portions or components thereof, including any violations of this Agreement. Licensor reserves the right to monitor use of the Software at any time. Not may not interfere with such access control measures or attempt to disable or circumvent such security features, and if you do, the Software may not curvation where we have a case so the software may access to Special Features, only one copy of the Software may access those Special Features at one time. Additional terms and registration may be required to access online services and to download Software updates and patches. Only Software subject to a valid license can be used to access online services including downloading updates and patches. Licensor may limit, suspend, or terminate the license granted hereunder and access to the Software, including, but not limited to, any related services and products, on thirty days notice, or immediately for any reason beyond the Company's reasonable control or if you breach any term of an agreement or policy governing the Software including this Adversement. Licensor 'Privacy Policy and/or Licensor's Terms of Service.

USER CREATED CONTENT: The Software may allow you to create content, including, but not limited to, a gameplay map, scenario, screenshot, car design, character, item, or video of your game play, in exchange for use of the Software are ware, and to the extent that your contributions through use of the Software give rise to any copyright interest, you hereby grant Licensor are noticisive, perpetual, irrevocable, fully transferable, and sub-licensable worthordwise right and license to use your contributions in any way and for any purpose in connection with the Software and related goods and services, including, but not limited to, the rights to reproduce, copy, adapt, modify, perform, display, publish, broadcast, transmit, or otherwise communicate to the public by any means whether now known or unknown and distribute your contributions without any further notice or compensation to you of any kind for the whole duration of protection granted to intellectual properly rights by applicable was and international conventions. You hereby waive and agree never to assert any moral rights of paternity, publication, reputation, or attribution with respect to Licensor's and other players' use and enjoyment of such assets in connection with the Software and related goods and services under applicable law. This license grant to Licensor, and terms above regarding any applicable moral rights, will survive any termination of this Agreement.

INTERNET CONNECTION: The Software may require an internet connection to access internet-based features, authenticate the Software, or perform other functions.

USER ACCOUNTS: In order to use the Software or a software feature, or for certain features of the Software to operate property, you may be required to have and maintain a valid and active user account with an online service, such as a third-party gaming platform or social network account! "Third-Party Account!", or an account with Licensor or a Licensor affiliate, as set forth in the Software documentation. If you do not maintain such accounts, then certain features of the Software may not operate or may cease to function properly, either in whole or in part. The Software may also require you to create a Software-specific user account with Licensor or a Licensor affiliate ("User Account") in order to access the Software and its functionality and features. Your User Account log-in may be associated with a Third-Party Account. You are responsible for all use and the security of your User Account and any Third-Party Accounts that you use to access and use the Software.

VIRTUAL CURRENCY AND VIRTUAL GOODS

If the Software allows you to purchase and/or earn through play a license to use Virtual Currency and Virtual Goods, the following additional terms and conditions apply.

VIRTUAL CURRENCY & VIRTUAL GOODS: The Software may enable users to (i) use fictional virtual currency as a medium of exchange exclusively within the Software
("Virtual Currency" or "VC") and (ii) gain access to (and certain limited rights to usely virtual goods within the Software ("Virtual Goods" or "VG"). Regardless of the
terminology used, VC and VG represent a limited license right governed by this Agreement. Subject to the terms of and compliance with this Agreement with the Agreement of the software in t

VC and VG do not have an equivalent value in real currency and do not act as a substitute for real currency. You acknowledge and agree that Licensor may revise or take action that impacts the perceived value of or purchase price for any VC and/or VG at any time except as prohibited by applicable law VC and VG to not incur fees for non-use; provided, however, that the license granted hereunder to VC and VG will terminate in accordance with the terms and conditions of this Agreement and the Software documentation, when Licensor ceases providing the Software, or this Agreement is otherwise terminated. Licensor, in its sole discretion, reserves the right to charge fees for the right to access or use VC or VG and/or may distribute VC or VG with or without charge.

EARNING & PURCHASING VIRTUAL CURRENCY & VIRTUAL 600DS: You may have the ability to purchase VC or to earn VC from Licensor for the completion of certain activities or accomplishments in the Software. For example, Licensor may provide VC or VG upon the completion of an in-game activity, such as attaining a new level, completing a task, or creating user content. Once obtained, VC and/or VG will be credited to your User Account. You may purchase VC and VG only within the Software, or through a platform, participating third-party online store, application store, or other store authorized by Licensor (all referred to herein as "Software Store"). Purchase and use of in-game items or currency through a Software Store are subject to the Software Store's governing documents, including but not limited, the Terms of Service and User Agreement. This online service has been sublicensed to you by the Software Store. Licensor may offer founds or promotions on the purchase of VC.

and such discounts and promotions may be modified or discontinued by Licensor at any time without notice to you. Upon completing an authorized purchase of VC from an Application Store, the amount of purchase VC will be credited to your User Account. The Licensor shall establish a maximum amount you may spend to purchase VC per transaction and/or per day, which may vary depending on the associated Software. Licensor, in its sole discretion, may impose additional limits on the amount of VC you may purchase or use, how you may use VC, and the maximum balance of VC that may be credited to your User Account. You are solely responsible for all VC purchases made through your User Account regardless of whether or not authorized by you.

BALANCE CALCULATION: You can access and view your available VC and VG in your User Account when logged into your User Account. Licensor reserves the right, int is sole discretion, to make all calculations regarding the available VC and VG in your User Account. Licensor tritler reserves the right, int is sole discretion, to determine the amount of and manner in which VC is credited and debited from your User Account in connection with your purchase of VG or for other purposes. While Licensor strives to make all such calculations on a consistent and reasonable basis, you hereby acknowledge and agree that Licensor's determination of the available VC and VG in your User Accounts final, unless you can provide documentation to Licensor that such calculation was or is intentionally incorned.

USING VIRTUAL CURRENCY AND VIRTUAL GOODS. All purchased in-game Virtual Currency and for Virtual Goods may be consumed or lost by players in the course of gameplay according to the game's rules applicable to currency and goods, which may vary depending on the associated Software. VC and V6 may not be used within the Software, and Licensor, in its sole discretion, may limit use of VC and/or V6 to a single game. VC and/or V6 may never be used in connection with an agreement with other individuals to wager any money or other thing of value. The authorized uses and purposes of VC and V6 may change at any time. You available VC and/or V6 as shown in your User Account will be reduced each time you use VC and/or W6 within the Software. The use of any VC and/or V6 constitutes a demand against and withdrawal from your available VC and/or V6 in your User Account more volumed to the volume of v6 in your User Account may be reduced without notice upon the occurrence of certain event are lated to your use of the Software. For example, on may lose VC or V6 upon the loss of a game or the death of your character. You are responsible for all uses of VC and/or V6 made through your User Account, regardless of whether or not authorized by you. You must notify Licensor immediately upon discovering the unauthorized use of any VC and/or V6 made through your User Account by submitting a support request at www.take2games.com/support.

NON-REDEEMABLE: VC and VG may only be redeemed for in-game goods and services. You may not sell, lease, license, or rent VC or VG, convert them into convertible VC. VC and VG may only be redeemed for in-game goods or services and are not redeemable for any sum of money or monetary value or other goods from Licensor or any other person or entity at any time, except as expressely provided herein or otherwise required by applicable law. VC and VG have no cash value, and neither Licensor nor any other person or entity has any obligation to exchange your VC or VG for anything of value, including, but not limited to, real currency.

NO REFUND: All purchases of VC and VG are final and under no circumstances will such purchases be refundable, transferable, or exchangeable. Except as prohibited by applicable law, Licensor has the absolute right to manage, regulate, control, nodify, suspend, and/or eliminate such VC and/or VG as it sees fit in its sole discretion, and Licensor shall have no liability to you or arrivone less for the exercise of such rights.

NO TRANSFERS: Any transferring, trading, selling, or exchanging of any VC or VG to anyone, other than in game play using the Software as expressly authorized by Licensor ("Unauthorized Transactions"), including, but not limited to, among other users of the Software, is not sanctioned by Licensor and is strictly forbidden. Licensor reserves the right, in its sole discretion, to terminate, suspend, or modify your User Account and your VC and VG and VG and terminate this Agreement If you engage in, assist in, or request any Unauthorized Transactions. All users who participate in such activities do so at their own risk and hereby agree to be responsible and liable to Licensor, its partners, licensors, affiliates, contractors, officers, directors, employees, and agents for all damages, losses and expenses arising directly or indirectly from such actions. You acknowledge that Licensor may request that the applicable Application Store stop, suspend, terminate, discontinue, or reverse any Unauthorized Transaction occurred (or has yet to occur) when it suspects or has evidence of fraud, violations of this Agreement, violations of may applicable and or regulation, or any intentional act designed to interfer or that otherwise has the effect of or may have feeted of the reflect of intervening in any way with the operation of the Software. If we believe or have any reason to suspect that you have engaged in an Unauthorized Transaction, you further agree that Licensor may, in its sole discretion, restrict your access to your available VC and VG in your User Account or terminate or suspend your User Account and your rights to any VC, VG, and other items associated with your User Account.

LOCATION: VC is only available to customers in certain locations. You may not purchase or use VC if you are not in an approved location.

SOFTWARE STORE TERMS

This Agreement and the provision of the Software through any Software Store (including the purchase of VCor VG) is subject to the additional terms and conditions set forth one in or required by the applicable Software Store and all such applicable terms and conditions are forth in the software store is not responsible or liable to you for any credit card or bank-related charges or other charges or fees related to your purchase transactions within the Software or through a Software Store. All such transactions are administered by the Software Store, not Licensor expressly disclaims any liability for any such transactions, and you agree that your sole remedy regarding all transactions is from or through such Software Store.

This Agreement is solely between you and Licensor, and not with any Software Store. You acknowledge that the Software Store has no obligation to furnish any maintenance or support services to you in connection with the Software. Except for the foregoing, to the maximum extent permitted by applicable law, the Software Store will have no other warranty obligation whatsoever with respect to the Software. Any claim in connection with the Software related to product liability, a failure to conform to applicable legal or regulatory requirements, claims under consumer protection or similar legislation or intellectual property intringement are governed by this Agreement, and the Software Store is not responsible for such claims. You must comply with the Software Store Terms of Service and any other Software Store applicable rules or policies. The license to the Software is a non-transferable license to use the Software only on an applicable device that you own or control. You represent that you are not located in any U.S. -embargoed countries or other geographical areas or on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Department of Commerce Denied Person's Islist or Entity List. The Software Store is all third-arty beneficiary to this Agreement and any extrement against tow.

INFORMATION COLLECTION & USAGE

By installing and using the Software, you consent to the information collection and usage terms set forth in this section and Licensor's Privacy Policy, including (where applicable) (i) the transfer of any personal information and their information to Licensor, its affiliates, vendors, and business partners, and to certain other third parties, such as governmental authorities, in the U.S. and other countries located outside Europe or your home country, including countries that may have lower standards of privacy protection; (ii) the public display of your data, such as identification of your user-created content or displaying your scores, ranking, achievements, and other gameplay data on websites and other platforms; (iii) the sharing of your gameplay data with hardware manufacturers, platform hosts, and Licensor's marketing partners; and (iv) other uses and disclosures of your personal information or other information as secedified in the above-referenced Privacy Policy, as amended from time to time.

If you do not want your information used or shared in this manner, then you should not use the Software.

For the purposes all data privacy issues, including the collection, use, disclosure, and transfer of your personal information and other information, the Privacy Policy located at www.take2oames.com/orivacy, as amended from time to time, takes precedence over any other statement in this Agreement.

WARRANTY

LIMITED WARRANTY-L Lensor warrants to you (if you are the initial and original purchaser of the Software but not if you obtain the pre-recorded Software and accompanying documentation as a transfer from the original purchaser) that the original storage medium holding the Software is free from defects in material and workmanship under normal use and service for 90 days from the date of purchase. Licensor warrants to you that the Software is compatible with a personal computer meeting the minimum system requirements listed in the Software documentation or that it has been certified by the gaming unit producer as compatible with the gaming unit for which it has been published. However, due to variations in hardwars, software, internet connections, and individual usage, Licensoe not varrant the performance of the Software on your specific computer or gaming unit. Licensor does not warrant against interference with your enjoyment of the Software will be uninterrupted or error-free, or that the Software will be compatible with third-party software or hardware or that any errors in the Software will be corrected. No oral or written statement or advice provided by Licensor or any authorized representative shall create a warranty. Because some jurisdictions do not allow the exclusion of or limitations on implied warranties or the limitations on the applicable statutory rights of a consumer, some or all of the above exclusions and limitations may not adopt to you.

If for any reason you find a defect in the storage medium or Software during the warranty period, Licensor agrees to replace, free of charge, any Software discovered to be defective within the warranty period as long as the Software is currently being manufactured by Licensor. If the Software is no longer available, Licensor retains the right to substitute a similar piece of Software of equal or greater value. This warranty is limited to the storage medium and the Software as originally provided by Licensor and is not applicable to normal wear and tear. This warranty shall not be applicable and shall be void if the defect has arisen through abuse, mistreatment, or neglect. Any implied warranties prescribed by statula are expressly limited to the Software of secribed above.

Except as set forth above, and provided that if you are a resident of an EU member state Licensor warrants that the Software will be fit for purpose and of satisfactory quality, this warranty is in lieu of all other warranties, whether oral or written, express or implied, including any other warranty of merchantability, fitness for a particular purpose, or non-infringement, and no other representations or warranties of any kind shall be binding on Licensor.

When returning the Software subject to the limited warranty above, please send the original Software only to Licensor address specified below and include; your name and return address; a photocopy of your dated sales receipt; and a brief note describing the defect and the system on which you are running the Software.

YOUR RESPONSIBILITY TO LICENSOR

To the fullest extent of applicable law, you agree to be responsible and liable to Licensor, its partners, licensors, affiliates, contractors, officers, directors, employees, and agents in respect of all damages, losses, and expenses arising directly or indirectly from your acts and omissions to act in using the Software pursuant to the terms of the Agreement.

TO THE FULLEST EXTENT OF APPLICABLE LAW, LICENSOR SHALL NOT BE LIABLE FOR SPECIAL, INCIDENTAL, DO RONSEQUENTIAL DAMAGES RESULTING FROM POSSESSION, USE, OF MAN EINDICTION OF THE SOFTWARE, INCLUDING, BUT NOT LIMITED TO, DAMAGES TO PROPERTY, LOSS OF GOODWILL, COMPUTER TABLE OF MALFUNCTION, AND, TO THE EXTENT PERMITTED BY LAW, DAMAGES FOR PERSONAL INJURIES, PROPERTY DAMAGE, OR LOST PROFITS OR PUNITIVE DAMAGES FROM ANY CAUSES OF ACTION ARISING OUT OF OR RELIZED TO THIS AGREEMENT OR THE SOFTWARE, WHETHER ARISING IN TOTAL (INCLUDING NEGLIGENCE). CONTRACT, STRICT LIABILITY, OR OTHERWISE, WHETHER OR NOT LICENSOR HAS BEEN ADVISED OF THE POSSIBLITY OF SUCH DAMAGES. TOTHEF DULEST EXTENT OF APPLICABLE LAW, LICENSOR'S LIABILITY FOR ALL DAMAGES SHALL NOT (EXCEPT AS REQUIRED BY APPLICABLE LAW, EXCEED THE ACTUAL PRICE PAID BY YOUR FORUS OF THE SOFTWARE.

IF YOU ARE A RESIDENT OF AN ELIMEMBER STATE, NOTWITHISTANDING ANYTHING TO THE CONTRARY SET OUT ABOVE, LICENSOR IS RESPONSIBLE FOR LOSS OR DAMAGE YOUSUFFERTHATIS AREASONABLY FORESEABLE RESULT OF LICENSOR'S BREACH OF THIS AGREEMENT OR ITS NEGLIGENCE, BUTTIS NOT RESPONSIBLE FOR LOSS OR DAMAGE THAT IS NOT FORESEABLE.

WE DO NOT AND CANNOT CONTROL. THE FLOW OF DATA TO OR FROM OUR NETWORK AND OTHER PORTIONS OF THE INTERNET, WIRELESS NETWORKS, OR OTHER THIRD-PARTY NETWORKS. SUCH FLOW DEPENDS INLIARGE PART ON THE PERFORMANCE OF THE INTERNET AND WIRELESS SERVICES PROVIDED OR CONTROLLED BY THIRD PARTIES. ATTIMES, ACTIONS OR INACTIONS OF SUCH THIRD PARTIES MAY IMPAIR OR DISRUPT YOUR CONNECTIONS TO THE INTERNET, WIRELESS SERVICES, OR PORTIONS THEREOF. WE CANNOT GUARANTEE THAT SUCH EVENTS WILL NOT OCCUR. TO THE FULL EST EXTENT OF APPLICABLE LAW, WE DISCLAIM ANY AND ALL LIABILITY RESULTING FROM OR RELATED TO THIRD-PARTY ACTIONS OR INACTIONS THAT INPAIR OR DISRUPT YOUR CONNECTIONS TO THE INTERNET, WIRELESS SERVICES, OR PORTIONS THEREOF OR THE USE OF THE SOFT WARE AND RELATED SERVICES AND PRODUCTS.

TERMINATION

This Agreement is affective until terminated by you or by the Licensor. This Agreement automatically terminates when Licensor ceases to operate the Software servers (for game seculowley operated online), if Licensor determines or believes your use of the Software involves or may involve or more involves or more involves or may involve or more involves or more involved involves or more involves or more involved involved

U.S. GOVERNMENT RESTRICTED RIGHTS

The Software and documentation have been developed entirely at private expense and are provided as "Commercial Computer Software" or "restricted computer software." Use, duplication, or disclosure by the U.S. Government or a U.S. Government subcontractor is subject to the restrictions set for thin subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clauses in DFARS 252.227-7013 or as set for thin is subparagraph (c)(1) and (2) of the Commercial Computer Software Restricted Rights clauses at FAR 52.227-19, as applicable. The Contractor Manufacturer is Licensor at the location listed below.

FOULTABLE REMEDIES

You hereby agree that if the terms of this Agreement are not specifically enforced, Licensor will be irreparably damaged, and therefore you agree that Licensor shall be entitled, without bond, other security, or proof of damages, to appropriate equitable remedies with respect any of this Agreement, including temporary and permanent injunctive relief, in addition to any other available remedies.

TAXES AND EXPENSES

You shall be responsible and liable to Licensor and any and all of its affiliates, officers, directors, and employees for all taxes, duties, and levies of any kind imposed by any governmental entity with respect to the transactions contemplated under this Agreement, including interest and penalties thereon (exclusive) of taxes on Licensor's net income), irrespective of whether included in any invoice sent to you at any time by Licensor. You shall provide copies of any and all exemption certificates to Licensor if you are entitled to any exemption. All expenses and costs incurred by you in connection with your activities hereunder, if any, are your sole responsibility. You are not entitled to reinflowsement from Licensor for any expenses, and will hold Licensor harmless therefrom.

TERMS OF SERVICE

All access to and use of the Software is subject to this Agreement, the applicable Software documentation, Licensor's Terms of Service, and Licensor's Privacy Policy, and all terms and conditions of the Terms of Service are hereby incorporated into this Agreement by this reference. These agreements represent the complete agreement between you and Licensor relating to use of the Software and related services and products and supersede and replace any prior agreements between you and Licensor, whether written or oral. To the extent there is a conflict between this Agreement and the Terms of Service, this Agreement shall control.

MISCELLANEOUS

If any provision of this Agreement is held to be unenforceable for any reason, such provision shall be reformed only to the extent necessary to make it enforceable and the remaining provisions of this Agreement shall not be affected.

BINDING INDIVIDUAL ARBITRATION - PLEASE READ THIS SECTION CAREFULLY. IT MAY SIGNIFICANTLY ALTER YOUR RIGHTS, INCLUDING YOUR RIGHT TO FILE ALAWSUIT IN COURT.

- 1. This binding individual arbitration section will not apply to the extent prohibited by the laws of your country of residence.
- 2. You and the Company agree that should any dispute, claim, or controversy arise between us regarding any Company products or services (hereafter a "Dispute"), whether based in contract, statute, regulation, ordinance, to friction(ding fraud, misrepresentation, fraudulent inducement, or neepligence), or any other legal ore quite theory, except for those matters listed in the Exclusions From Arbitration paragraph below, and expressly including the validity, enforceability, or scope of this 'BINDING INDIVIDUAL ARBITRATION' section (with the exception of the enforceability of the Class Action Waiver clause below), shall be submitted to binding arbitration, as described below, rather than being resolved in court. The term 'Dispute' is to be given the broadest possible meaning that will be enforced and includes, for example, all matters arising under this Agreement, the Privacy Policy, the Terms of Service, or any other agreement with the Company. You understand that there is no judge or jury in arbitration and that court review of an arbitration award is limited.
- Exclusions From Arbitration. You and the Company agree that any claim filed by You or the Company in small claims court on an individual basis are not subject to the arbitration terms contained in this Section. In addition, the Company or You shall have the right to seek an injunction against you in court in order to preserve the status you while an arbitration proceeds.
- 4. Class.Action Waiver. THE ARBITRATION PROCEEDINGS DESCRIBED HEREINWILL BE CONDUCTED ON AN INDIVIDUAL BASIS ONLY. Neither You nor the Company shall be entitled to join or consolidate disputes by or against other individuals or entities, or to arbitrate any dispute in a representative capacity, including, without limitation, as a representative member of a class or in a private attorney general capacity, in connection with any Dispute. Further, unless both You and the Company agree, the arbitrator may not consolidate more than one person's claim. The arbitrator may award any individual relief or individual remedies that are permitted by applicable law, but to the maximum extent permitted by applicable law, may not award relief against the Company respecting any person therefrom the train You.
- 5. Right to Opt Out of Binding Arbitration. IF YOU WISH TO OPT OUT OF THIS BINDING INDIVIDUAL ARBITRATION REQUIREMENT, YOU MUST NOTIFY US IN WRITING WITHIN 30 DAYS OF THE DATE THAT YOU ACCEPT THIS AGREEMENT BUT ARE OPTING OUT OF BINDING INDIVIDUAL ARBITRATION, UNLESS A LONGER PERIOD IS REQUIRED BY APPLICABLE LAW. Your written notification must be mailed to TAKE TWO INTERACTIVE SOFTWARE, LEGAL DEPARTMENT, ATTN. ARBITRATION OPT OUT, 110 West 44th Street, New York, New York, 10036. Your notice must include (1) your full name; (2) your mailing address; (3) your Social Club online ID, if you have one; and (4) a clear statement that you do not wish to resolve disputes with the Company through arbitration. You are responsible for ensuring the Company's receipt of your opt-out notice, and you therefore may wish to send a notice by means that provide a written receipt.
- 6. Notice of Dispute. If you have a Dispute with the Company, you must send written notice to TAKE TWO INTERACTIVE SOFTWARE, LEGAL DEPARTMENT, ATTN. ARBITRATION OF DISPUTE, 110 West 44th Street, New York, New York, 10036, in order to give the Company the opportunity to resolve the dispute informally through negotiation. Notice must be provided within two (2) years of the Dispute having arisen, but in no event after the date on which the initiation of legal proceedings would have been barred under the applicable statute of limitations. The failure to provide timely notice shall bar all claims. If the Company has a dispute with You, the Company will provide notice to the address it has on file of you, If possible. You and the Company agree to negotiate the Dispute in good faith for no less than 30 days after notice of the Dispute is provided. If the Dispute is not resolved within 30 days after receipt of notice of the Dispute, the Company or You may pursue the claim in arbitration as provided in this section.
- 7. Arbitration Rules and Procedures. Arbitration shallbe subject to the U.S. Federal Arbitration Act and federal arbitration law, and shall be conducted by Judicial Arbitration Mediation Services. Inc. ("JAMS") pursuant to the JAMS Streamlined Arbitration Rules and Procedures effective Judy 1, 2011 (the "JAMS Rules"), as modified by this agreement to arbitrate. The JAMS Rules, including instructions for initiating an arbitration, are available on its website at http://www.jamsadr.com/rules-streamlined-arbitration. The Company will pay its arbitration costs as required by the JAMS Rules and, in the event that you are able to demonstrate that the costs of arbitration will be prohibitive as compared to the costs of itigation, the Company will pay as much of your arbitration felling and hearing fees arbitrator deems is necessary to prevent

- the arbitration from being cost-prohibitive as compared to the cost of litigation. Each side shall pay his, her, or its own attorneys' fees and costs unless the claim(s) at issue permit the prevailing party to be paid its fees and/or litigation costs, in which case the arbitrator shall award fees or costs as required by the applicable law.
- 8. Location of Arbitration. At Your option, if an in-person hearing is required under the JAMS Rules, the hearing will occur either in New York County, New York, or in the United States county in which You reside.
- 9. Decision of the Arbitrator. Any decision or award by the arbitrator shall be final and binding on the parties. Unless otherwise agreed, any decision or award shall set forth the factual and legal basis for the award. The arbitrator shall be permitted to award only those remedies in law or equity which are requested by the parties and which the arbitrator determines are supported by credible relevant evidence. Any decision or award may be enforced as a final judgment by any court of competity judiciolion. If either party unsuccessfully challenges the validity of an award, the unsuccessful party shall pay the opposing party's costs and attorneys' fees associated with the challenge.
- 10. Continuation in Effect. This Binding Individual Arbitration section survives any termination of this Agreement or the provision of services to You by the Company.
- 11. Ability to Change Terms and Conditions Inapplicable. Although the Company may revise its End User License Agreement, Privacy Policy, Terms and Conditions, or other agreements at its discretion, the Company does not have the right to alter this agreement to arbitrate or the rules specified herein with respect to any Dispute once that Dispute has accrued.
- 12. Severability. If any part of this arbitration provision is deemed invalid, unenforceable, or illegal, than the balance of this arbitration provision shall remain in effect and be construed in accordance with its terms as if the invalid, unenforceable, or illegal provision had not been included. The sole exception to this is the class action waiver provision. If the prohibition on the arbitration proceeding on a class basis is found to be invalid, unenforceable, or illegal, then the entirety of this arbitration agreement shall be null and void and the Dispute shall proceed in court under applicable class action rules and procedures. If, for any reason, a claim proceeds in court rather than in arbitration, the dispute shall be exclusively brought in state or lederal court in New York County, New York. Suits brought in state court may be removed to federal court be interprayt if permissible by law.

GOVERNING LAW

This Agreement is entered into in the State of New York, and shall be governed by, and construed in accordance with, the laws of the State of New York, exclusive of its choice of law rules. For any disputes not subject to binding individual arbitration, you and the Company agree to submit to the exclusive jurisdiction of the state and federal courts in New York County, New York, and to waive any jurisdictional, venue, or inconvenient forum objections to such courts without affecting leither party's rights to remove a case to federal court if permissible). This paragraph will be interpreted as broadly as applicable law permits. For example, if you are a resident of a European Union member state, you will benefit from any mandatory provisions of consumer protection law in the member state in which you are resident, and you can bring legal proceedings in relation to this Agreement in the courts of the member state in which you are resident. You agree that any violation by You of this Agreement, the Privacy Policy, the Terms of Service, or any other agreement with the Company, shall constitute an affirmative defense (whether characterized as arising at law or equity) against you claim you might assert against the Company relating to its software or services. You and Licensor agree that the UNI of the privacy Policy, or any other agreement, and the privacy Policy or any other agreement. The Company has the right to prosecute civil claims against you for any violation of its End User License Agreement, the Terms of Service, the Privacy Policy, or any other governing terms and conditions related to its software and services, whether for breach of contract, violation of common law rights, or violation of any applicable or degrad statute.

IF YOU HAVE ANY QUESTIONS CONCERNING THIS AGREEMENT, YOU MAY CONTACT US IN WRITING AT: TAKE-TWO INTERACTIVE SOFTWARE, INC., 110 W 44th
Street. New York. NY 10036 UNITED STATES OF AMERICA.

All other terms and conditions of the EULA apply to your use of the Software.

© 2005-2021 Take-Two Interactive Software, Inc. and its subsidiaries. 2K, T2, the 2K and T2 logos, and Take-Two Interactive Software, are all trademarks and/or registered trademarks of Take-Two Interactive Software, Inc. The NBA and NBA member team identifications are the intellectual property of NBA Properties, Inc. and the respective NBA member teams. © 2021 NBA properties, Inc. All Rights Reserved. Officially licende product of the National Basketball Players Association. All other trademarks are property of their respective owners. Patents and Patent Pending: www.take2games.com/Legal. Appearance in this game does not imply sponsorship or endorsement.