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CONTROLLER OVERVIEW





MYPLAYER

Create your own **MyPLAYER** with hundreds of customization options including new licensed apparel and equipment.

You may customize your MyPLAYER's appearance and details under GOLFER. There you can also choose your ARCHETYPE and spend points you earn on new SKILLS for your MyPLAYER. Your ARCHETYPE sets the foundation from which your MyPLAYER will be built, and SKILLS provide a variety of scenario-specific boosts for the range of situations you may encounter.

Visit the PRO SHOP to purchase new apparel and gear or visit your LOCKER to see and equip everything you own. Within your LOCKER you may also equip FITTINGS that are earned throughout gameplay to give your clubs an added boost.

Choose a pre-made CADDIE to accompany you on the green.



MYCAREER

Start your *MyCAREER* by choosing from classic tournaments such as Q-School, Korn Ferry Tour, Korn Ferry Tour Championship, or the PGA TOUR! Your schedule of events will change depending on your selection.

You can view an event's entry criteria, potential alternatives for an event, or view course details under SCHEDULE. New to PGA TOUR 2K23, you may swap many of the courses listed on your season schedule with a course from the Course Designer Collection, courses created by community designers, and more!

SPONSORS

Choose from a selection of BRANDS to sign with during your MyCAREER and grow your reputation to obtain exclusive rewards. You may sign with up to 3 BRANDS at a time and each offer a range of rewards such as apparel, golf clubs, golf balls, and more.

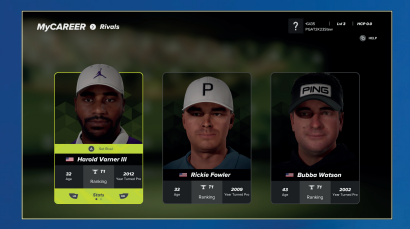
As you play, reputation is built up with each BRAND you are signed with. Once your reputation is high enough you may sign with additional BRANDS but be aware that bad performances on the course will lower your reputation and you could risk losing your SPONSORS!

FEDEXCUP POINTS

As you complete events in the PGA TOUR you will be awarded FedExCup Points based on your finishing position. These points are important in securing the FedExCup and becoming the FedExCup Champion.

FEDEXCUP PLAYOFFS

The final three events of the PGA TOUR season make up the FedExCup Playoffs, these feature a progressive cut until reducing the field down to the final 30 players before the Season Championship. The player with the most FedExCup Points at the final event of the season will become the FedExCup Champion.



RIVALS

Choose a RIVAL to compete against in the PGA TOUR and earn special rewards. Each tier has multiple RIVALS you can challenge. You may challenge each tier's RIVALS in any order, but you must beat all RIVALS within a tier in order to unlock the next.

Performance matters - While playing a PGA TOUR event with a RIVAL, you will be competing against your rival in both Matchplay and Modified Stableford. Earn points by outperforming your rival in these match styles. Whoever earns the most points wins the RIVALRY. Winning will net you some unique RIVALS-specific rewards!

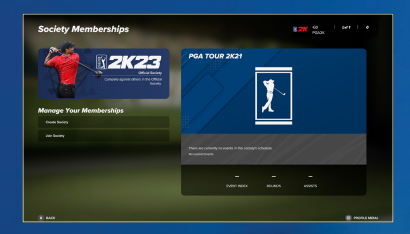


CASUAL & COMPETITIVE

LOCAL MATCH: Play a round with friends or ghosts. Adding a Guest allows another player to join you on the couch. Add a Ghost to play a recording of someone else's round.

ONLINE MATCHES: Play matches with others online. Matchmaking automatically groups you with other players online on pre-chosen courses & settings, a great way to get playing quickly.

PRIVATE MATCHES: Create or join a Private Match with your friends using a generated room code, or by inviting them directly from your Friends List. Private Match courses and settings can be customized, unlike Matchmaking rounds.



SOCIETIES: Online Societies are a place for you to play with other users in a relaxed, but competitive environment. Join a society or two and compete against fellow society members in the events set up by the Society Admins. Event rounds can be completed at your leisure during the event's specified timeline.

Anyone can create a Society. After you create a Society, you'll have full control over the events held, memberlist, and other settings. If you need a hand, give your most trusted members the abilities to do so by making them Society Admins.



TRAINING: Training allows you to calibrate your swing, complete lessons, and practice your game in a non-competitive setting.

Use Swing Calibration to find the perfect swing. Lessons include tutorials on swing basics, putting, clubs & shot types, and advanced shots. Practice allows you to improve your game with time at the driving range, and chipping and putting practice.

TOPGOLF

Topgolf is a mode where you shoot at targets to try and earn as many points as possible in a fun, party game-style setting. Topgolf's setting is based on the actual Las Vegas, Nevada Topgolf facility! Topgolf can be played solo or with friends online. Hitting any of the targets on the range will earn you points but aiming for the highlighted targets will earn you extra, so form your strategy accordingly.



COURSE DESIGNER

Use the Course Designer to create the course of your dreams, then publish it to share with friends and the rest of the community. When you first start designing a course, the layout of the holes is generated for you. However you can edit the layout of existing holes or create new ones. You can add a very wide range of trees, plants, wildlife, and man-made objects to your course. To find all of these, go to the Objects tab and select from a list of categories.

When you are ready to try out the courses you have been building, you can do so by selecting the Playtest tab. There are many options for how you want to setup and start your Playtest session. Choose to play the full course, any hole, or start from anywhere and use any available Tee Set or Pin Set you want. Some of the new features include: A streamlined approach to the designer menu and controls to accelerate the course creation process. Courses made in PGA TOUR 2K21 can also be imported and edited/republished in PGA TOUR 2K23.

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WEDO NOT AND CANNOT CONTROL THE FLOW OF DATA TO OR FROM DURINE TWORK AND OTHER PORTIONS OF HE INTEREST, WIRELESS NET WORKS, OR OTHER THIRD-PARTY FLYWORKS, SUCH HIND OVER PROVINCE THE PROFINENCE OF THE PROFINENCE PROVIDED ROOM THOUGH BY THIRD PARTY ES, AT TIMES, ACTIONS OR INACTIONS OF SUCH THIRD PARTYES 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 FULLEST EXTENT OF THE INTERNET, WIRELESS SERVICES, OR PORTIONS THEREOF OF WE CANNOT GUARANTEE THAT SUCH EVENTS WILL NOT COULD THE FULLEST EXTENT OF MORE AND ANY AND AND ALL LIABILITY RESULTING FROM ORRELATED TO THIRD -PARTY ACTIONS ORINACTIONS THAT IMPAIR OR DISRUPLY YOUR CONNECTIONS TO THE INTERNET, WIRELESS SERVICES, OR PORTIONS THEREOF OR THE USE OF THE SOFT WHAT AND ADD AND A PRODUCTS.

TERMINISTION

This Agreement is effective until terminated by you or by the Licensor. This Agreement automatically terminates when Licensor accesses to operate the Software services (for grames exclusively operated online). If Licensor determines or believes your use of the Software involves or may involve fraud or monoper plandering or appropriate plant of the Agreement along the Software involves or may involve fraud or monoper plantering or you ther librid activity or upon your failure to comply with terminate and delete your User Account intelled to the License Conditions above. You may terminate this Agreement along the Software from your for the License Conditions above. You may terminate this License Conditions above. You may terminate this License Conditions above. You may terminate that the License Conditions above. You may terminate and delete your User Account that is used to accesses or use the Software from your Game Platform will not delete the information associated with your User Account, the license of the information associated with your User Account, the way to the control of the Software from your Game Platform as otherwise prohibited by applicable law, if your User Account, the lead upon termination of this Agreement your Ord associated with your User Account, the volume of the Software in the Soft

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" or "restricted by the private "or "restricted computer Software" use, development or all vision Software "or "software "loss of the software class of the software class of the software classes in DFARS 252 227-7013 or as set for thin subparagraph (c)(1) and (2) of the Commercial Computer Software Restricted Rights clauses at FARS 252 227-81, as applicable. The Contractor/Manufacturer is Cleensor at the location listed below.

EQUITABLE 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 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 reinfluensement from Licensor for any expenses, and with 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 Polity, and all terms and conditions of the Terms of Service are the evipricopproarted into this Agreement, the privacy Terms of Service are the complete large agreement between you and Licensor relating to use of the Software and terms of service are the complete dead services and supersed and separate relating to the software and the so

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 A LAWSUIT 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 reparding any Company products or services thereafter a "Dispute"), whether based in contract, statule, regulation, ordinance, tort (including fraut misrepresentation, fraudulent inducement or products or services thereafter a "Dispute"), whether based in contract, statule, regulation confidence, or any other legal or equitable theory, except for those matters listed in the Exclusions From Arbitration paragraph below, and expressly including the validity, enforceability, or scope of this 9INDING INDIVIDAL ARBITRATION section (with the exception of the enforceability of class Action Waiver clause below), shall be abmitted to binding arbitration, as described below, the threat has 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 ludged crypt in a Privation and that court review of an arbitration ovaried is limited.

- 3. 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 quo while an arbitration proceeds.
- 4. Class Action Waiver, THE ARRITRATION PROCEEDINGS DESCRIBED HEREIN WILL BE CONDUCTED ON AN INDIVIDUAL BASIS ONLY. Neither You not 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 and to consolidate more than one person's claim. The arbitrator may award any individual relief or individual remies that are permitted by applicable law, but to the maximum extent permitted by applicable law, but to the maximum extent permitted by applicable law, but to the maximum any person other than 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 TAKET WO 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, ATM ARBITRATION OF DISPUTE, 110 West 44th Street, New York, NOSA, is noted to give the Company the opportunity to resolve the dispute informally through regoldation. Notice must be provided within two (2) years of the Dispute having arises, but in no event after the date or which the initiation of legal proceedings would have been berred under the applicable statute of limitations. The failure to provide timely notice shall be all claims. If the Company has a dispute with You.

 10 days after notice of the Dispute in good faith for no less than
 10 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 shall be 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 July 1, 2014 (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 ribitration will be prohibitive as compared to the costs of ribitration will pay as much of your arbitration filing and hearing fees as the arbitration demonstration of the cost of ribitration filing and and hearing fees as the arbitration demonstration for the property of the cost of ribitration filing and the pay is the cost of ribitration. The cost of ribitration filing arbitration for the property of the cost of ribitration filing arbitration for the property of the cost of ribitration. Each does not be considered to the cost of ribitration for the property of th 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 competent jurisdiction. 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 federal court in New York. County, New York. Suits brought in state court may be removed to federal court by either party 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 for unobjections to such courts just without affecting either party's rights to remove a case to derad a court if permissible). This paragraph will be interpreted as broadly as applicable law permits. Per supplie, if you are 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 any claim you might assert against the Company relating to its software or services. You and Licensor agree that the UN Convention on Contracts for the International Sale of Goods (Vienna, 1980) shall not apply to this Agreement or to any dispute or transaction arising out of this 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 state or federal 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.

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