NIELSEN SPORTS CONNECT[™] TERMS AND CONDITIONS

As of August 13, 2017

PLEASE READ THIS LICENSE AGREEMENT CAREFULLY. BY CLICKING THE "ACCEPT" BUTTON, THE ENTITY LICENSING THE SERVICE DESCRIBED HEREIN ("COMPANY"), THROUGH ITS AUTHORIZED REPRESENTATIVE, CONSENTS TO BE BOUND BY AND TO BECOME A PARTY TO THIS AGREEMENT. IF ANY OR ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT ARE NOT ACCEPTED, THE BUTTON STATING "DECLINE" MUST BE SELECTED AND ACCESS WILL BE DECLINED.

GENERAL. These Terms and Conditions apply when using Nielsen Sports Connect[™] and/or other applicable services of The Nielsen Company ("Nielsen") accessed through the Nielsen Sports Connect web or mobile portal services ("Services") via a Nielsen provided website ("Website") and/or Nielsen provided mobile application ("App"). By accepting this License Agreement (the "Agreement"), Company shall have access to the licensed Services via the Website and/or the App and the applicable suite of Website and App products and services that provide access to Nielsen information, data, images, graphics, sounds, software and other components in the Website or App, and in certain circumstances, to third party content (hereinafter collectively referred to as the "Content"). Company acknowledges and agrees that, in addition to the terms and conditions of this Agreement, Company's receipt and use of the Content is subject to the terms and conditions of the service agreement(s) or other agreement(s), if any, between Company and Nielsen or its applicable affiliate, under which Company is licensed to receive and use such Content. In the event that a conflict exists between this Agreement and the aforementioned agreement(s), such agreement(s) will take precedence with respect to Company's receipt and use of the Content; to the extent that this Agreement contains terms and conditions not contained in such agreement(s), by clicking the "Accept" button, Company further accepts such terms and conditions with respect to the receipt

and use of the Content and Services provided hereunder. Nielsen may revise this Agreement, in whole or in part, at any time in its sole discretion and will post such revised Agreement, and Company's access to the Content and Services will be subject to Company's acceptance of the revised Agreement.

USING THE APP. If the licensed Services include delivery via an App, an authorized Company user of the App may download and install the App on one or more eligible mobile devices such as iPhone® or iPad® devices ("Devices") which such user or Company owns or has the right to use for purpose of accessing the applicable licensed Services for authorized Company business purposes only. Company is fully responsible for any activity that occurs through an account set up with the App. The account may not be registered using false personal information or created through unauthorized means or for anyone other than the authorized Company user. In using the App, Company and its authorized users may not modify, distribute, republish, post, upload, transmit, decompile, reverse engineer or copy any part of the App. Nielsen is not responsible

for any errors that may occur in the App, including any which may cause temporary interruptions in the use of the Devices or loss of Nielsen-provided Content or other information posted by Company.

CONTENT. All Content is owned or controlled by Nielsen or by the party credited as the provider of the Content. Without limiting the foregoing, Company specifically acknowledges and

agrees that its access to all Content is subject to restrictions on permissible and prohibited uses. Such prohibited uses are set forth below, which shall be in addition to any prohibited or permissible uses set forth in the aforementioned agreement(s), if any.

PROHIBITED USES. The Content is furnished only to convey the information therein contained. Such Content shall remain the property of Nielsen (in which Nielsen retains all rights including, but not limited to, all copyrights), or the property of the party credited as the provider of the Content. Except as specifically permitted under the terms of Company's agreement(s) with Nielsen or its applicable affiliate, if any, Company may not (i) transfer, share, copy, republish in any medium, sublicense, lease, rent, lend, distribute or disclose the Content, in part or in whole, to anyone outside of Company; (ii) incorporate the Content, or any portion thereof, in any other material or work distributed or disclosed to others; or (iii) use, or permit or allow the use of, any Content in any legal or government proceedings (including, but not limited to, any use in litigation and/or use with any governmental investigatory, regulatory or other body or authority) unless compelled by law and upon prior written notice to Nielsen to provide it an opportunity to respond and to protect its Content. Company's obligations under this section are not changed in any way by the publication of Content, in whole or in part, of the information therein in any manner whatsoever by Nielsen or by others.

COPYRIGHT. The Content is protected by United States and International Copyright Laws. Company agrees to abide by all notices of copyright or other intellectual property rights, information, or restrictions contained in any Content.

USER IDs AND PASSWORDS. Access to information through Nielsen Sports Connect or other applicable Services requires the use of identifiers ("IDs"), including Company name, employee name and passwords, which may be assigned by Nielsen. Company is fully responsible for maintaining the confidentiality and ensuring proper authorized use of, and all activities that occur under, any and all of Company's passwords and accounts. Company agrees to comply with user authentication and the security of any and all host, networks and/or accounts and to notify Nielsen immediately when a user leaves the Company and/or is no longer acting on behalf of Company and in the event of any unauthorized access or use of the Content. Nielsen may revoke and/or change ID's, and reserves the right to suspend access to the Content through the Services in the event of any breach of this Agreement or the Company's agreement(s), if any, with Nielsen or its applicable affiliate .

CLIENT CONTENT. Company may be able to post information to the Client Content area of Nielsen Sports Connect or other applicable Services. If so, all postings will subject to the

following conditions: 1. The content posted must be related to Company's business and relevant to Company's relationship with Nielsen. Personal postings are expressly prohibited. 2. Posted content shall not be disparaging to Nielsen or its business. 3. Posted content may not be interactive, will not include cookies or other tracking software, and must be free from viruses, harmful routines or devices. 4. Company may only post material to which Company has rights of access and which Nielsen and its agents may view as posted without any breach of confidentiality or potential infringement of any third party intellectual property right. 5. Company may not post any material that violates any applicable federal, state or local law, including the laws of any country in which the content is posted or viewed. 6. Nielsen must have access to all material posted. Material on the site may be audited for compliance to this policy by Nielsen or its agents. 7. Upon termination of Company's license to access the applicable Services, Nielsen will no longer maintain any content posted by Company through such Services. 8. Company assumes all responsibility for, and Nielsen expressly disclaims, any and all liability with respect to any content or other materials posted to the applicable Services. Nielsen reserves the right to remove, without notice, any content that it deems, in its sole discretion, to be inappropriate or inconsistent with its management of the applicable Services.

DISCLAIMER OF WARRANTY. ALL NIELSEN CONTENT, INFORMATION, DATA, SOFTWARE, WEBSITE AND APP ARE PROVIDED "AS IS" AND "AS AVAILABLE." NIELSEN HEREBY DISCLAIMS, AND COMPANY HEREBY WAIVES, ANY AND ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, AS TO COMPANY AND ANY THIRD PARTY, WITH RESPECT TO THE WEBSITE, APP AND CONTENT PROVIDED HEREUNDER, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PURPOSE, OR THAT THE CONTENT WILL BE ERROR-FREE OR OPERATE WITHOUT INTERRUPTION, OR THAT THE WEBSITE, APP OR THE SERVERS THAT MAKE THE CONTENT AVAILABLE ARE FREE OF VIRUSES, WORMS, BUGS OR SIMILAR COMPONENTS OR THAT SECURITY WILL NOT BE BREACHED. THE CONTENT IS SUBJECT TO CHANGE, AND NIELSEN ASSUMES NO LIABILITY WHATSOEVER WITH RESPECT TO SUCH CHANGES. NIELSEN DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OF OR THE RESULTS OF THE USE OF THE MATERIALS IN THE WEBSITE OR APPIN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. NIELSEN MAKES NO COMMITMENT TO UPDATE THE MATERIALS ON THE WEBSITE OR APP.

LIMITATION OF LIABILITY. NIELSEN WILL NOT BE LIABLE FOR THE CORRUPTION, UNAUTHORIZED USE OR DISCLOSURE, OR ERASURE OF INFORMATION, DATA, OR SOFTWARE TRANSMITTED, RECEIVED OR STORED ON THE WEBSITE OR APP OR ITS SYSTEM OR ANY THIRD PARTY SYSTEM. NIELSEN RESERVES THE RIGHT TO SUSPEND SERVICES WHEN, IN NIELSEN'S SOLE DISCRETION, FAILURE TO DO SO WOULD COMPROMISE PERFORMANCE OR SECURITY. IN NO EVENT SHALL NIELSEN BE LIABLE FOR ANY DAMAGES OR LOSSES, INCLUDING WITHOUT LIMITATION ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, LOSS OR CORRUPTION OF DATA OR COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES), HOWEVER CAUSED AND UNDER ANY THEORY OF LIABILITY, INCLUDING, BUT NOT LIMITED TO, LOSSES OR DAMAGES RESULTING FROM THE LOSS OF, INABILITY TO ACCESS, OR INABILITY TO RECEIVE OR TRANSMIT, THE INFORMATION AND DATA CAUSED BY OR RESULTING FROM DELAYS, NON-DELIVERY OR SERVICE INTERRUPTIONS DUE TO CIRCUMSTANCES NOT IN THE DIRECT CONTROL OF NIELSEN SUCH AS USERS' EQUIPMENT CAPABILITIES, TELECOMMUNICATIONS FAILURES OR INTERNET SERVICE PROVIDER LIMITATIONS. THE FOREGOING LIMITATIONS SHALL APPLY NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY REMEDY AND WHETHER NIELSEN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

INDEMNIFICATION. Company agrees to defend, indemnify and hold Nielsen and its affiliates harmless from any and all claims, liabilities, costs and expenses, including reasonable attorneys' fees, arising in any way from: (i) Company's use of the Content, Website and/or App;

(ii) the placement or transmission by Company of any message, information, software or other materials through its access to the Content; and/or (iii) any violation of this Agreement by Company.

PRIVACY NOTICE. Nielsen's Privacy Notice is incorporated herein by reference.

FEES AND PAYMENTS. All fees and charges, if any, shall be billed to and paid for by Company, including all applicable taxes relating to use of the Content through Company's account.

GOVERNING LAW; WAIVER. This Agreement and the parties' respective rights and duties shall be interpreted and governed in accordance with the internal laws of the State of Illinois, United States of America. No waiver by either party of any breach of this Agreement by the other shall be a waiver of any preceding or subsequent breach thereof.

YOUTUBE APPLICATION PROGRAMMING INTERFACE ("YOUTUBE APIs"). Company acknowledges and agrees that the Services utilize YouTube API and in the relevant respects Company agrees to the YouTube APIs Terms of Service, available at https://www.youtube.com/t/terms.

ENTIRE AGREEMENT. This Agreement and Nielsen's Privacy Notice, along with the Company's agreement(s) with Nielsen or its applicable affiliate, if any, incorporated herein by reference, constitutes the entire agreement between the parties with respect to the Content, and supersedes all prior negotiations and agreements, whether oral or written, with respect to the Content.

THE INDIVIDUAL THAT ACCEPTS THIS AGREEMENT ON BEHALF OF AN ENTITY REPRESENTS AND WARRANTS THAT HE/SHE IS ITS AUTHORIZED REPRESENTATIVE, AND THAT HE/SHE HAS READ AND UNDERSTANDS THE FOREGOING AGREEMENT AND PRIVACY NOTICE AND AGREES THAT SUCH ENTITY WILL BE BOUND TO ALL OF THE ABOVE TERMS AND CONDITIONS.