

Redbox + Dinner GWP Promotion

Official Terms and Conditions

IMPORTANT! PLEASE CAREFULLY READ THESE TERMS AND CONDITIONS CAREFULLY, INCLUDING THE MANDATORY ARBITRATION PROVISION WHICH REQUIRES THAT DISPUTES ARE RESOLVED BY FINAL AND BINDING ARBITRATION ON AN INDIVIDUAL AND NOT A CLASS-WIDE OR CONSOLIDATED BASIS. PURCHASE IS NECESSARY. INTERNET ACCESS IS REQUIRED.

Standard data and messaging rates apply to participate in the Program (defined in Section 2 below) via a mobile device. Please contact your service provider for pricing and service plan information and rates before mobile device participation.

1. AGREEMENT TO BE LEGALLY BOUND BY THE TERMS AND CONDITIONS:

By participating in this Program, you are signifying your agreement that you have read and agree to be legally bound by the terms and conditions of these Official Terms and Conditions (the “**Terms and Conditions**”).

2. ELIGIBILITY

Redbox + Dinner and a Movie GWP Promotion (the “**Program**”) begins on January 23, 2020 at 12:00:00 a.m. Central Time and ends on February 19, 2020 at 11:59:59 p.m. Central Time (the “**Program Period**”). Participation in the Program is only open to legal residents of the 50 states in the United States or the District of Columbia, 18 years of age or older (19 or older in AL or NE, 21 or older in MS) at the time of participation (each such resident, a “**Participant**”, or “**you**”). Redbox Automated Retail, LLC (doing business in Texas as DVD Rental by Redbox LLC) (“**Sponsor**” or “**Redbox**”), Snipp Interactive Inc. (the “**Administrator**”), and their affiliated and related companies (including, without limitation, their respective parent, sister and subsidiary companies, advertising and promotional agencies, or other party in any way involved in the development or administration of this Program (collectively, the “**Program Parties**”), suppliers of materials or services related to the Program, or a member of the immediate family or household of any such person, are excluded from participation in the Program. In these Terms and Conditions, “**immediate family**” means mother, father, brothers, sisters, sons, daughters and/or legal or common-law spouse, regardless of where they reside. Groups, clubs, organizations, businesses and commercial and non-commercial entities cannot participate in the Program. The following limits apply: **1 use of receipt & reward per day**.

If it is discovered by the Sponsor (using any evidence or other information made available to or otherwise discovered by the Sponsor) that any person has attempted to use multiple names, multiple identities, and/or any automated, macro, script, robotic or other system(s) or program(s), and/or any other means not in keeping with the Sponsor’s interpretation of the letter and spirit of these Terms and Conditions, to enter or otherwise participate in or to disrupt this Program, then he/she may be disqualified from the Program in the sole and absolute discretion of the Sponsor. The Sponsor, other Program Parties, and each of their respective officers, directors, agents, representatives, successors and assigns (collectively, the “**Released Parties**”) are not responsible for, and accept no liability whatsoever in relation to, any late, lost, misdirected, delayed or incomplete Entries (all of which are void).

3. THE PROGRAM

Sponsor is offering eligible Participants the opportunity to receive a free one (1) night Redbox Rental Code (the “**Reward**”) when they (i) make a purchase (defined below in this Section 3) from a listed Restaurant (defined below in this Section 3), while supplies last, within one (1) transaction (one (1) single sales receipt) during the Purchase Period (defined below in Section 4); (ii) sign up to receive up to 8 text messages about the Program on behalf of Sponsor or from Sponsor’s vendor, Snipp Interactive Inc.; and (iii) submit a copy of the receipt for the qualifying purchase. **1 use of receipt & reward per day**. See Section 5 for how to submit a request to participate, and participate in this Program.

Any purchased product from any listed United States restaurant (as defined in Exhibit A) qualify for the purposes of this Program. Purchases made by or on behalf of group, clubs, organizations, businesses and commercial and non-commercial entities will not be accepted and will not be eligible for this Program.

4. PROGRAM PERIOD AND KEY DATES

To be eligible to receive a Reward, purchases (as defined in Section 3) must be made within one (1) transaction (on one (1) single sales receipt) at a listed Restaurant (as defined in Section 3) between the Purchase Periods (defined below in this Section 4) while supplies last and in full compliance with these Terms and Conditions. Entries (as defined in Section 5 below) must be received on or before 11:59:59 p.m. Central Time on February 19, 2020 (the “**Entry End Date**”) in accordance with these Terms and Conditions. Rewards must be redeemed in accordance with these Terms and Conditions on or before such date as may be set out in the Reward Instructions (Section 8), and any Reward that

is not so redeemed and in accordance with these Terms and Conditions will be null and void and without any liability to any of the Released Parties (as defined in Section 2). Each Reward is unique and can only be used up to the value of the Reward. Each Reward will automatically expire on the Reward Expiration Date, if any.

5. HOW TO PARTICIPATE

Participants may participate in the Program by: making a purchase from a listed Restaurant within one (1) transaction (one (1) single sales receipt) during the Purchase Period; ensuring that the applicable sales receipt identifies the Restaurant and date of purchase (ensure it is within the Purchase Period - as defined in Section 4 above); taking a photograph (png, jpeg, pdf, and tiff file types with a maximum file size of 10MB) of the sales receipt in its entirety (such photograph, an **"Image"**) (note: Participants are encouraged to blank out any personal information that appears on the sales receipt) and submitting a request to participate in the Program, along with the Image, by using only the submission method detailed below (such submission, an **"Entry"**):

- (i) **Text to Enter.** Text the keyword DINNER to **811811**. Participant will receive a text message with Program opt-in instructions to receive up to eight (8) automated text messages to the number provided. Once the participant opts-in as required, the participant will receive instructions for receipt submission in order to obtain the Reward. Follow instructions and submit Entry. See Section 5A below for important restrictions on Program participation via text.

All submissions of Entries must be received by the earlier of 11:59:59 p.m. Central Time on the Entry End Date, or the supply of Rewards being exhausted to be eligible to receive a Reward.

5A. YOUR CONSENT

*By texting **DINNER** to **811811**, you expressly consent to receive up to 8 text messages pertaining to this program only, via an automatic telephone dialing system to the number you provided, from Snipp Interactive Inc., on behalf of Redbox Automated Retail, LLC. Your consent to the above is not required to make a purchase. *Text, messaging and Data Rates may apply. The text message you send is your electronic signature agreeing to these Terms and Conditions, and to giving electronic written consent as set forth above. **Carrier specific charges for text messages and data may apply for each message sent or received, depending on your individual cellular pricing plan, in accordance with your cellular customer agreement.** Not all mobile devices are supported; Participants may only participate in the Program if they are using a supported device. SMS/MMS may not be available for all service providers or for all handsets. Cellular phone carrier's instructions for text messaging may be different. Check your phone capabilities for specific instructions. Program Parties make no guarantee that any particular wireless service provider will participate. Check with your service provider for details. By selecting to participate via text messaging, the Participant grants permission to the Program Parties and Snipp Interactive to notify them via return text message and must agree to accept all applicable charges associated therewith. Wireless service providers may charge Participant for each text message, including any error message that is sent and received in connection with the Program, based on the applicable wireless service plan. Participant is responsible for all applicable fees and taxes associated with submitting an Entry. Sponsor may, in its sole discretion, may add or delete a cellular carrier at any time, without notice. You may text **"STOP"** to **811811** at any time to exit Program and to stop receiving text messages, or **"HELP"** to **811811** for help.

6. PROCESSING OF ENTRIES:

Processing of an Entry will take approximately 5 minutes from the time the Entry is received by or on behalf of the Sponsor. Once a Participant's Entry is processed, such Participant will be notified via text message whether such Entry has been successfully validated (proceed to Section 7 and Section 8) or a reason why such Entry could not be processed at such time, as determined by the Sponsor in its sole and absolute discretion. It is the responsibility of the Participant to check the applicable email account/phone for such notification including in the inbox, spam or junk folders. The Released Parties do not assume any responsibility and are not responsible for electronic communications which are undeliverable for any reason, including (but not limited to) as a result of active or passive filtering of any kind or insufficient space in a participant's mailbox or telephone to receive e-mail messages, text message or other communications. All Entries become the property of Released Parties and will not be returned. Program is void where taxed, prohibited, or restricted by law. Receipts obtained through unauthorized means or illegitimate channels (i.e., other than via a purchase of Participating Products from Participating Retailers) will be void. Receipts that cannot be validated for any reason will be rejected, as determined by the Sponsor in its sole discretion. For example only, and not an all-inclusive list, a receipt will be rejected if it: (i) fails to pass anti-fraud detection measures; (ii) is unauthorized, fake, or has been illegitimately obtained; (iii) contains any messages, code or other markings not recognized by the Program Parties; (iv) contains printing or other errors; (v) is illegible, unreadable or blank; (vi) has been previously used; (vii) reflects the use of more than an authorized number of coupons; or (viii) is incorrectly or incompletely entered or submitted.

7. VERIFICATION:

All Entries and entrants are subject to verification at any time and for any reason. The Sponsor reserves the right, in its

sole and absolute discretion, to require proof of identity and/or eligibility (in a form acceptable to the Sponsor including, without limitation, government issued photo identification): (i) for the purposes of verifying an individual's eligibility to participate in this Program; (ii) for the purposes of verifying the eligibility and/or legitimacy of any Entry and/or other information for the purposes of this Program; and/or (iii) for any other reason the Sponsor deems necessary, in its sole and absolute discretion, for the purposes of administering this Program in accordance with the Sponsor's interpretation of the letter and spirit of these Terms and Conditions. Failure to provide such proof to the complete satisfaction of the Sponsor within the timeline specified by the Sponsor, may result in disqualification in the sole and absolute discretion of the Sponsor. Proof of transmission (screenshots or captures etc.), or attempted transmission of a submission or of attempted submission of any communication, does not constitute proof of delivery or receipt by the Program computers or Sponsor. The sole determinant of the time for the purposes of this Program will be the official time-keeping device(s) used by the Sponsor.

8. DELIVERY OF REWARDS

Participants who are eligible to receive a Reward (as determined by the Sponsor, in its sole and absolute discretion and in accordance with these Terms and Conditions) will receive the Reward via Text Message (which Reward may initially be sent in the form of an alphanumeric code to be redeemed for the Reward (the "**Code**"). Rewards will only be delivered to the applicable telephone number the Participant provided when Entering the Program, subject to verification or eligibility and compliance with these Terms and Conditions. No responsibility is assumed by the Released Parties for any messages that are returned as undeliverable, or for any Reward after it has been sent to the Participant. Allow up to 24 hours from successful validation of Entry for delivery of Rewards. Each Reward will be delivered separately. Participants will also receive instructions on how to redeem the Code for the Reward in the communication used to send the Code, including, where applicable, by clicking on a provided link (the "**Reward Instructions**"). Codes must be redeemed in accordance with these Terms and Conditions on or before such date as may be set out in the Reward Instructions.

To use the Reward follow the Reward Instructions provided in the communication used to send the Reward subject in all cases to the terms and conditions imposed by the issuer/provider of the Reward including the terms and conditions set out below.

Reward Terms: Exp 3/1/20 at 11:59:59 pm. Valid for stated discount off the fee for a 1 day rental of a disc. 1 use, 1 code/per transaction. Your payment card, necessary for a rental, is charged the balance of the daily rental fee for a disc and the full daily rental fee for add'l discs + tax (except where tax isn't charged) for the 1st rental day. You're charged the full daily rental fee + tax for add'l days you keep each disc. Can't be combined with other offers, prior rentals or redeemed for cash. May be cancelled/changed at any time. Void where prohibited.

The Program Parties are not responsible for (as applicable) late, lost, stolen, damaged, misdirected, irregular, garbled, corrupted, blocked, inaccessible, delayed, or undelivered Rewards (including a Code, if applicable) or transmissions (whether sent by or to the Participant), regardless of cause. *The Program Parties are not responsible for (a) any incomplete, incorrect or inaccurate information whether caused by web site users, tampering, hacking or by any of the equipment or programming associated with or utilized in the Program or by any technical or human error; (b) any error, omission, interruption, deletion, defect, delay in operation or transmission, communications line failure, theft or destruction or unauthorized access to, or alteration of any web site (or mobile web site), Rewards (including Codes, if applicable) or transmissions (whether sent by or to a Participant); and (c) any problems or technical malfunctions of any telephone network or lines, computer on-line-systems, servers or providers, computer equipment, software, programming or failure of email or text on account of technical problems or traffic congestion on the Internet or at any web site (or mobile web site) or any combination thereof. Without limiting the foregoing, Program Parties expressly disclaim any and all liability for Rewards, Codes or other transmissions which are not timely received in an uncorrupted form (or received at all) by participant due to filtering/privacy settings for email and/or text transmissions or for any other reason. Program Parties further disclaim any and all liability for physical Rewards which are returned as undeliverable mail or otherwise not received by Participant for any reason.*

All aspects of each Reward will be determined by the Sponsor in its sole and absolute discretion subject to availability. Each Reward must be accepted as awarded and is not transferable, assignable or convertible to cash (except as may be specifically permitted by Sponsor in its sole and absolute discretion). No substitutions except at Sponsor's option. Sponsor reserves the right, in its sole and absolute discretion, to substitute any Reward or a component thereof with a prize of equal or greater retail value, including, without limitation, but at Sponsor's sole and absolute discretion, a cash award. Rewards will only be awarded to the person whose verifiable full name and valid e-mail and/or mailing address appears on the registration form associated with the Entry in question. Reward winners are solely responsible for all costs and expenses, including any assembly or installation expenses, that are not specifically and expressly included in the Reward description above. The Participant is responsible for any damage/loss due to use of a Reward. By participating in the Program, you agree (i) to release, discharge, indemnify and hold harmless the Released Parties

from any liability or damages which may arise out of participation in the Program or out of the acceptance, use, misuse or possession of any Reward. **There are the following limits: 1 use of receipt & reward per day.**

9. GENERAL CONDITIONS:

The decisions of the Sponsor with respect to all aspects of this Program are final and binding on all entrants without right of appeal.

ANYONE DEEMED BY THE SPONSOR TO BE IN VIOLATION OF THE SPONSOR'S INTERPRETATION OF THE LETTER AND/OR SPIRIT OF THESE RULES FOR ANY REASON IS SUBJECT TO DISQUALIFICATION IN THE SOLE AND ABSOLUTE DISCRETION OF THE SPONSOR AT ANY TIME.

The Sponsor reserves the right, in its sole and absolute discretion, to disqualify any individual that it deems to be in violation of these Rules. The Sponsor reserves the right to refuse participation by any person whose eligibility is in question or who has been disqualified or is otherwise ineligible to enter. In its sole and absolute determination, the Sponsor may disqualify any person who acts in any manner to threaten or abuse or harass any person and to void all such person's Entries.

The Released Parties will not be liable for: (i) any failure during the Program; (ii) any technical malfunction or other problems of any nature whatsoever, including, without limitation, those relating to the telephone network or lines, computer on-line systems, servers, access providers, computer equipment or software; (iii) the failure of any Entry and/or other information to be received, captured, recorded or otherwise function properly for any reason whatsoever, including, but not limited to, technical problems or traffic congestion on the internet or at any website; (iv) any injury or damage to an entrant's or any other person's computer or other device related to or resulting from participating in the Contest; (v) anyone being incorrectly and/or mistakenly identified as a winner or eligible winner; and/or (vi) any combination of the above.

In the event of a dispute regarding who submitted an Entry, the Sponsor reserves the right, in its sole and absolute discretion, to deem the Entry to have been submitted by the authorized account holder of the phone number submitted at the time of entry. "Authorized account holder" is defined as the person who is assigned a phone number by a service provider that is responsible for assigning phone numbers. An entrant may be required to provide proof (in a form acceptable to the Sponsor – including, without limitation, government issued photo identification) that he/she is the authorized account holder of the phone number associated with the Entry in question.

The Sponsor reserves the right, in its sole and absolute discretion, to withdraw, amend or suspend this Program (or to amend these Terms and Conditions) in any way, in the event of any cause beyond the reasonable control of the Sponsor that interferes with the proper conduct of this Program as contemplated by these Terms and Conditions, including, without limitation, any error(s), problem(s), computer virus(es), bug(s), tampering, unauthorized intervention, fraud or failure(s) of any kind. Any attempt to undermine the legitimate operation of this Program in any way (as determined by Sponsor in its sole and absolute discretion) may be a violation of criminal and civil laws and should such an attempt be made, the Sponsor reserves the right to seek remedies and damages to the fullest extent permitted by law. The Sponsor reserves the right, in its sole and absolute discretion, to cancel, amend or suspend this Program, or to amend these Terms and Conditions, in any way without prior notice or obligation, in the event of any accident, printing, administrative, or other error of any kind, or for any other reason whatsoever.

By entering this Program, each Participant expressly consents to the Sponsor, its agents and/or representatives, storing, sharing and using any personal information submitted for the purpose of administering the Program and in accordance with Sponsor's privacy policy (available at: <https://www.redbox.com/privacy>). This section does not limit any other consent(s) that an individual may provide the Sponsor or others in relation to the collection, use and/or disclosure of their personal information.

The Sponsor reserves the right, in its sole and absolute discretion, to adjust any of the dates, timeframes and/or other Program mechanics stipulated in these Terms and Conditions, to the extent deemed necessary by the Sponsor, for purposes of verifying compliance by any Participant, Entry and/or other information with these Terms and Conditions, or as a result of any technical or other problems, or in light of any other circumstances which, in the opinion of the Sponsor, in its sole and absolute discretion, affect the proper administration of the Program as contemplated in these Terms and Conditions, or for any other reason.

In the event of any discrepancy or inconsistency between these Terms and Conditions and disclosures or other statements contained in any Program-related materials, including, but not limited to, any point of sale, television, print or online advertising, and/or any instructions or interpretations of these Terms and Conditions given by any representative of the Sponsor, the terms and conditions of these Terms and Conditions shall prevail, govern and control to the fullest extent permitted by law.

The invalidity or unenforceability of any provision of these Terms and Conditions shall not affect the validity or enforceability of any other provision. In the event that any provision is determined to be invalid or otherwise unenforceable or illegal, these Terms and Conditions shall otherwise remain in effect and shall be construed in accordance with the terms as if the invalid or illegal provision were not contained herein.

To the fullest extent permitted by applicable law, all issues and questions concerning the construction, validity, interpretation and enforceability of these Terms and Conditions or the rights and obligations of Participants, Sponsor or any of the other Released Parties in connection with the Program will be governed by and construed in accordance with the domestic laws of Illinois, without giving effect to any choice of law or conflict of law rules or provisions that would cause the application of any other jurisdiction's laws. YOU AGREE THAT ANY ACTION AT LAW OR IN EQUITY ARISING OUT OF OR RELATING TO THE DISPUTES (DEFINED BELOW) OR ANY ACTION ARISING OUT OF OR RELATING TO DISPUTES BROUGHT BY A PERSON WHO PROPERLY OPTS OUT OF THE AGREEMENT TO ARBITRATE (IN ACCORDANCE WITH THESE TERMS AND CONDITIONS) SHALL BE FILED ONLY IN THE STATE AND FEDERAL COURTS LOCATED IN DUPAGE COUNTY, ILLINOIS (EXCEPT FOR SMALL CLAIMS DISPUTES, WHICH MAY BE FILED IN SMALL CLAIMS COURTS IN THE JURISDICTION IN WHICH YOU RESIDE), AND YOU HEREBY IRREVOCABLY AND UNCONDITIONALLY CONSENT AND SUBMIT TO THE EXCLUSIVE JURISDICTION OF SUCH COURTS OVER ANY SUIT, ACTION OR PROCEEDING ARISING OUT OF SUCH DISPUTES.

10. DISPUTE RESOLUTION; ARBITRATION:

PLEASE READ THIS SECTION CAREFULLY BECAUSE IT REQUIRES YOU TO ARBITRATE MOST DISPUTES WITH REDBOX AND LIMITS THE MANNER IN WHICH YOU CAN SEEK RELIEF FROM REDBOX.

(a) Binding Arbitration. Except for disputes in which either party seeks to bring an individual action in small claims court or seeks injunctive or other equitable relief for the alleged unlawful use of copyrights, trademarks, trade names, logos, trade secrets or patents, you and Redbox agree: (i) to waive your and Redbox's right to have any and all disputes arising from or connected to these Terms and Conditions or the Program (collectively, "Disputes") resolved in a court; and (ii) to waive your and Redbox's right to a jury trial. Instead, you and Redbox agree to arbitrate Disputes through binding arbitration (which is the referral of a Dispute to one or more persons charged with reviewing the Dispute and making a final and binding determination to resolve it instead of having the Dispute decided by a judge or jury in court).

(b) No Class Arbitrations, Class Actions or Representative Actions. YOU AND REDBOX AGREE THAT DISPUTES ARE PERSONAL TO YOU AND REDBOX, AND THAT DISPUTES WILL BE RESOLVED SOLELY THROUGH INDIVIDUAL ARBITRATION AND WILL NOT BE BROUGHT AS A CLASS ARBITRATION, CLASS ACTION OR ANY OTHER TYPE OF REPRESENTATIVE PROCEEDING. YOU AND REDBOX AGREE THAT A DISPUTE CANNOT BE BROUGHT AS A CLASS OR OTHER TYPE OF REPRESENTATIVE ACTION, WHETHER WITHIN OR OUTSIDE OF ARBITRATION, OR ON BEHALF OF ANY OTHER INDIVIDUAL OR GROUP OF INDIVIDUALS.

(c) Federal Arbitration Act. You and Redbox agree that these Terms affect interstate commerce and that the enforceability of this Dispute Resolution; Arbitration Section shall be governed by, construed and enforced, both substantively and procedurally, by the Federal Arbitration Act, 9 U.S.C. § 1 et seq. (the "FAA") to the maximum extent permitted by applicable law.

(d) Process. YOU AND REDBOX AGREE THAT WE WILL NOTIFY EACH OTHER IN WRITING OF ANY DISPUTE WITHIN THIRTY (30) DAYS OF WHEN IT ARISES SO THAT WE CAN ATTEMPT IN GOOD FAITH TO RESOLVE THE DISPUTE INFORMALLY. Notice to Redbox shall be sent by certified mail or courier to Redbox Automated Retail, Attn: General Counsel, 1 Tower Lane, Suite 900, Oakbrook Terrace, IL 60181. Your notice must include: (a) your name and contact information; (b) a description of the nature or basis of the Dispute; and (c) the specific relief that you are seeking. If you and Redbox cannot agree to resolve the Dispute within thirty (30) days of Redbox receiving your notice, then either you or we may commence an arbitration proceeding or file a claim in court as appropriate pursuant to this Dispute Resolution; Arbitration Section. YOU AND REDBOX AGREE THAT ANY ARBITRATION OR CLAIM MUST BE COMMENCED OR FILED WITHIN ONE (1) YEAR AFTER THE DISPUTE ARISES; OTHERWISE, YOU AND REDBOX AGREE THAT THE CLAIM IS PERMANENTLY BARRED (WHICH MEANS THAT YOU WILL NO LONGER HAVE THE RIGHT TO ASSERT A CLAIM REGARDING THE DISPUTE). You and Redbox agree that (1) any arbitration will occur in DuPage County, Illinois, which you may attend either in person or via videoconference or telephone; (2) arbitration will be conducted confidentially by a single arbitrator in accordance with the rules of JAMS; and (3) the state or federal courts in DuPage County, Illinois will have exclusive jurisdiction over any appeals and the enforcement of an arbitration award and over any Dispute between the parties that is not subject to arbitration; provided, however, that small claims courts in the jurisdiction in which you reside will have jurisdiction over small claims disputes.

(e) Authority of Arbitrator. As limited by the FAA, these Terms and Conditions and the applicable JAMS rules, the arbitrator will have (i) the exclusive authority and jurisdiction to make all procedural and substantive decisions regarding a Dispute and (ii) the authority to grant any remedy that would otherwise be available in court. The arbitrator may only conduct an individual arbitration and may not consolidate more than one individual's claims, preside over any type of class or representative proceeding or preside over any proceeding involving more than one individual.

(f) Rules of JAMS. The rules of JAMS and additional information about JAMS are available on the JAMS website. By agreeing to be bound by these Terms and Conditions, you either (a) acknowledge and agree that you have read and understand the rules of JAMS or (b) waive your opportunity to read the rules of JAMS and any claim that the rules of JAMS are unfair or should not apply for any reason.

(g) Severability. If any provision of this Section is held invalid or unenforceable, it will be so held to the minimum extent required by law and all other provisions will remain valid and enforceable. Further, the waivers set forth in subsection (b) of this Dispute Resolution; Arbitration Section are severable from the other provisions of these Terms and Conditions and will remain valid and enforceable except as prohibited by applicable law.

(h) Changes/Opt-Out. You can terminate this agreement to arbitrate within 30 days of first becoming subject to this arbitration provision by providing Redbox with written notice to: Redbox Automated Retail, Attn: Legal, General Counsel, 1 Tower Lane, Suite 900, Oakbrook Terrace, IL 60181. In order to be effective, the notice must include your full name, be received by Redbox at the required address within 30 days of first becoming subject to this arbitration provision and clearly indicate your intent to terminate this agreement to arbitrate. Your choice to terminate this agreement to arbitrate will not affect any other provision of these Terms and Conditions.

Notwithstanding the modification-related provisions in these Terms and Conditions, if we revise the dispute resolution provisions of these Terms and Conditions, you may reject any such change within thirty (30) days of the date such change becomes effective by providing Redbox with written notice to: Redbox Automated Retail, Attn: Legal, General Counsel, 1 Tower Lane, Suite 900, Oakbrook Terrace, IL 60181. In order to be effective, the notice must include your full name, be received by Redbox at the required address within 30 days of the date such change becomes effective and clearly indicate your intent to reject changes to this Dispute Resolution; Arbitration Section. By rejecting changes, you are agreeing to resolve disputes in accordance with the last version of the Terms and Conditions you accepted. Your choice to reject changes will not affect any other provision of these Terms and Conditions.

11. SPONSOR

Redbox Automated Retail, LLC (doing business in Texas as DVD Rental by Redbox LLC)
1 Tower Ln, Ste 900, Oakbrook Terrace, IL 60181

EXHIBIT A

1. Applebee's®
2. Arby's
3. Bojangles' Famous Chicken 'n Biscuits
4. Boston Market
5. Buffalo Wild Wings®
6. Burger King
7. Carl's Jr.®
8. Checkers/Rally's
9. The Cheesecake Factory
10. Chick-fil-A
11. Chili's
12. Chipotle Mexican Grill
13. Church's Chicken
14. Cracker Barrel
15. Culver's
16. Dairy Queen
17. Del Taco

18. Denny's
19. Domino's Pizza
20. Dunkin'®
21. El Pollo Loco
22. Firehouse Subs
23. Five Guys
24. Hardee's®
25. In-N-Out Burger
26. Jack in the Box
27. Jason's Deli
28. Jersey Mike's Subs
29. Jimmy John's
30. KFC
31. Little Caesars
32. Marco's Pizza
33. McAlister's Deli
34. McDonald's
35. Moe's Southwest Grill
36. Olive Garden
37. Outback Steakhouse
38. Panda Express
39. Panera Bread
40. Papa John's Pizza
41. Papa Murphy's
42. Pizza Hut
43. Popeyes
44. Portillo's
45. QDOBA
46. Raising Cane's
47. Red Lobster
48. Red Robin
49. Sonic Drive-In
50. Steak 'n Shake
51. Subway
52. Taco Bell
53. Texas Roadhouse
54. TGI Fridays
55. Tim Hortons
56. Wendy's
57. Whataburger
58. White Castle
59. Wingstop
60. Zaxby's