

This document outlines the terms and conditions (the "Agreement") for participating in the affiliate programs of PlanetSpin and Astro Affiliates, both of which are subsidiaries of O.R.K N.V. (the "Program"). The Agreement is intended for individuals or entities who wish to participate in the Program as affiliates (the "Affiliate"), and governs the relationship between O.R.K N.V. and the Affiliate for the duration of their participation in the Program.

O.R.K N.V. is a company registered under the laws of Curacao, with its registered office at Zuikertuintjeweg Z/N, Curacao. It is regulated and licensed by the Government of Curacao with the Master Gaming Sublicense by CIL Curacao Interactive Licensing N.V.

The Agreement covers all aspects of the Program, including the application process, membership, and the Affiliate's promotional activities for the PlanetSpin.casino site through hyperlinks from the Affiliate's website(s) (the "Links").

PlanetSpin and Astro Affiliates reserve the right to modify any or all parts of the Agreement at any time. Prior notice of changes will always be sent to the Affiliate's registered email address, and the changes will be considered binding immediately upon being sent by PlanetSpin and/or Astro Affiliates. If the Affiliate does not agree to the changes, they should terminate the Agreement in accordance with its terms. Continued participation in the Program after changes have been made will be considered acceptance of the modified Agreement.

Please read the Agreement carefully before joining.

## 1 Definitions and Interpretations

"Affiliate" refers to any natural or legal person who has entered into the Agreement and has made space on their homepage, website(s), or other media platforms available to PlanetSpin and/or Astro Affiliates for marketing the Business and/or Services, and for acquiring New Depositors.

"Sub-Affiliate" refers to any natural or legal person who has entered into collaboration with the Affiliate and has made space on their homepage, website, email, or other media platform available to PlanetSpin and/or Astro Affiliates for marketing the Business and/or Services, and for acquiring New Depositors.

"Bonuses" refer to any form of free money, free bets, free games, money-back, top-ups, vouchers, rebates, discounts, or similar incentives that a New Depositor can use as payment for stakes (bets).

"Brand" refers to the name, concept, or identity under which the Services or Business is generally recognized in the public domain worldwide. The Brand remains the sole property of PlanetSpin or Astro Affiliates.

"Business" refers to the PlanetSpin or Astro Affiliates business, which includes Fixed Odds Betting, Other Betting and Gaming Activities, and New Activities.

"Confidential Information" refers to any commercial information that is essential to either Party, including technology, market and business information, financial reports, know-how, trade secrets, products, processes, business strategies, information concerning research, databases, New Depositor lists, prospect and New Depositor data, supplier lists, marketing plans, product development, manner of operation, financial condition or prospects.

"Commission" refers to the compensation due to the Affiliate based on the agreed percentage of Net Gaming profit generated by the New Depositor at Site.

"Database" refers to the database containing any PlanetSpin and/or Astro Affiliates proprietary New Depositor data relevant to the Agreement, including personal data and contact information. This excludes all other PlanetSpin and/or Astro Affiliates databases and is an asset of financial value belonging to PlanetSpin and/or Astro Affiliates, representing a substantial investment.

'Intellectual Property Rights' refers to any rights related to computer software, databases, designs, copyrights, trademarks, domain names, utility models, and other proprietary items that may be used in the course of business.

'Associate' refers to a partner or colleague in business, a co-worker, or a person who holds a limited or subordinate membership in an organization.

'Payment Agent' is the person appointed by PlanetSpin and/or Astro Affiliates to make payments to the Affiliates on their behalf and using their name.

'Personal data' encompasses any information relating to an individual or legal person that can be identified, either directly or indirectly. This includes, but is not limited to, information about new depositors and affiliates.

'New Activities' refers to any services or products related to the business that are not currently offered on the PlanetSpin and/or Astro Affiliates websites but will be made available on the Site following the date of the Agreement, such as casino and poker games.

'New Depositor' is a new customer who has made their first minimum deposit with the Site in compliance with the existing terms and conditions (referred to as 'the Rules') of PlanetSpin or Astro Affiliates, or an equivalent amount in any other currency accepted by PlanetSpin and/or Astro Affiliates. The deposit must be used for

legitimate transactions with the ultimate aim of establishing and entering into a normal commercial relationship with PlanetSpin and/or Astro Affiliates within the framework of the Business.

Net Gaming Revenue (NGR) does not include other business deductions typically made by casinos, such as staff costs and hospitality expenses. 'Net' refers to the total amount of all bets placed by players, the sum of all payments to players, the sum of all bonuses received by players, and the total of all taxes. Calculated NGR is determined by subtracting wins, jackpot contributions, chargebacks, base admin fee of 6%, and bonus costs from bets. The amount remaining after deducting expenses is considered the net revenue.

The formula for calculating the NGR is as follows: Bets minus Wins minus Jackpot Contribution minus Chargebacks minus Base Admin Fee of 6% minus Bonus Costs. The resulting figure after deducting all expenses is the net revenue or "Net Profit." This includes three components:

Gross monies received on sports book activities, after deducting winnings paid to New Depositors, betting duties or taxes, bad debts, fraud, returned stakes, chargebacks, and voids and bet/deposit bonuses.

Gross monies received on New Activities, less prize money paid out and other expenses such as licensing fees, chargebacks, bad debts, and fraud.

Less arm's length commission, license fees, and other costs paid out to Third Parties for profit sharing arrangements, such as technical platform fees and affiliate prizes.

It is important to note that the above amounts only apply to New Depositors and are allocated pro rata based on their participation in revenue/costs generating events and the relevant Affiliate.

## 2) General scope and objective

- a) The objective of PlanetSpin and/or Astro Affiliates is to increase its Business by promoting its Brands and attracting new customers, or New Depositors. They may engage third parties to assist with their affiliate marketing strategy, including contract negotiation, technical platform management, payment processing, and marketing. However, PlanetSpin and/or Astro Affiliates remains solely responsible for ensuring proper execution of the Agreement, regardless of the intermediary's legal capacity as an agent, subcontractor, or otherwise.
- b) Legal Restrictions and Liability of PlanetSpin and/or Astro Affiliates acknowledges that promoting or soliciting bets may be subject to legal

restrictions or even prohibited in some countries. These restrictions may vary over time. The Affiliate acknowledges that if promoting or soliciting bets or participating in prize games is prohibited in their country of domicile or is only permissible under certain preconditions that are not met, they may not enter into this agreement and are not entitled to post the link on their website. If PlanetSpin and/or Astro Affiliates or the Affiliate suffers any disadvantages due to the disregard of relevant prohibitions in the Affiliate's country of domicile, the Affiliate shall be exclusively liable.

- c) The Affiliate confirms that they operate the Affiliate Site under their own name and that they are fully authorized to dispose of it without any restrictions.
- d) Each Party shall remain exclusively responsible for all expenses, including investment and running costs, incurred in respect of the obligations it undertakes in terms of the Agreement, unless otherwise agreed in writing by the Parties.

### 3) The Affiliate's Integration in the Program

- a) Upon conclusion of the Agreement, a unique partner identification code is assigned to integrate the Affiliate in the Technical Platform. The bets placed and New Depositors acquired via the link on the Affiliate's website during such sessions are registered and/or can be further tracked.
- b) The Affiliate must obtain PlanetSpin or Astro Affiliates's consent before preparing additional advertising material relating to the brands. Advertising material (of any kind) may be used only after prior written approval by PlanetSpin or Astro Affiliates.
- c) A change of the URL address of the Affiliate Site shall not affect its rights and obligations arising from this agreement.

### 4) The Links

- a) The Affiliate agrees to give PlanetSpin and/or Astro Affiliates reasonable assistance in respect of the display, access to, transmission, and maintenance of the Links.
- b) The Affiliate shall ensure that the Links are not placed on pages of the Affiliate Site aimed at persons under the age of 18 years.
- c) If the Affiliate wishes to place the Links on websites other than the Affiliate Site, the Affiliate must first obtain PlanetSpin or Astro Affiliates's written consent.
- d) The Affiliate is prohibited from purchasing or registering keywords, search terms, or other identifiers for use in any search engine, portal, sponsored advertising service, or other search or referral service that are identical or similar to any of

PlanetSpin or AstroAffiliates's trademarks, or that include the word "PlanetSpin" or "Astro Affiliates" or variations of those words, or that include meta tags on the Affiliate Site that are identical or similar to any PlanetSpin or Astro Affiliates's trademarks without prior written consent.

e) The Affiliate, as well as the Affiliate's associates, friends, or relatives, are ineligible to become New Depositors (as defined below), and the Affiliate will not be entitled to any share of Net Profit or any Fees (or any other remuneration from PlanetSpin or Astro Affiliates) in relation to such relatives or friends. For purposes of this provision, "relatives" shall include the Affiliate's spouse, partner, parent, child, or sibling.

f) The Affiliate shall indemnify and hold PlanetSpin and/or Astro Affiliates harmless from any and all losses, demands, claims, damages, costs, expenses (including consequential losses and loss of profit, reasonable legal costs and expenses and VAT thereon if applicable), and liabilities suffered or incurred, directly or indirectly, by PlanetSpin and/or Astro Affiliates as a result of any breach of the Agreement by the Affiliate.

g) The Affiliate shall not: offer any person or entity any consideration or incentive (including, without limitation, payment of money or other benefit) for using the Links on the Affiliate Site to access the Site (e.g. by implementing any "rewards" program for persons or entities who use the Links on the Affiliate Site to access Site), directly or indirectly; read, intercept, record, redirect, interpret, or fill in the contents of any electronic form or other materials submitted to PlanetSpin and/or Astro Affiliates by any person or entity.

## 5) Prohibited

a) modification, redirection, suppression, or substitution of the operation of any button, link, or other interactive feature of the Site.

b) Prohibit engagement in transactions of any kind on the Site on behalf of any third party or authorizing, assisting, or encouraging any other person or entity to do so.

c) Ensure that no action is taken that could cause any end user confusion as to the relationship between PlanetSpin, Astro Affiliates, and the Affiliate or as to the site on which any functions or transactions are occurring.

d) Do not post or serve any advertisements or promotional content promoting the Site, other than providing the Links on the Affiliate Site in accordance with the Agreement and any promotion contemplated

e) Do not post or serve any advertisements or promotional content promoting the Site or around or in conjunction with the display of the Site (e.g., through any 'framing' technique or technology or pop-up windows or pop-under windows), or assist, authorize or encourage any third party to take any such action.

f) Do not attempt to artificially increase the amount payable to the Affiliate by PlanetSpin or Astro Affiliates. Ensure that the Site (or any page thereof) only opens in a visitor's browser as a result of the visitor clicking on a Link on the Affiliate Site. Do not attempt to intercept or redirect (including, without limitation, via user-installed software) traffic from or on any website that participates in the Program. Do not use any form of spam (including search engine spamming) or unsolicited mail to refer New Depositors to the Site.

g) The Affiliate must be at least eighteen (18) years old and provide PlanetSpin and/or Astro Affiliates with a copy of their ID and billing address if requested. PlanetSpin and/or Astro Affiliates may request additional documents to verify the Affiliate's identity or other information, and failure to provide these documents may be considered fraudulent activity subject to consequences outlined in this Agreement.

#### 6) PlanetSpin and/or Astro Affiliates' Obligations and Rights

a) PlanetSpin and/or Astro Affiliates reserves the right, in its sole discretion, to determine whether the Affiliate has engaged in any of the activities listed above or other questionable behaviors. This list is not exhaustive. If such activities are found, PlanetSpin and/or Astro Affiliates may, without limiting any other rights or remedies available to it, (a) withhold payment to the Affiliate, including adjusting the commission earned on offending players to 0%, severing the relationship between the Affiliate and player account, and/or (b) close the player and/or affiliate account and/or immediately terminate this Agreement.

b) The Affiliate must clearly indicate in any communication with the Affiliate's users promoting the Site or the Links that such communication is made without the knowledge or involvement of PlanetSpin and/or Astro Affiliates. Any complaints by users should be addressed to the Affiliate and not PlanetSpin or Astro Affiliates.

c) The Affiliate must always comply with reasonable data protection standards and related legislation.

d) The Affiliate must inform users of the Affiliate Site, via a privacy policy or other appropriate means, that tracking technology will be installed on the User's hard drive when a User clicks on the Links.

e) PlanetSpin and/or Astro Affiliates will provide the Affiliate with the Links for inclusion on the Affiliate Site and may update them from time to time.

f) PlanetSpin and/or Astro Affiliates will use reasonable endeavors to ensure that whenever a New Depositor links to the Site through the Links on the Affiliate Site and they subsequently place a bet with PlanetSpin or Astro Affiliates, the relevant New

Depositor is identified as originating from the Affiliate Site, subject to the Affiliate complying with PlanetSpin or Astro Affiliate's tracking instructions. However, PlanetSpin and/or Astro Affiliates will not be liable to the Affiliate if they are unable to identify a New Depositor as originating from the Affiliate Site.

i) PlanetSpin and/or Astro Affiliates may exercise any of its rights or fulfill any of its obligations hereunder (including without limitation its payment obligations pursuant to clause 6) through any company within the group of companies containing PlanetSpin or Astro Affiliates.

j) PlanetSpin and/or Astro Affiliates may decline any offer to execute the PlanetSpin and/or Astro Affiliates General Affiliate Marketing Agreement at its discretion. If an offer is declined, PlanetSpin and/or Astro Affiliates is not obliged to indicate a reason, nor is any compensation, remuneration or indemnity due.

k) PlanetSpin and/or Astro Affiliates reserves the right to update and change the Terms and Conditions from time to time without notice. Any amendments, modifications, enhancements or changes to The Program (including the release of new features and resources made available by us from time to time) shall be subject to these Terms and Conditions. Continued use of The Program after any such changes shall constitute the Affiliate's consent to such changes.

l) The COMPANY reserves the right to reject the Affiliate's application without liability or explanation.

m) If PlanetSpin and/or Astro Affiliates suspect a breach of the Terms and Conditions or fraudulent traffic, payment requests may be held over for investigation and the Affiliate's account may be frozen until validation confirms no breach of the Terms and Conditions.

n) All player activity is tracked and reported for the purposes of calculating the Affiliate's earnings.

o) No payment shall be due if the Company suspects that traffic generated by the Affiliate is illegal or in breach of any provisions in the Agreement between the Affiliate and the Company.

## 7) Payment Terms and Commission

a) Under this Program, the Affiliate will receive a monthly Commission based on an agreed percentage of the Net Profit, or a CPA/Hybrid deal (to be determined by the parties). However, Astro Affiliates reserves the right to withhold the CPA/Hybrid payment if any of the following occur: a player displays signs of gambling addiction, creates Duplicate Accounts, abuses a method, or if the Affiliate rewards players with

part of the CPA amount to encourage them to sign up for our Sites. If notified, and the Affiliate or player(s) continue with such fraudulent practices, the Affiliate account will be disabled, and others will be informed of such practices.

b) Unless the Agreement is terminated, the Affiliate will receive a Commission for each New Depositor's lifetime value from the date of their first deposit. However, if the Agreement is terminated, the payment of the Commission will end 6 months after the effective termination date.

c) To receive a percentage of the Net Profit generated by a Sub-Affiliate, the Affiliate must register the Sub-Affiliate through the Program. The Affiliate is solely responsible for registering their Sub-Affiliate and cannot claim revenue from an unregistered Sub-Affiliate. The Sub-Affiliate must agree to the Program's Terms and Conditions, and the Affiliate must not use a fictitious name or register themselves as a Sub-Affiliate. The Affiliate will receive 5% to 10% of their Sub-Affiliate's Commission based on NGR.

d) The Affiliate will receive monthly statements detailing the number of New Depositors and their share of the Net Profit, if any, through the Technical Platform at [www.planetspin.casino](http://www.planetspin.casino) or <http://www.astroaffiliates.com>. These statements will be updated daily and will be recorded at the end of each calendar month. If the Affiliate chooses to receive payment through means other than a PlanetSpin and/or Astro Affiliates Player Account, and the Revenue Share does not exceed 300 Euro, PlanetSpin and/or Astro Affiliates may withhold and carry forward such a sum until the end of the first calendar month in which the Revenue Share (including the carried forward sum) exceeds 300 Euro.

e) The Affiliate will have real-time access to the Technical Platform at any time, provided that PlanetSpin and/or Astro Affiliates does not object to such access for valid reasons, such as network and IT maintenance and/or security threats. However, the Affiliate acknowledges that the real-time data provided by the Technical Platform is only an estimation and/or has an indicative value. At the end of each calendar month, PlanetSpin and/or Astro Affiliates will provide the Affiliate with a consolidated monthly statement containing the accurate and aggregated data regarding the Net Gaming Revenue generated and the Commissions earned by each Affiliate. The Affiliate acknowledges and agrees that access to the technical platform of PlanetSpin and/or Astro Affiliates, including the Affiliate Software back-office module, is subject to strict confidentiality obligations. Any misuse of this limited access right, whether intentional or not, will be deemed a significant breach of the essential obligations under this Agreement (obligation of result).

All payments due to the Affiliate will be processed through a Payment Agent designated by PlanetSpin or Astro Affiliates. Both parties acknowledge that PlanetSpin and/or Astro Affiliates may, at their sole discretion, change the payment



method and/or Payment Agent, provided that they remain exclusively responsible for payment of any amounts due.

All payments under this Agreement shall be made in Euro. The applicable exchange rate, if any, shall be determined by PlanetSpin and/or Astro Affiliates, based on the rates used for internal Group reconciliation purposes, as reported by OANDA (<http://www.oanda.com>), a registered Futures Commission Merchant (FCM) with the Commodity Futures Trading Commission (CFTC) and a member of the National Futures Association. It is clarified that all payments shall include VAT, if applicable, and the Affiliate shall be solely responsible for withholding tax, VAT, and social fees.

Invoices and payments will be processed automatically through the technical platform of PlanetSpin and/or Astro Affiliates. Payments will be made by the end of each month.

In calculating the Net Profit, if a New Depositor account results in a negative balance for the Affiliate due to the New Depositor's winnings and/or bonuses, the balance will be reset to zero at the start of each month. No negative carryover will be taken into account for calculating the Affiliate's Commission from one month to another.

High Roller policy - No negative carryover exception: Individual players who win more than EUR 5,000 in a single month will be exempt from the "no negative carryover" rule. Such players will be isolated until they become "positive" players again.

## 8) Intellectual Property

This Agreement does not grant the Affiliate any license, assignment, transfer, or any other right to any Intellectual Property Rights, including but not limited to patents, trademarks, service marks, registered designs, copyrights, database rights, rights in designs, inventions, and Confidential Information, arising from entering into or performing the Agreement.

All Intellectual Property Rights arising from or related to this Agreement, including but not limited to banners, advertising materials, contents, the Database (including contents and personal data), will be owned by and remain the sole property of PlanetSpin or Astro Affiliates. The Affiliate will have no rights therein.

The Affiliate is granted a non-exclusive, worldwide right to display PlanetSpin and/or Astro Affiliates Brand features and related content (the "Content") for the sole purpose of displaying links on the Affiliate Site in accordance with the Agreement and PlanetSpin's or Astro Affiliates' guidelines. The intellectual property rights and any goodwill arising in the links and betting products, associated systems and software relating to the services provided by PlanetSpin and/or Astro Affiliates to its New

Depositors shall remain the property of PlanetSpin or Astro Affiliates. The Affiliate may not use the Content in any way that is detrimental to PlanetSpin and/or Astro Affiliates or their reputation or goodwill, and may not alter or modify the Content without express prior written consent from PlanetSpin or Astro Affiliates.

Without prior written approval, the Affiliate may not purchase or register domain names that are identical or similar to any of PlanetSpin's or Astro Affiliates' trademarks, or include the words "PlanetSpin", "Astro Affiliates", "PlanetSpin Affiliates Sports", "Astro Affiliates Sportsbook", "PlanetSpin Casino" or "Astro Affiliates Casino", or variations that are identical or confusingly similar to any of PlanetSpin's or Astro Affiliates' trademarks.

The right granted in Clause 8 is non-transferable and may be terminated at any time by PlanetSpin or Astro Affiliates.

The Affiliate Site must not resemble the appearance or general impression of the Site, nor create the impression that the Affiliate Site is the Site or any part thereof.

Upon termination of the Agreement, both Parties shall hand over proprietary material or information and securely destroy remaining copies of the same. After termination of the Agreement, the Affiliate may not keep a copy of the Content, Databases, personal data or Confidential Information, nor may the Affiliate exploit PlanetSpin and/or Astro Affiliates' proprietary information, materials or works.

#### 9) Warranties:

Each party represents and warrants that it has the right, title and authority to enter into the Agreement, grant the other party rights and licenses, and perform all obligations under the Agreement.

Each party represents, warrants and undertakes that it has obtained and will maintain all necessary registrations, authorizations, consents and licenses to fulfill its obligations under the Agreement, and fully complies with Clause 3 preconditions and all applicable laws and regulations.

The Affiliate represents, warrants and undertakes that the Affiliate Site will contain no defamatory, pornographic, unlawful, harmful, threatening, defamatory, obscene, harassing, or racially, ethnically, or otherwise objectionable or discriminatory material, and will not link to any such material.

The Affiliate represents and warrants that it will comply with all applicable local and international data protection standards and related legislation. The Affiliate shall indemnify and hold harmless PlanetSpin and/or Astro Affiliates from any losses, claims, damages, costs, and liabilities arising from any breach of this warranty,

including but not limited to consequential losses, loss of profits, reasonable legal costs and expenses, and VAT where applicable.

PlanetSpin and/or Astro Affiliates is affiliated with organizations dedicated to preventing gambling addiction, such as GamCare. The Affiliate is required to provide information and links to support efforts to combat gambling addiction.

The Affiliate agrees to take measures to prevent access to the Site by children and young persons. The Affiliate shall not offer gambling services in a manner that specifically targets children or young people, or in any way that is associated with youth culture.

Disclaimer: PlanetSpin and/or Astro Affiliates makes no guarantees that the Site will operate without interruptions or errors. PlanetSpin and/or Astro Affiliates will not be liable for any losses or damages resulting from interruptions or errors.

#### 10) Indemnification

The Affiliate (the 'Indemnifying Party') guarantees that it will comply with all local and international data protection standards and related legislation at all times, and shall indemnify and hold harmless PlanetSpin and/or Astro Affiliates and its associates, officers, directors, employees, agents, shareholders, and partners (the 'Indemnified Party') against any and all losses, demands, claims, damages, costs, expenses (including consequential losses and loss of profit, reasonable legal costs and expenses, and applicable VAT) and liabilities directly or indirectly incurred by the Indemnified Party as a result of any breach, non-performance, or non-observance by the Indemnifying Party of any of its obligations or warranties contained in the Agreement.

#### 11) Limitation of Liability

a) PlanetSpin and/or Astro Affiliates' liability resulting from willful misconduct is not limited by this clause.

b) PlanetSpin and/or Astro Affiliates shall not be held liable, in contract, tort (including negligence), breach of statutory duty, or otherwise, for:

any economic losses (including, without limitation, loss of revenues, profits, contracts, business, or anticipated savings);

any loss of goodwill or reputation; or any indirect or consequential losses, whether or not such losses were foreseeable by the parties at the date of the Agreement, or any other matter under the Agreement.

c) In any event, the liability of PlanetSpin and/or Astro Affiliates shall not exceed the total amount paid by PlanetSpin and/or Astro Affiliates to the Affiliate over the 12-month period preceding the date on which such liability accrued.

## 12) Term and Default Events

a) This Agreement shall commence on the date that PlanetSpin and/or Astro Affiliates notifies the Affiliate that its application has been approved in accordance with Clause. The Agreement shall continue until terminated in accordance with Clauses 13 (b), (c), and (e) (hereinafter the 'Term').

b) PlanetSpin and/or Astro Affiliates may terminate the Term with immediate effect by written notice to the Affiliate if:

the Affiliate breaches its material obligations under the Agreement, and if remediable, fails to remedy it within 30 days of receiving notice from the other party;

the Affiliate becomes insolvent or unable to pay its debts, proposes a voluntary arrangement, has a receiver, liquidator, administrator or manager appointed over the whole or any part of its business or assets, or enters into any composition or arrangement with its creditors or any class of them, or it ceases to carry on business or if it claims the benefit of any statutory moratorium; or

the Affiliate sells its business or any part of it, and/or registers any change of beneficial owner.

## 13) Disclaimer

a) PlanetSpin and/or Astro Affiliates makes no representation that the operation of the Site will be uninterrupted or error-free, and PlanetSpin and/or Astro Affiliates will not be liable for the consequences of any interruptions or errors.

c) In addition to Clauses 12 (a) and (b), PlanetSpin and/or Astro Affiliates may terminate the Agreement by providing two weeks' written notice to the other party, without being required to provide a reason for such termination.

d) If any event occurs during the Term that would entitle PlanetSpin and/or Astro Affiliates to terminate the Agreement in accordance with Clause 12(b), it shall provide written notice of such event to the other party without undue delay.

e) Upon the end of the Term, the parties shall have no further obligations or rights under the Agreement, except for obligations and rights that have already accrued to either party. Clauses 5, as well as any other clauses that are necessary for the interpretation or enforcement of the Agreement, shall continue to be in effect after the end of the Term.