

Memorandum of Understanding

Between

Infinity Software Holdings, LLC. and _____ (ad,soyad)

This Memorandum of Understanding sets forth the terms and understanding between Infinity Software Holdings, LLC., reg.no. 38-4245756 ("Company"), a company incorporated under the laws of United States, having its registered address at 651 N Broad St, Middletown, New Castle, Delaware and _____ (ad,soyad), date of birth _____ (doğum tarihi), having its registered address at _____ (açık adres), as potential partner ("Partner"), for entering into software licensing relationship.

Company and the Partner are each individually referred to as a "Party" and collectively as "Parties".

Purpose

This Memorandum of Understanding will define the intention of the Partner for further cooperation.

Funding

The Partner will sign Software License Agreement with Company with the terms and conditions hereunder:

The Software License Agreement shall contain the following products:

Casino Suite. The system includes providers such as 1X2 NETWORK, 7 MOJOS LIVE, 7 MOJOS SLOTS, ALLWAYSPIN, AMATIC, AMUSNET, APOLLO PLAY, BARBARA BANG, BB GAMES, BET INDUSTRIES, BET SOLUTIONS, BET2TECH, BETGAMES TV, BGAMING, BIG TIME GAMING, BLUEPRINT GAMING, BOLDPLAY, BOOONGO, CALETA, COGG GAMANZA, COOL GAMES, CQ9 CASINO, CT INTERACTIVE, DRAGOON SOFT, EBET, ELK STUDIOS, ELYSIUM STUDIOS, EUROASIAN GAMING, EVOLUTION, EVOPLAY, EZUGI, FANTASMA GAMES, FAZI, FELIX, FUGASO, FUNKY GAMES, FUNTA GAMING, GAMEART, GAMEFISH GLOBAL, GAMES INC, GAMES GLOBAL, GAMZIX, GOLDEN RACE, HABANERO, HACKSAW, IRON DOG, JILI, JUST PLAY, KA GAMING, KALAMBA GAMES, KIRON INTERACTIVE, LEAP VIRTUAL, LEAP SLOTS, LUCKY STREAK, LUCKY MONACO, MANCALA GAMING, MASCOT, MAVERICK, MICROGAMING, MOBILOTS, MR SLOTTY, NETENT, NETGAMING, NOLIMIT CITY, OMI GAMING, ONE TOUCH, PG SOFT, PLATIPUS, PLAYNGO, PLAYTECH SLOTS, PLAYTECH LIVE, PLAYPEARLS, PLAYSON, PRAGMATIC, PRAGMATIC LIVE, PRAGMATIC VIRTUAL, PROSPECT GAMING, QUICKSPIN, RED TIGER, REALTIME GAMING, V8 POKER, REDRAKE, RELAX

GAMING, REVOLVER, SIMPLE PLAY, SKYWIND, SPINMATIC, SKYWIND LIVE, SLOTMIL, SMARTSOFT, SPEARHEAD STUDIOS, SPINBERRY, STAKELOGIC, ONLYPLAY, SPINTHON, SPLITROCK GAMING, SPRIBE, THUNDERKICK, TOM HORN, TPG, , , TRUE LAB, VIRTUAL GENERATION, TRIPPLE CHERRY, TRIPPLE PG, TRUE LAB, TVBET, VIVO, WAZDAN, XPG, YGGDRASIL, ZEUS PLAY, TURBO GAMES, EL-BET, AMIGO, AGT, ESPRESSO, RUBY-PLAY, FA CHAI GAMING, EGT DIGITAL

CASINO SUITE GGR will be shared between the Partner and Company as follows:

18% for the Company and 82% for the Partner

SPORTSBOOK and FANTASY SPORTS GGR will be shared between the Partner and Company as follows:

12% for the Company and 88% for the Partner

Set-up Fee

The Partner shall pay to Company a Set-up Fee of USD 5 000(five thousand).

In the scope of this Memorandum of Understanding the term "Set-up Fee" shall mean the non-refundable fee for branding, development and delivery of the Products.

The partner will pay a monthly fee of 0 (zero) US Dollars for the Affiliate System, Membership System, Statistics System, In-site Notification System, DDoS Protection Service, Hosting, and standard B2B support and technical support.

This memorandum shall commence on the 1/May/2024.

This Memorandum of Understanding is at-will and may be modified by mutual consent of authorized officials from Company and Partner. This Memorandum of Understanding shall become effective upon signature by the authorized official from the Company and by the Partner, and will remain in effect until modified or terminated by any one of the partners by mutual consent. In the absence of mutual agreement by the authorized official from Company and the Partner, this Memorandum of Understanding shall end on end date of partnership.

Company

Infinity Software Holdings, LLC

reg.no. 38-4245756

Address: 651 N Broad St, Middletown, New Castle, Delaware, United States

For and on behalf of Company

Authorized Signatory Name:

Date:

For and on behalf of the Partner

Authorised Signatory Name:

Date: