## STAR WARS™: THE OLD REPUBLIC ™ FAN SITE AGREEMENT

PLEASE READ CAREFULLY: THIS FAN SITE LICENSE AGREEMENT ("LICENSE AGREEMENT") IS A LEGAL AND BINDING AGREEMENT BETWEEN YOU AND/OR YOUR ORGANIZATION ("YOU"), ON THE ONE HAND AND BIOWARE AUSTIN LLC ("BIOWARE"), ITS LICENSORS, WHICH INCLUDES, BUT IS NOT LIMITED TO, LUCASARTS, A DIVISION OF LUCASFILM ENTERTAINMENT COMPANY LTD. ("LUCASARTS") AND THEIR RESPECTIVE PARENTS, SUBSIDIARIES, AND AFFILIATES (COLLECTIVELY, "LICENSOR"). BY INDICATING YOUR ACCEPTANCE, YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT.

Subject to and expressly conditioned on the terms and conditions of this License Agreement, LICENSOR grants you a personal, non-exclusive, non-transferable, non-assignable limited license during the Term (as defined below) to use the Fan Site Kit and Fan Site Materials (as defined below) solely to create a personal, non-commercial Fan Site (defined below) to promote the online game currently entitled "Star Wars: The Old Republic" (the "Game"). The term "Fan Site" shall mean a personal, non-commercial web site, created by you, that is freely accessible to the public without charge and dedicated solely to promoting the Game. The license granted herein allows you to reference the Game; conduct electronic correspondence with players of the Game; in general, reference the ideas, experiences, and characters contained in the Game; and use the Fan Site Materials (defined below) in each case only on your Fan Site. The foregoing license is granted provided such use is consistent with the terms and conditions of this License Agreement. as your use extends only to the use of the Fan Site Materials to promote the Game, not to suggest that your Fan Site is sponsored, approved or endorsed by, or affiliated with, or jointly operated by LICENSOR. You shall not use on your Fan Site or display any materials, images, trademarks, trade names or any other intellectual property of LICENSOR not contained in the Fan Site Kit. LICENSOR retains all rights not expressly granted under this License Agreement. Without limitation of any other terms or conditions set forth herein, you may not offer any Fan Site Materials for download unless LICENSOR gives you express written permission to do so.

The "Fan Site Kit," may include, as determined by LICENSOR in its sole discretion, electronic files, code, audio, trademarks, logos, images and other content and materials ("Fan Site Materials"). LICENSOR owns and shall retain all right, title and interest, including all intellectual property rights in and to the Fan Site Materials. Each use of the Fan Site Materials must include or maintain all copyright, trademark and other notices contained in, or associated with, the Fan Site Materials as provided to you by LICENSOR. You many not alter any of LICENSOR's trademarks or logos, or alter any of LICENSOR's trademark or copyright notices included in, or associated with the Fan Site Materials or LICENSOR's products. Additionally, you must include the following disclaimer on each web page of your Fan Site:

"This site is in not endorsed by or affiliated with LucasArts, BioWare, or Electronic Arts.

Trademarks are the property of their respective owners. LucasArts, the LucasArts logo, STAR WARS and related properties are trademarks in the United States and/or in other countries of Lucasfilm Ltd. and/or its affiliates. © 2008-2012 Lucasfilm Entertainment Company Ltd. or Lucasfilm Ltd. All Rights Reserved. BioWare and the BioWare logo are trademarks or registered trademarks of EA International (Studio and Publishing) Ltd. You may not copy any images, videos or sound clips found on this site or 'deep link' to any image, video or sound clip directly.

Game content and materials copyright LICENSOR. All Rights Reserved."

You acknowledge and agree that you may not sublicense, assign or otherwise transfer this license or any of the Fan Site Materials to any third party, and that, except for the limited license expressly granted herein, no right, title or interest in or to the Fan Site Materials has been or will be transferred to you from LICENSOR or anyone else. You agree that you will not challenge the validity of the rights in the Fan Site Materials during the term of this License Agreement and thereafter, including any assertion of any fair use rights in the Fan Site Materials. You also agree that you will not alter, disassemble, decompile, reverse engineer, create derivative works of or otherwise modify the Fan Site Materials including, but not limited to, use to further any commercial or unlawful purpose, except as needed to create your Fan Site.

The license granted herein does not permit you to use or display any of the trademarks, service marks or trade names of LICENSOR except to the extent such trademarks, service marks and trade names are incorporated into the Fan Site Materials displayed on your Fan Site as expressly permitted hereunder, and in nominative textual references to the Game and LICENSOR appearing on your Fan Site. Without limitation of the foregoing, you shall have no right to use any of the trademarks, service marks, trade names of LICENSOR as or as part of any domain name, including the domain name for your Fan Site.

YOUR PARTICIPATION IN CREATING THE FAN SITE IS PURELY VOLUNTARY. YOU ACKNOWLEDGE AND AGREE THAT YOU WILL NOT RECEIVE ANY COMPENSATION OF ANY KIND FROM LICENSOR OR ANY THIRD-PARTY FOR THE FAN SITE OR FOR YOUR PARTICIPATION AS A FAN SITE PROVIDER. NOTHING IN THIS LICENSE AGREEMENT WILL CREATE ANY CONTRACTOR, PARTNERSHIP, JOINT VENTURE, FRANCHISE, EMPLOYMENT OR SIMILAR RELATIONSHIP BETWEEN YOU AND LICENSOR. YOU MAY STOP PROVIDING CONTENT FOR THE FAN SITE AT ANY TIME THAT YOU DESIRE. In the event you wish to terminate your Fan Site, you will cease all use and display of the Fan Site Materials and remove all references to the Game and LICENSOR from your Fan Site and any other websites under your control.

You agree to provide LICENSOR with the web address (URL) of your Fan Site and all URLs that redirect to your Fan Site so that LICENSOR may inspect your site and verify compliance with this Agreement at any time. You further represent and warrant that any information you provide to LICENSOR, including the information you provided as part of the download sequence to obtain the Fan Site Materials is true and correct. You agree that in the event any such information, including your contact information and the URL of your Fan Site or any URLs that redirect to your Fan Site changes, you will update such information by sending an e-mail with such updated information to fansites@swtor.com

Without limiting the foregoing, you may not use the Game, Fan Site Materials or your Fan Site to sell advertising (including, without limitation banner ads on your Fan Site), to promote another product or business, in connection with any site that operates, promotes or provides a link to a server emulator or the sale or exchange of "virtual property", or for any other commercial purpose. You may not link to any website that promotes exploits, cheats, hacks or that otherwise offers any information, content or materials that violate the terms of LICENSOR's End User Access and License Agreement (EUALA), and any other agreements or terms and conditions applicable to the Game.

LICENSOR may, at LICENSOR's sole discretion, terminate this License Agreement and all of the licenses granted hereunder at any time, for any reason or no reason, immediately upon notice to you. You agree that in the event LICENSOR terminates this License Agreement, you will immediately cease all use and display of the Fan Site Materials and remove all references to the Game and LICENSOR from your Fan Site and any other websites under your control.

You shall not place or allow to be placed on your Fan Site any inappropriate materials including, but not be limited to:

- Hate material, including, without limitation, defamatory, abusive, racially or ethnically offensive imagery, content or language.
- Pornography or obscene or indecent material.
- Political Propaganda. The site cannot have an obvious political agenda, or one that has blatant messaging of slogans and attacks on religions, ethnic groups, or personalities, or that would otherwise tarnish LICENSOR's reputation.
- Advertising or other commercial messages or materials.
- Any copyrighted materials of a third party (without prior permission from the owner of such material).

You will post on your site a notice of these restrictions and police these policies to ensure compliance.

When your Fan Site interacts with players in/from the Game, you agree that you and all affiliates shall not:

- Ask for a player's personal password or username;
- Ask for a player's credit card information;
- Pretend you are a paid employee of LICENSOR or otherwise directly affiliated with the Game;
- Privately ask to meet players in person with the exception of clearly posted public gatherings;
- Make any material available for download or distribution that you know (or should know)
  violates any of the copyright, trademark or other rights of LICENSOR or any other third
  party, including, but not limited to, the Fan Site Materials or any other intellectual
  property of LICENSOR; or
- Make any material available for download or distribution that you know (or should know) contains any computer virus of any kind, including, but not limited to, spyware.

You will adopt and use, Security Controls (defined below) for any Personal Information (defined below). Such Security Controls shall be commensurate with the security controls that are used by you to protect your own information or data and at a minimum, shall be commercially reasonable and as may be required under law and/or regulation. For purposes of this License Agreement, the term "Security Controls" shall mean any controls which are used to regulate access to, or prevent the alteration, loss or destruction of, any Personal Information and the term "Personal Information" shall include: (i) a consumer's name, address, phone number, email address, mobile number, or any other identifying information provided by that consumer which would allow the contacting of such consumer, and (ii) any other information disclosed by or otherwise collected from a consumer and combined with any of the foregoing identifiers.

You agree to comply with the Federal Children's Online Privacy Protection Act (COPPA) standards for websites directed to children under the age of thirteen (13). Information about COPPA and requirements for compliance can be found on the FTC website at.

You represent and warrant that (a) you have the right and ability to enter into this License Agreement, (b) you will not, and the use of your Fan Site will not, infringe or misappropriate the intellectual property rights of LICENSOR or any third party, (c) the Fan Site will not misrepresent the Game or tarnish the reputation or goodwill of LICENSOR, and (d) your Fan Site will otherwise comply in all respects with the terms of this License Agreement. For the purposes of clarification, sites that include forums or any other form of posted communication in which the participants

engage in discussions about the Game, LICENSOR shall be permitted to express its personal opinions in a customary discourse.

You agree to indemnify, defend and hold harmless LICENSOR for any third party claims, including attorneys' fees, related to your Fan Site or breach of the foregoing representations and warranties. ALL INFORMATION, CONTENT AND MATERIALS PROVIDED TO YOU HEREUNDER, INCLUDING THE FAN SITE MATERIALS, ARE PROVIDED "AS IS" AND WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, LICENSOR AND THEIR AFFILIATES, DISTRIBUTORS, PARTNERS, LICENSORS, ADVERTISERS, SPONSORS AND AGENTS DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMIATION, IMPLIED WARRANTIES OF TITLE, NON-INFRINGEMENT, ACCURACY, MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE, AND ANY WARRANTIES THAT MAY ARISE FROM COURSE OF DEALING, COURSE OF PERFORMANCE OR USAGE OF TRADE. Applicable law may not allow the exclusion of implied warranties, to the above exclusions may not apply to you. YOU ASSUME ALL RESPONSIBILITY AND RISK FOR YOUR USE OF INFORMATION, CONTENT, AND MATERIALS PROVIDED TO YOU HEREUNDER, INCLUDING THE FAN SITE MATERIALS, AND YOUR RELIANCE THEREON, NO OPINION, ADVICE OR STATEMENT OF LICENSOR OR THEIR AFFILIATES, DISTRIBUTORS, PARTNERS, LICENSORS, ADVERTISERS, SPONSORS OR AGENTS, SHALL CREATE ANY WARRANTY. YOUR USE OF THE INFORMATION, CONENT AND MATERIALS PROVIDED TO YOU HEREUNDER, INCLUDING THE FAN SITE MATERIALS IS ENTIRELY AT YOUR OWN RISK.

ANY USE YOU CHOOSE TO MAKE OF THE FAN SITE KIT IS UNDERTAKEN BY YOU ENTIRELY AT YOUR OWN RISK. LICENSOR DOES NOT WARRANT THAT THESE MATERIALS WILL NOT CAUSE DAMAGE TO YOUR COMPUTER SYSTEM, NETWORK, SOFTWARE OR OTHER TECHNOLOGY.

LICENSOR WILL NOT PROVIDE SUPPORT FOR THESE MATERIALS. PLEASE DO NOT CALL OR SEND EMAIL TO CUSTOMER SUPPORT REGARDING THESE MATERIALS, AS LICENSOR WILL NOT BE ABLE TO ANSWER THESE INQUIRIES.

LICENSOR RESERVES THE RIGHT TO DISCONTINUE THE AVAILABILITY OF THESE MATERIALS, OR MODIFY THEM, AT ANY TIME, WITHOUT OBLIGATION TO ANYONE.

IN THE EVENT THAT THIS FAN SITE AGREEMENT TERMINATES, BY ANY MEANS WHATSOVER, YOU SHALL HAVE NO FURTHER RIGHT TO USE THE FAN SITE MATERIALS. YOU FURTHER AGREE TO IMMEDIATELY REMOVE ALL SUCH MATERIALS FROM ANY WEBSITES YOU OWN, OPERATE OR ARE AFFILIATED WITH, AND DELETE ALL ELECTRONIC FILES CONTAINING THE FAN SITE MATERIALS FROM ALL COMPUTERS, SERVERS, OR OTHER VOLATILE STORAGE DEVICES. YOU FURTHER AGREE TO DESTROY ALL ARCHIVED COPIES OF THE FAN SITE MATERIALS, AND YOU SHALL NOT FORWARD, TRANSFER, OR OTHERWISE DISPOSE OF THOSE MATERIALS BY GIVING THEM TO ANY OTHER PERSON OR ENTITY.

TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, NEITHER LICENSOR NOR ANY OF ITS AFFILIATES, DISTRIBUTORS, PARTNERS, LICENSORS, ADVERTISERS OR SPONSORS, NOR ITS OR THEIR DIRECTORS, OFFICERS, EMPLOYEES, CONSULTANTS, AGENTS OR OTHER REPRESENTATIVES, ARE RESPONSIBLE OR LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS, LOSS OF DATA OR LOST PROFITS), UNDER ANY CONTRACT, NELGIGENCE, STRICT LIABILITY OR OTHER THEORY ARISING OUT OF OR RELATING IN ANY WAY TO THE GAME, THE FAN SITE MATERIALS, ANY FAN SITE, OR ANY OTHER SUBJECT MATTER OF THIS AGREEMENT. YOUR SOLE AND EXCLUSIVE REMEDY FOR DISSATISFACTION WITH THE GAME OR FAN SITE MATERIALS IS TO STOP USING THE FAN SITE MATERIALS AND STOP OPERATING YOUR FAN SITE. TO THE FULLEST EXTENT

PERMISSIBLE BY APPLICABLE LAW, THE MAXIMUM LIABILITY OF LICENSOR ARISING OUT OF OR IN CONNECTION WITH THE GAME, THE FAN SITE MATERIALS, ANY FAN SITE, OR ANY OTHER SUBJECT MATTER OF THIS LICENSE AGREEMENT, WHETHER IN CONTRACT, TORT (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE, SHALL BE \$100. Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you.

LICENSOR may make the Fan Site Kit and/or Fan Site Materials available at its site(s) located in the United States and/or Canada and/or the European Union. You are solely responsible for knowing and complying with all federal, state, and local laws that may apply to your use of the Fan Site Kite and/or Fan Site Materials in your own locale. By downloading any Fan Site Kit and/or Fan Site Materials, you warrant that you are not located in any country, or exporting the Tools & Materials to any person or place, to which the United States and/or Canada and/or European Union or its member countries has embargoed goods.

This License Agreement is governed by and construed in accordance with the laws of the State of California, United States of America, without regards to its principles of conflicts of law. You agree to submit to the exclusive jurisdiction of any State or Federal court located in the County of San Francisco California, United States of America, and waive any jurisdictional, venue or inconvenient forum objections to such courts. If any provision of this License Agreement, or the application thereof to any person, place or circumstance, shall be held by a court of competent jurisdiction to be invalid, void or otherwise unenforceable, such provision shall be enforced to the maximum extent possible, or, if incapable of such enforcement, shall be deemed to be deleted from this License Agreement, and the remainder of this License Agreement and such provisions as applied to other persons, places and circumstances shall remain in full force and effect. No waiver by either party of any breach or default hereunder shall be deemed to be a waiver of any preceding or subsequent breach or default, nor shall any delay or omission on the part of either party to exercise or avail itself of any right or remedy that it has or may have hereunder operate as a waiver of any right or remedy. This is the entire agreement between us relating to the subject matter herein and supersedes any and all prior or contemporaneous written or oral agreements between us with respect to such subject matter. This License Agreement is not assignable, transferable or sublicenseable by you except with LICENSOR's prior written consent. This License Agreement may not be modified or amended except in a writing signed by LICENSOR. Any heading, caption or section title contained in this License Agreement is inserted only as a matter of convenience and in no way defines or explains any section or provision hereof.