**VERIZON 5G NFL MOBILE GAMING CHALLENGE OFFICIAL PROGRAM RULES**

Developer hereby confirms acceptance of these Official Rules (www.verizon5Glabs.com/NFL-challenge) and agrees to be bound by them when entering this Contest.

**NO PURCHASE NECESSARY TO ENTER OR WIN.**

1. **General Overview of the Contest.** The Verizon 5G NFL Mobile Gaming Challenge (the "Challenge" or "Contest") is a nationwide search for the first mobile football game on Verizon 5G Ultra Wideband. These Official Program Rules of the Challenge (the "Official Rules") describe the manner in which the Challenge will be conducted. As described in detail below, there are two (2) separate vetting rounds where different Verizon and NFL teams/individuals will assess each project based on a set criteria and rubric.

2. **Eligibility.** The Contest is only open to U.S.-registered and validly formed businesses. Employees, officers and directors of Verizon Innovation LLC ("Verizon" or "Sponsor") and their parent companies, subsidiaries, affiliates, partners, dealers, agents, advertising and promotion agencies, manufacturers or distributors of Contest materials and their immediate families (parents, children, siblings, spouse) or members of the same household (whether related or not) of such employees, officers, and directors are not eligible to enter.

   Entrants (any entity that submits a Contest entry is referred to collectively, as "Entrants" or "Developers") must comply with the applicable laws, decrees, regulations and guidelines of the United States, and Sponsor will have no obligation to change or modify any of the Official Rules, except as is otherwise provided in the Official Rules.

3. **How to Enter:** To enter the Challenge, visit www.verizon5Glabs.com/NFL-challenge (the "Contest Website"), follow all instructions to fill out an online submission form which includes, in addition to information about your company and experience or expertise, a description of your initial submission and why 5G is required for your idea to be created and used ("Contest Submission") via the form provided on the Contest Website. Developers must read and agree to the Official Rules, and select the “Submit Entry” option.

4. **Developers can submit their Contest Submission from 9:00 A.M. United States Eastern Daylight Time on June 11, 2019 through 11:59 P.M. United States Eastern Daylight Time on August 11, 2019. All submissions in all Rounds must be in the English language. All submissions relating to this Contest regardless of the round are described hereunder as “Contest Submissions.”

5. **Sponsor reserves the right to cancel or modify this Contest in the event an insufficient number of eligible or satisfactory entries are received, and Sponsor further reserves the right to cancel or modify this Contest as a result of any applicable law, regulation, decree or guideline. If Sponsor decides to cancel or modify this Contest in accordance with these Official Rules, it will provide a notice of such cancellation or modification on the Contest Website at www.verizon5Glabs.com/NFL-challenge**

6. By entering, each Entrant warrants and represents the following with respect to each Contest Submission they submit: (a) Entrant is the sole and exclusive owner of the Contest Submission and such Contest Submission is not subject to any claim of ownership by any third party; (b) the Contest Submission is Entrant's own creation and is 100% original; (c) the Contest Submission will not infringe on any intellectual property, proprietary, moral, or other rights of any third parties; (d) any third parties appearing in the Contest Submission have given Entrant appropriate consent to be used as permitted herein and Entrant will, upon the request of Sponsor, provide verifiable evidence of all such necessary consents obtained; (e) the Entrant has all appropriate rights to use, and to grant Sponsor the right to use, any third party content or technology used to develop or contained in the Contest Submission; (f) the Contest Submission and the Entrant's participation do not violate the rights of any third party or any local, state, provincial, national or foreign law, including any right of publicity, right of privacy or any other proprietary right; (g) the Contest Submission does not contain the confidential information of any third party, and to the extent it contains Entrant's confidential information, such information immediately becomes non-confidential the moment Entrant submits the Contest Submission; (h) the Contest Submission is submitted by an employee of Entrant on Entrant's behalf who has the power to do so on behalf of the Entrant, and not on behalf of any educational institution or any other third party.
7. All Entrants must provide and maintain a valid email address for the duration of the Contest. Sponsor is entitled to send any correspondence associated with this Contest by e-mail. Entrants are responsible for making sure that they can be reached by email. If an Entrant cannot be reached or fails to timely respond to an email, the Entrant may be disqualified or forfeit a possible prize. Each Entrant can more than one Contest Submission. No automated entry devices and/or programs permitted. Receipt of Contest Submission will be acknowledged through the submission process. Sponsor is not responsible for lost, late, illegible, stolen, incomplete, invalid, unintelligible, misdirected, technically corrupted or garbled Contest Submissions, which will be disqualified, or for problems of any kind whether mechanical, human or electronic which are beyond Sponsor’s reasonable control. Only fully completed Contest Submission forms are eligible. Proof of submission will not be deemed to be proof of receipt by Sponsor.

8. Sponsor reserves the right, in its sole and absolute discretion, to disqualify any Contest Submissions that for any reason it considers to be inappropriate, indecent, pornographic, obscene, violent, slanderous, libelous, defamatory, discriminatory, hateful, untruthful or inaccurate, including without limitation, for depicting or mentioning sex, obscenity, violence, drugs, alcohol and/or inappropriate, slanderous or defamatory language, for promoting bigotry, discrimination, hatred or harm against any race, religion, nationality, gender, sexual orientation, disability or age, or for being unlawful or violating any laws, decrees, or rules and regulations in the United States or in the jurisdiction where it is created or submitted, or otherwise violating any of the provisions of Section 12 below.

9. **Round 1 Concept-Level Selection Process:** During Round 1, a panel of judges (“Judges”), selected by Sponsor in its sole discretion, will evaluate and score the eligible Contest Submissions based on the Round 1 Criteria (as defined below). The Top 5 Contest Submissions that have been scored and deemed to meet the Round 1 Criteria, as determined by the Judges, in their sole discretion, will advance to Round 2 of the Contest (subject to verification and compliance with these Official Rules). Sponsor and the Judges reserve the right to either disqualify any ineligible Contest Submissions or to request that any Entrant re-submit a Contest Submission to conform to these Official Rules during Round 1, or within a time-frame communicated by Sponsor. Should any Entrant be asked to re-submit a Contest Submission and fail to do so during Round 1 or within the time-frame and/or manner communicated by Sponsor, such Entrant may be disqualified in Sponsor’s sole discretion. Contest Submissions will be evaluated and scored by Judges, using their sole discretion, based upon the following Round 1 Criteria, with equal weight being given to each:

- Game maturity and scalability
- 5G Impact including necessary features to demonstrate Verizon’s Ultra Wideband network
- Degree of innovation
- Quality of team and tools being used
- Company maturity
- Equally including all 32 club marks to the best extent possible (No one club mark prioritized over others)
- Innovation that appropriately represents NFL brand, values, and objectives

10. **Round 2 Game Jam:** Developers of the Top 5 Contest Submissions (subject to verification and compliance with these Official Rules) shall be hosted at a Verizon 5G Labs location, receive trial access to Verizon’s 5G resources, and shall have the opportunity to prototype their concept-level submissions (“Prototype Submissions”). Participation in the Round 2 activities, access to Verizon’s 5G Labs, and Verizon’s provision of technical resources to selected Developers shall be subject to participation terms and conditions (e.g. confidentiality, background check, publicity), which shall be provided at or around the time of their selection to participate in the Round 2 activities. The Prototype Submissions will be evaluated and scored by Judges, using their sole discretion, based upon the following Round 2 Criteria, with equal weight being given to each:

- Game maturity and scalability
- 5G Impact including necessary features to demonstrate Verizon’s Ultra Wideband network
- Degree of innovation
- Quality of team and tools being used
- Company maturity
- Equally including all 32 club marks to the best extent possible (No one club mark prioritized over others)
- Innovation that appropriately represents NFL brand, values, and objectives

Subject to verification and compliance with these Official Rules (including Section 11 below), and contingent upon the execution of a Game Developer Agreement with Verizon, up to two (2) Developers of the Prototype Submissions will be named “Winners” of the Challenge (the “Top 2 Developers”). Each Winner will receive an opportunity to engage with Verizon, receive $400,000 to develop a commercial version of their Prototype Submission for Verizon, have their game featured at one or more Superbowl LIV events in 2020, and have their game be published by Verizon (with in-game acknowledgement of the Developer’s work).

11. **Winner Game Development**: Subject to verification and compliance with these Official Rules, and contingent upon the execution of a Game Developer Agreement, each of the Winners will be given the opportunity to develop commercial versions of their Prototype Submissions. Contingent upon the execution of a Game Developer Agreement, each of the Winners will be retained by Verizon as a third-party developer, and each will be given $400,000 to develop commercial versions of the Prototype Submissions, have the commercial version of their game featured at one or more Superbowl LIV events in 2020, and have the commercial version of their game be published by Verizon (with in-game acknowledgement of the Developer’s work). Upon execution of the Game Developer Agreement, all right, title, and interest in and to the Prototype Submission, and any element thereof, including without limitation all copyrights, intangible and tangible materials (physical, digital or otherwise), made or created in connection with the Prototype Submission, and any derivative works thereof, shall be assigned to Verizon and shall be considered works made for hire within the meaning of the copyright laws of the United States. Verizon will therefore be entitled, as author, to the copyright and all other intellectual property rights therein, throughout the world in perpetuity. Winners understand and agree that additional agreements in connection with the development of Winner’s Prototype Submissions may be required by Verizon, prior to further development of the Prototype Submissions. “Game Developer Agreement” shall mean the long form agreement entered into by Winner and Verizon for the commercial development of Winner’s Prototype Submission which outlines various functional requirements and development guidelines, as well as other terms (remediation requirements, license to use NFL marks and assets, critical design review, and milestones required to successfully complete development in advance of Superbowl LIV), representations and warranties, standard to game development agreements, and consistent with the ownership provisions set forth in this Section 11.

Winners understand and agree that Sponsor shall have exclusive third-party commercial marketing rights with respect to the Winner’s Prototype Submission and the commercial development thereof.

12. **Prohibited Content; Submission Requirements; Corrupted Submissions**:

a. No Contest Submissions may contain:

1. Nudity, lewd, or vulgar behavior;
2. Material that, in any manner Sponsor determines in its sole discretion, violates or infringes another's rights, including, but not limited to privacy, publicity, confidential information or intellectual property rights, including, but not limited to copyright, patent, trademark, trade secret infringement or other proprietary right of any party;
3. Any material that Developer does not own and/or has not obtained all rights necessary to use, submit and participate in this Contest, subject to these Official Rules;
4. Material that is hateful, tortious, defamatory, slanderous or libelous, deemed inappropriate or obscene;
5. Material that promotes bigotry, racism, hatred, or harm against any group or individual or promotes discriminations based on race, sex, religion, nationality, disability, sexual orientation or age;
6. Material that is unlawful, in violation of, or contrary to the laws or regulations in the United States and/or any jurisdiction where the innovation or product is created or planned for distribution;
7. Any material including malware, spyware, viruses, worms, malicious code and any and all other code, instructions or components that are deceptive, malicious, harmful or designed to interfere with, breach, harm or limit the functionality or security of any product, service, network, or other system or technology of Sponsor or any other party; or
8. Material that disparages Sponsor or any other person or entity relating to the Contest, or any third party.

b. Failure of any Contest Submission to comply with the above restrictions, as determined by Sponsor in its sole discretion, may result in disqualification. Sponsor accepts no responsibility for a Contest Submission if it is lost, delayed, damaged, defaced, or mislaid, for causes which are beyond its reasonable control. All Contest Submissions will be deemed made by the Entrant at the time of entry. Unless explicitly requested by Sponsor and the Judges, pursuant to Section 9 above, once the initial Contest Submission is submitted, Entrant may not make any alterations.

13. TAXES: AWARDS OF PRIZES TO POTENTIAL WINNERS ARE SUBJECT TO THE EXPRESS REQUIREMENT THAT THEY SUBMIT TO SPONSOR ALL DOCUMENTATION REQUESTED BY SPONSOR TO PERMIT IT TO COMPLY WITH ALL APPLICABLE FEDERAL, STATE, PROVINCIAL, LOCAL OR OTHER TAX REPORTING LAWS OR REGULATIONS IN THE UNITED STATES AND IN WINNERS’ RESPECTIVE JURISDICTION. ALL PRIZES WILL BE NET OF ANY TAXES SPONSOR IS REQUIRED BY LAW TO WITHHOLD. TO THE EXTENT PERMITTED BY LAW, ALL TAXES IMPOSED ON PRIZES ARE THE SOLE RESPONSIBILITY OF THE WINNERS. In order to receive a prize, potential Winners must submit tax documentation requested by Sponsor or otherwise required by applicable law, to Sponsor or a representative for Sponsor or the relevant tax authority, all as determined by applicable law. The potential winners are responsible for ensuring they comply with all applicable tax laws and regulations and filing requirements, and other requirements relating to the awarding and receipt of a prize or cash in a contest or promotion. If a potential Winner fails to provide such documentation or comply with such laws, the prize may be forfeited and Sponsor may award the prize to the Entrant submitting the Prototype Submissions with the next highest score.

14. Notification of Winners. Winners will be notified by email or telephone on or about August 30, 2019 and will be required to sign and return, where legal, an Affidavit of Eligibility (or similar document) and/or Liability/Publicity Release within five (5) days of prize notification. Additionally, Winners may be required to obtain releases or appropriate licenses from any and all third parties appearing in, or in relation to third party content used in or in connection with, any and all materials associated with their Contest Submission. If any Winner cannot be contacted within five (5) calendar days of first notification attempt, if any prize or prize notification is returned as undeliverable, if any Winner rejects his/her prize, or in the event of noncompliance by the Winner with these Official Rules or any other law, rule or regulation of the Winner's jurisdiction, such prize will be forfeited and may be awarded to the Prototype Submissions with the next highest score. Upon prize forfeiture, no compensation of any nature shall be given.

15. Intellectual Property Rights. Subject to Section 11 of these Official Rules, and excluding Prototype Submissions of the Winners, as between Entrant and Sponsor, Entrant shall retain ownership in and to the Contest Submission, including all intellectual property rights related thereto. By entering this Contest, Entrant hereby grants Sponsor, its affiliates, subsidiaries, parents, and agents, an irrevocable, worldwide, sub-licensable, transferable, royalty-free, and non-exclusive license underEntrant’s Contest Submission and all intellectual property rights related thereto to use, copy, publish, modify, distribute, create derivative works of, execute, and publicly display Entrant’s Contest Submission (including all ideas, expressions, and other materials) in whole or in part, without prior review, payment, compensation, or additional consent by Entrant, as part of the Contest, including but not limited to the administration of the Contest, for the evaluation of the Contest Submission, and in advertising and publicity related to the Contest. In granting this license, Entrant understands and agrees that Sponsor is under no obligation to exercise any of its rights, licenses and privileges herein granted. Entrants hereby agree to do such other things and execute such other documents as may be reasonably requested in order to allow the Sponsor to make such use of, and exercise such rights over, their Contest Submission.
By making a Contest Submission, Entrant acknowledges and agrees that Sponsor and its designees (i) are continually and independently of the Contest and Entrant’s Contest Submission working on creating, developing, improving upon and expanding Sponsor’s product and service offerings, including supporting technology, networks, software, and systems, and may already be developing or may develop in the future products, services, technology, networks, software, and systems that are similar or identical to the Contest Submission, and (ii) may receive Contest Submissions from other Entrants that may be similar or identical to the Contest Submission Entrants submit. By entering this Contest, Entrant hereby releases Sponsor for use of Entrant’s intellectual property rights related to the Contest Submission, and hereby agrees not to sue Sponsor, its employees, directors, affiliates, subsidiaries, parents, agents, successors and assigns for any actual or alleged infringement or misappropriation by any Sponsor product, service, technology, network, software, or system of Entrant’s intellectual property rights related to the Contest Submission. Furthermore, Entrant hereby waives any and all claims Entrant may have had, may currently have, and/or may have in the future related to Sponsor’s review, acceptance, and/or use of the Contest Submission, and agrees that Sponsor is under no obligation to review, use, or in any way process Entrant’s Contest Submission, regardless of the status indicated on the Contest Website.

Entrant acknowledges and agrees that its Contest Submission will not be held as confidential information and to the extent that the Contest Submission contains Entrant’s confidential information, such information immediately becomes non-confidential upon Entrant’s submission of a Contest Submission. Entrant grants Sponsor the right to review Entrant’s Contest Submission and to have the Judges (as defined herein) review Entrant’s Contest Submission. Entrant also grants to Sponsor the right to post Entrant’s Contest Submission, including the short description of the submission, and any photo or video that entrant submits on the Contest Website and Entrant agrees that visitors to the Contest Website have the right to access the information in accordance with the Terms and Conditions of the Contest Website.

Entrant agrees that entering the Contest may impact Entrant’s legal rights, including, but not limited to, Entrant's ability to obtain patent rights, copyright registration, trade secret protection, or other intellectual property or proprietary rights with respect to the information disclosed in the Contest Submission. Entrant must seek its own legal counsel prior to entering the Contest or submitting a Contest Submission, and agrees that Sponsor has not induced Entrant to enter the Contest, and is not responsible or liable to Entrant for any loss of right suffered by Entrant for having entered the Contest.

Entrant agrees that nothing in these Official Rules grants Entrant a right or license to use any name, trademarks or service marks owned by Sponsor or any of its affiliates or program partners, including “Verizon”, “Verizon Wireless”, “Built on 5G”, “Powered by Verizon”, and “NFL”. Entrant grants to Sponsor the right to include Entrant’s company name as an Entrant on the Contest Website and in materials related to Sponsor’s promotion of the Contest. Other than these uses, Entrant does not grant Sponsor any rights to Entrant’s trademarks.

Likewise, nothing in this Contest requires Entrant to negotiate or do business with Sponsor. Entrant is free to discuss Entrant’s Contest Submission and the ideas or technologies it contains with other parties, and Entrant is free to contract with any third parties as long as Entrant has not yet signed an agreement with Sponsor regarding Entrant’s Contest Submission. For the purpose of clarity, Entrant acknowledges that the intent of the Contest is to encourage people to suggest their ideas and innovations to Sponsor. But participating in this Contest does not create an obligation on either Entrant's part or Sponsor’s part to enter into any further business relationship or to sign any commercial agreement, unless Entrant is declared a Winner and accepts the applicable prize, in which case the provisions of Section 10 and 11 of these Official Rules shall apply.

16. Conditions. Sponsor shall not be liable or responsible in the event Contest Submissions are not used (whether in whole or in part) for any reason. Any and all federal, state, provincial and local taxes are the sole responsibility of the Winners. Entrant acknowledges and agrees that participation in this Contest and Sponsor’s activities in and relating to this Contest are not and do not create any confidential, fiduciary, employment, agency or other special relationship between Entrant and Sponsor. For the avoidance of doubt, Entrant further affirmatively consents to Sponsor’s right, in its sole discretion, to use, without compensation, Entrant’s and Entrant’s team member’s name, likeness, biography and other information about Entrant and Entrant’s team members in connection with any use of the Contest Submission Entrant submits. Participation in the Contest and acceptance of a prize constitutes each Winner’s permission for Sponsor to use Entrant’s and each Entrant’s team member’s name, address (city and state/province/territory), likeness, photograph,
picture, portrait, voice, biographical information, Contest Submission and/or any statements made by each 
Winner regarding the Contest or Sponsor for advertising and promotional purposes without notice or additional 
compensation, except where prohibited by law. By participating, Entrant and each Entrant team member 
agrees unless prohibited by mandatory law to release, indemnify and hold harmless Sponsor, and its 
employees, officers and directors, from any and all liability, for loss, harm, damage, injury, cost or expense 
whatsoever including without limitation, property damage, personal injury and/or death which may occur in 
connection with, preparation for, travel to, or participation in Contest, or possession, acceptance and/or use 
or misuse of prize or participation in any Contest-related activity and for any claims based on publicity rights, 
defamation, invasion of privacy, copyright infringement, trademark infringement or any other intellectual 
property-related cause of action.

17. Additional Terms. By entering the Contest, Entrant fully and unconditionally agrees to be bound by these 
Official Rules and the decisions of the Judges, which will be final and binding in all matters relating to the 
Contest. Any attempted form of entry other than as set forth in these Official Rules is prohibited; no automatic, 
programmed, robotic or similar means of entry are permitted. To the fullest extent permitted by law, Sponsor, 
it's affiliates, partners and promotion and advertising agencies are not responsible for any of the following, 
provided that it is beyond their reasonable control, namely technical, hardware, software, telephone or other 
communications malfunctions, typographical or other errors in printing, offering, or description of any prize or 
in any other materials produced in connection with the Contest, failures of any kind, lost or unavailable network 
connections, web site, Internet, or ISP availability, unauthorized human intervention, traffic congestion, 
incomplete or inaccurate capture of entry information (regardless of cause) or failed, incomplete, garbled, 
jumbled or delayed computer transmissions which may limit one's ability to enter the Contest, including any 
jury or damage to Entrant's or any other person's computer relating to or resulting from participating in this 
Contest or downloading any materials in this Contest. If for any reason, including infection by computer virus, 
bugs, non-authorized human intervention, fraud or other causes beyond Sponsor's control corrupt or affect 
the administration, security, fairness or proper conduct of the Contest, Sponsor reserves the right at its sole 
discretion to cancel, terminate, modify or suspend the Contest. In addition, if for any reason that is beyond 
Sponsor's reasonable control, in it its sole discretion, Sponsor determines that the Contest should not or 
cannot run as planned, Sponsor may cancel, terminate, modify or suspend the Contest. If Sponsor decides 
to cancel, terminate, modify or suspend this Contest in accordance with these Official Rules, it will provide a 
notice of such cancellation, termination, modification or suspension on www.verizon5Glabs.com/NFL-
challenge. Sponsor reserves the right, in its sole discretion, to disqualify any Entrant it finds to be tampering 
with the entry process or the operation of the Contest or Contest Website. Sponsor may prohibit an Entrant 
from participating in the Contest or winning a prize if, in its sole discretion, it determines that said Entrant is 
attempting to undermine the legitimate operation of the Contest by cheating, hacking, deception, or other 
unfair playing practices (including the use of automated quick entry programs) or intending to annoy, abuse, 
threaten or harass any other entrants or Sponsor representatives. The invalidity or unenforceability of any 
provision of these Official Rules 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, Sponsor reserves the right 
to cancel, terminate or modify the Contest or any provision of these Official Rules, or shall have the right to 
have that determination not affect the remainder of these Official Rules, which shall be construed in 
accordance with their terms as if they did not contain the invalid or illegal provision. All decisions of Sponsor 
related to the Contest are final and binding.

CAUTION: ANY ATTEMPT BY AN ENTRANT TO DELIBERATELY DAMAGE ANY WEB SITE OR 
UNDERMINE THE LEGITIMATE OPERATION OF THE CONTEST MAY BE A VIOLATION OF CRIMINAL 
AND CIVIL LAWS AND SHOULD SUCH AN ATTEMPT BE MADE, SPONSOR RESERVES THE RIGHT TO 
SEEK DAMAGES FROM ANY SUCH ENTRANT TO THE FULLEST EXTENT PERMITTED BY LAW.

18. No Obligation. Entrant acknowledges that multiple participants may submit Contest Submissions that contain 
concepts or technologies similar to his or her Contest Submission and that Sponsor, its respective parent 
companies, subsidiaries, affiliates, partners, representatives, agents, successors, assigns, employees, 
officers and directors may already be pursuing technologies that are related or similar to those that Entrant 
disclose in its Contest Submission. Entrant acknowledges and agrees that Sponsor's action with respect to 
another Contest Submission, even if similar to Entrant's Contest Submission, shall not create in Sponsor any 
liability to Entrant or others. Further, Sponsor is not and shall not be restricted in any way from pursuing, 
developing, or commercializing, in any way that Sponsor sees fit, independent of Entrant and at Sponsor’s 
sole discretion, any technology or innovation that is created independent of Entrant's Contest Submission. For
the avoidance of doubt, Entrant acknowledges that Sponsor is not obligated to take any action whatsoever with regard to Entrant’s Contest Submission.

19. **Use of Data/Governing Law.** Sponsor will be collecting, maintaining and using personal data and/or information about Entrants and their employees, in accordance with its privacy policy. Please review the Sponsor’s privacy policy at http://www22.verizon.com/privacy. By participating in the Contest, Entrants hereby agree to Sponsor’s collection and usage of their employee’s personal information and acknowledge that they have read and agree to Sponsor’s privacy policy. The Contest shall be construed only according to U.S. law. Except as otherwise required by law, Sponsor and Entrant agree that the Federal Arbitration Act and the substantive laws of the state of New Jersey, without reference to its principles of conflicts of laws, will be applied to govern, construe and enforce all of the rights and duties of the parties arising from or relating in any way to the subject matter of the Contest. UNLESS ENTRANTS AND VERIZON AGREE OTHERWISE, ENTRANTS AND VERIZON CONSENT TO THE EXCLUSIVE PERSONAL JURISDICTION OF AND VENUE IN AN ARBITRATION OR SMALL CLAIMS COURT LOCATED IN THE STATE OF NEW JERSEY FOR ANY SUITS OR CAUSES OF ACTION CONNECTED IN ANY WAY, DIRECTLY OR INDIRECTLY, TO THE SUBJECT MATTER OF THESE OFFICIAL RULES OR TO THE CONTEST. Except as otherwise required by law, including state laws relating to consumer transactions, any cause of action or claims Entrant may have with respect to the Contest must be commenced within one (1) year after the claim or cause of action arises or such claim or cause of action is barred. If for any reason a claim proceeds in court rather than through arbitration, Entrant and Sponsor agree that there will not be a jury trial. Entrant and Sponsor unconditionally waive any right to trial by jury in any action, proceeding or counterclaim arising out of or relating to this Contest in any way. In the event of such litigation, this paragraph may be filed to show a written consent to a trial by the court. Entrant hereby agrees that all such claims that cannot be resolved through mandatory arbitration shall be subject to the exclusive jurisdiction of the state and federal courts in the District of New Jersey, located in New Jersey (the “Court”). Entrant hereby submits to, and waives any challenge to, the jurisdiction or venue of the Court over any such disputes in connection with the Contest.

20. **List of Winners.** For the names of the winners, please visit www.verizon5Glabs.com/NFL-challenge shortly after the winners have been announced.
