

# **Voluntary Card Transaction Exclusion Program**

### CARDHOLDER'S AUTHORIZATION AND DIRECTION TO NRT TO REJECT TRANSACTIONS

#### Initiative

NRT Technology Corp., including its affiliates (collectively, "NRT"), supports an individuals' and gaming establishments' initiatives to promote and encourage responsible gambling. For purposes of such initiatives, NRT has implemented a *Voluntary* Card Transaction Exclusion Program (the "Program") for financial related transactions conducted or started on automated teller machines, ticket redemption kiosks and at the cage at gaming establishments (collectively, "Kiosk/s") where NRT provides such gaming establishments with financial transaction processing services ("Processing Services") in relations to the Kiosks.

# **Program**

By registering into the Program, individuals are authorizing and directing NRT to reject/decline any: debit card cash withdrawal transactions, credit card cash advance transactions or point-of-sales debit transactions ("**Transaction/s**") requested through the Kiosks in respect of financial instrument cards ("**Card/s**") and/or check cashing accounts ("**Account/s**") registered with the Program and listed in Schedule "A" of this Authorization and Direction. Schedules referred herein form a part of this Authorization and Direction.

# **Authorization and Direction**

I, the undersigned registered holder of the Card/s and/or the Account/s ("Account Holder") authorize and direct NRT to reject/decline any Transaction requests conducted on Kiosks and other cash access devices in respect of the Cards and Accounts registered with the Program and listed in **Schedule "A."** 

Upon registering Cards and/or Accounts into the Program, I acknowledge that my direction and authorization given to NRT herein shall not be effective for a period of thirty (30) days from the date of such authorization and direction is provided to NRT.

# **Program Terms and Conditions**

The Account Holder represents and warrants to NRT that the Account Holder is authorized with the power and authority to register the Cards and/or Accounts specified in Schedule "A" into the Program not only on the Account Holder's behalf, but also on behalf of any joint account holder of such Cards and/or Accounts so that Transactions initiated on Kiosks in respect of the Cards and Accounts are rejected/declined; and to subsequently withdraw my authorization and direction provided herein by completing and submitting the Program Withdraw Form to NRT.

The Account Holder authorizes NRT to conduct and obtain credit reports information about the Account Holder and the Cards/Accounts using the information provided herein for the purpose of verifying the Account Holder's identity and the Account Holder's authority in respect of the authorization and direction provided to NRT herein. The Information provided by the Account Holder to NRT herein shall only be used for purposes in connection with the administration of the Program.

Account Holder acknowledges that NRT is providing the Program solely as an accommodation in respect of the Account Holder's gambling activities without receiving consideration of any kind from the Account Holder; therefore, in no event shall NRT be liable to the Account Holder for complying with the Account Holder's authorization and direction provided herein to NRT; and further agrees to indemnify NRT against any claims (including claims from any third-parties such as joint account holders of the Cards and Accounts), demands and damages resulting from NRT's performance of the Account Holder's authorization and direction provided herein.



The Account Holder hereby waives any claims against NRT in connection with the Program, including without limitation NRT's rejection/declination of Transactions or NRT's failure to comply with this the direction of the Account Holder provided herein.

Account Holder agrees that the Program, including this Authorization and Direction shall be governed in accordance with the applicable laws of the state where the Transactions are initiated on a Kiosk by the Account Holder or by a joint account holder of the Cards and/or Accounts ("**Jurisdiction**") without regard to any conflicts of law provisions.

Account Holder agrees that any claim or controversy arising in relation to or in connection with the Program shall be settled by final and binding arbitration under the *Commercial Arbitration Rules of the American Arbitration Association* in the Jurisdiction. The resulting judgment of any award from such arbitration may be entered in any federal or state court located in the Jurisdiction.

Please fax completed form to 416-646-5242 (Attn: Pradeepta Chakravarti), or mail completed form to:

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