END-USER LICENSE AGREEMENT

GMX Media. ("GMX") IS WILLING TO LICENSE THE SOFTWARE (as defined below) TO YOU ONLY ON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS IN THIS LICENSE (the "License") AND INDICATE YOUR ACCEPTANCE BY CLICKING THE "I ACCEPT" BUTTON. PLEASE READ THE TERMS CAREFULLY BEFORE CLICKING THE "AGREE" BUTTON. BY CLICKING THE "AGREE" BUTTON, AND/OR BY LOADING OR RUNNING THE SOFTWARE, BY PLACING OR COPYING THE SOFTWARE ONTO YOUR COMPUTER HARD DRIVE, COMPUTER RAM OR OTHER STORAGE, YOU ACKNOWLEDGE THAT YOU HAVE READ THIS LICENSE, UNDERSTAND IT AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. IF YOU DO NOT AGREE TO THESE TERMS, DO NOT USE THE SOFTWARE.

"Software" shall mean the Will of Steel Retail Version Game, all updates and/or patches thereto, any accompanying documentation, all on-line components, restricted-access Will of Steel community websites, and GMX gamerelated services (including some or all account authentication components).

1. Grant of License. The Software is licensed to you, not sold, by GMX, and its use is subject to this License. GMX grants to you a limited, personal, non-exclusive right to use the Software in the manner described in the user documentation. If the Software is configured for loading onto a hard drive, you may load the Software only onto the hard drive of a single machine and run the Software from only that hard drive. You may not transfer any rights GMX grants to you in this License, absent explicit written permission by GMX and accompanying execution of a separate agreement. GMX reserves all rights not expressly granted to you by this License.

2. Restrictions. Gameyus owns the Title, copyright, and other intellectual property rights in the Software. The Software contains copyrighted material, trade secrets and other proprietary material. You may not delete the copyright notices or any other proprietary legends on the original copy of the Software. You may not decompile, modify, reverse engineer, disassemble or otherwise reproduce the Software. You may not copy, rent, lend, lease, sublicense, distribute, publicly display, create derivative works based upon the Software, or otherwise commercially exploit the Software (including, without limitation, hosting pay-per-play servers). You may not electronically transmit the Software from one computer, console or other platform to another or over a network.

3. Termination. This License may be terminated at any time at the discretion of either party. Your right to use the Software terminates immediately without notice from GMX if you fail to comply with any provision of this License (in which event, you must destroy the Software).

4. Disclaimer of Warranty on Software. You are aware and agree that use of the Software and the media on which it may be recorded is at your sole risk, and that you voluntarily undertake to install and use Software. The Software and the media are provided "AS IS." Unless otherwise provided by applicable law, GMX makes no warranties or assurances that Software is suitable for gameplay or any other purposes.

5. Disclaimer of Other User Conduct and Gameplay Risks. You agree and acknowledge that a prominent feature of Will of Steel involves the ability to play online with other game users. GMX specifically disclaims any warranties relating in any way to such online interaction, and you agree and acknowledge that while playing multi-player games, you may be subject to conduct of other

users that may impact your own gameplay, or that you may find objectionable or offensive. GMX also specifically disclaims any warranties relating to the conduct of other users (including in-game, and in game-related forums, chatrooms, etc.), and you agree that neither GMX, its assignees or successors, nor any of their licensors or suppliers shall in any way be responsible for the conduct of other users.

6. Disclaimer of Other Content. As a service to you, GMX may include with the Software third party drivers and other software utilities intended to assist you with installing and operating the Software (collectively, the "Drivers"). GMX specifically disclaims any warranties relating to the Drivers, and you agree that your use of the Drivers is at your own risk. The Drivers are not part of the Software and shall not be governed by the terms and conditions of this License except for and to the extent of this disclaimer.

7. Disclaimer of Virus Content. GMX will make every reasonable effort to scan Software to eliminate computer viruses in Software's code. However, GMX specifically disclaims any warranties relating to viruses, and you agree to assume all risks and responsibility for scanning Software and your own system to prevent virus infection. Further, you agree to hold GMX blameless for any virus infection and any consequent damages that may occur with or from your use of Software.

8. General Disclaimer. EXCEPT AS EXPRESSLY SET FORTH ABOVE, GMX EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. NEITHER GMX WARRANT THAT THE FUNCTIONS CONTAINED IN THE SOFTWARE WILL MEET YOUR REQUIREMENTS. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY GMX OR ANY GMX-AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU.

9. Limitation of Liability. UNDER NO CIRCUMSTANCES, INCLUDING NEGLIGENCE, SHALL GMX BE LIABLE FOR ANY INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES IN CONNECTION WITH THE SOFTWARE, INCLUDING THOSE THAT RESULT FROM THE USE OF OR INABILITY TO USE THE SOFTWARE, EVEN IF GMX HAS BEEN ADVISED OF THE POSSIBILITY OF THOSE DAMAGES. IN NO EVENT SHALL GMX TOTAL LIABILITY TO YOU FOR ALL DAMAGES, LOSSES AND CAUSES OF ACTION (WHETHER IN CONTRACT, TORT OR OTHERWISE) EXCEED THE AMOUNT PAID BY YOU FOR THE SOFTWARE. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

10. Indemnity; Injunctive Relief. You agree to indemnify, defend and hold harmless GMX, and each of their respective officers, employees, directors, agents, licensees (excluding you), successors and assigns from and against all losses, lawsuits, damages, causes of action and claims relating to and/or arising from your breach of this License, including distribution or any other unauthorized use of the Software. You agree that your unauthorized use of the Software, or any part thereof, may immediately and irreparably damage GMX such that GMX could not be adequately compensated solely by a monetary award and that at GMX's option, GMX shall be entitled to an injunctive order, in addition to all other available remedies including a monetary award, appropriately restraining and/or prohibiting such unauthorized use without the necessity of GMX posting bond or other security. Your obligations set forth in this Section shall survive the cancellation or termination of this License.

11. Choice of Law and Venue. THIS LICENSE SHALL BE GOVERNED BY AND CONSTRUED

IN ACCORDANCE WITH U.K LAW AND THE LAWS OF ENGLAND, AND YOU AGREE TO SUBMIT TO THE JURISDICTION OF THE COURTS IN LONDON, ENGLAND FOR ANY LITIGATION.

12. Miscellaneous. Nothing herein shall be deemed to supercede or derogate from GMX's remedies at law for any violation of this License or applicable law. If any provision of this License is unenforceable, the rest of it shall remain in effect. This License constitutes the entire agreement between you and GMX with respect to the use of the Software and the support services (if any) and supersedes all prior or contemporaneous oral or written communications and representations with respect to the Software or any other subject matter covered by this License.