



C/O BIG BUCK HUNTER HD

6420 Viscount Road
Mississauga, Ontario
L4V 1H3

Phone: 416-251-2122

Toll Free: 1-844-946-7124

Register as a Canadian CoinUp® Operator

To become eligible to operate CoinUp® features online, follow these instructions.

- [] 1. At your local bank, open a debit account. (an existing account will work.)
- [] 2. Complete the CoinUp® Authorization Agreement for Automated Payments.
- [] 3. Complete the CoinUp® Operator Registration Form.
- [] 4. Read and sign the CoinUp® Participating Operator Agreement.
- [] 5. Make a copy of an unsigned and **VOID Cheque** for the checking account indicated on the 'Authorization Agreement for Automated Payments' form. If using a savings account, please provide a deposit slip containing the bank's external routing number and your account number (A deposit slip from your bank book).
- [] 6. To become an authorized Canadian CoinUp® operator, email or mail these forms along with a **VOID Cheque** to CoinUp®. Please allow 6-10 days for processing. After we process your forms, we'll email your Canadian CoinUp® log in information to the email address provided by you.

***Please, email or mail all registration agreements and documents to jackie.jones@cineplex.com If you choose to mail in the agreements, please use the address above and mail to the attention of Jackie Jones.

Authorization Agreement for Automated Payments

I (we) hereby authorize Player One Amusement Group to initiate debit entries to my (our) bank account below at the depository financial institution named below, hereinafter called DEPOSITORY and to debit the same such account. To correct errors, I (we) authorize Player One Amusement Group to initiate credit entries to my (our) account below at DEPOSITORY and to credit the same account. I (we) acknowledge that the origination of ACH transactions to my (our) account must comply with the provisions of Canadian law.. I (we) **attach an unsigned and void cheque** for a checking account or a **deposit slip for a saving account** for my (our) account indicated below.

Company Name		<input type="radio"/> Checking Account <input type="radio"/> Savings Account
Address		Bank Account Number
City, Province, Postal Code		ABA Bank routing number
Company Contact		Bank Name
Phone Number ()	Fax number ()	Bank Address
Email Address		City, Province, Postal Code
Distributor		Bank Phone Number ()

0 NOTICE. To assist in verifying data, attach an unsigned void blank cheque or deposit slip from you account.

This authorization is to remain in full force and effect until Player One Amusement Group has received written notification from me (us) of its termination in such time and in such manner as to afford Player One Amusement Group and DEPOSITORY a reasonable opportunity to act on it.

NOTE: ALL WRITTEN DEBIT AUTHORIZATIONS MUST PROVIDE THAT THE RECEIVER MAY REVOKE THE AUTHORIZATION ONLY BY NOTIFYING THE ORIGINATOR IN THE MANNER SPECIFIED IN THE AUTHORIZATION.

Authorized Signature (Signature must accompany this form.)	Date Title
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Mail or email completed form to...

Player One Amusement Group

C/O BIG BUCK HD CANADA

6420 Viscount Road.

Mississauga Ontario

L4V 1H3

• Phone 416-251-2122 • Toll Free 1-844-946-7124 Ext 300142

• Email jackie.jones@cineplex.com

For processing, allow 6 to 10 business days.



Operator Registration Form

• Before you register BBHD, you must register an operator account!

Company Contact Name

Company Name

Company Address

City, State, Postal Code

Country

Operator Phone

Operator Fax

Operator Email

Billing Contact

Email:

Phone:

Technical Contact

Email:

Phone:

Contact Preference

☐ Email

☐ Phone

Debit Account On File:

☐ Yes

☐ No (If No, include Authorization Agreement for Automated Payments.)

Mail or email completed form to...

Player One Amusement Group

C/O BIG BUCK HD CANADA

6420 Viscount Road.

Mississauga Ontario

L4V 1H3

• Phone 416-251-2122 • Toll Free 1-844-946-7124 Ext 300142

• Email jackie.jones@cineplex.com

For processing, allow 6 to 10 business days.

- After Player One Amusement Group receives your registration, we'll email account log in information to the email address listed in this form.
- To register BBHD online, you manually log in to BBHD. Manual login requires your operator number and PIN.

- To log in to your CoinUp Account go to at www.coinup.com, click on the Canadian Flag and then click on operator login use your email address and password.
- After you receive your login information, you can change it through your Web account. To change your account information, use the My Profile tab.

Participating Operator Agreement

This Participating Operator Agreement (this “**Agreement**”) is dated as of this ____ day of _____, 20____, by and between Player One Amusement Group, 6420 Viscount Road, Mississauga On L4V 1H3 (“**Big Buck Canada**”), and

____ (“**Operator**” or “**You**”)

In consideration of mutual promises and other valuable consideration, the parties agree as follows.

1. APPLICATION

1.1 This Agreement applies to your use of Player One Amusement Group CoinUp® enabled products, software, services and web sites (referred to collectively as the “Services” in this document). The Agreement is valid for one year from the date above and shall automatically renew for one year on the anniversary date of this Agreement unless otherwise cancelled in writing.

1.2 Unless otherwise agreed in writing with Player One Amusement Group, your agreement with Player One Amusement Group will always include, at a minimum, the terms and conditions set out in this Agreement.

2. ACCEPTING THE TERMS

In order to use the Services, You must first agree to the terms and provisions of this Agreement (the “**Terms**”). You may not use the Services if You do not accept the Terms. You can accept the Terms by signing the bottom of this Agreement.

3. PROVISION OF THE SERVICES BY BIG BUCK CANADA

3.1 Player One Amusement Group:

- Provide access to CoinUp® servers via Operator’s video game(s) that contain CoinUp® enabled software.
- Provide Operator access to CoinUp® servers via www.coinup.com.
- Run CoinUp® sponsored tournaments from time to time throughout the year and include Operator’s video games(s) in such tournaments to the extent that federal, provincial and local laws provide.
- Take responsibility for fulfillment and distribution of CoinUp® sponsored tournament prizes.
- Manage and support CoinUp® players’ online Trophy Club™ and allow players access to their statistics via www.bigbuckhunter.com.
- Provide billing statements to Operator. Player One Amusement Group will make an electronic copy of the Operator’s monthly bill available online at www.coinup.com at least four business days before automatically debiting fees due according to the Authorization Agreement (defined in [Paragraph 4.1](#) below). (These fees accrue to Player One Amusement Group.)
- Warrant CoinUp® online kit parts for 90-day replacement against defects in materials and workmanship.
- Promote the CoinUp®, CoinUp® sponsored tournaments and gameplay on Big Buck Canada products.

3.2 YOU ACKNOWLEDGE AND AGREE THAT PLAYER ONE AMUSEMENT GROUP WILL NOT PROVIDE PRIZES FOR TOURNAMENTS THAT ARE CUSTOM CREATED BY THE OPERATOR, THOSE PRIZE AWARDS WILL BE THE SOLE RESPONSIBILITY OF THE OPERATOR.

- 3.3 Player One Amusement Group is constantly innovating in order to provide the best possible experience for its users. You acknowledge and agree that the form and nature of the Services which Player One Amusement Group provides may change from time to time without prior notice to You.
- 3.4 As part of this continuing innovation, You acknowledge and agree that Big Buck Canada may stop (permanently or temporarily) providing the Services (or any features within the Services) to You or to users generally at Big Buck Canada' sole discretion, without prior notice to You.

4. USE OF SERVICES BY OPERATOR

4.1 Operator agrees to...

- Submit a completed Authorization Agreement for Automated Payments form (the “**Authorization Agreement**”).
- Properly register Operator's video games that utilize the CoinUp® system and keep each game's location information accurate.
- Keep Operator's account profile information on the CoinUp® servers up to date and accurate via the www.coinup.com website.
- Ensure that CoinUp® sponsored tournament rules and regulations are followed on location and report non-compliance or cheating immediately to Player One Amusement Group.
- Report significant malfunctions of equipment and software to Player One Amusement Group.
- The schedule of CoinUp® fees that will be charged for usage of the CoinUp® system may change from time to time. The current CoinUp® Fee Schedule is available by request from www.coinup.com. Operator further agrees that the CoinUp® Fee Schedule that is contained in the documents section of www.coinup.com at the time of signing this Agreement is the version that shall apply.
- Ensure adequate funds are available in the account specified in the Authorization Agreement to pay monthly bills due Player One Amusement Group pursuant to the terms of the Authorization Agreement. **A \$40.00 late fee will apply for insufficient funds available for transfer.**
- To use the Services only for purposes that are permitted by (a) the Terms and (b) any applicable law, regulation or generally accepted practices or guidelines in the relevant jurisdictions.
- Be responsible for fulfillment of prizes to participants in contests custom created by Operator using the CoinUp® system and do so in a prompt and accurate manner.
- Allow Player One Amusement Group to place corporate sponsorships and advertisements on CoinUp® enabled video games.

4.2 You agree not to access (or attempt to access) any of the Services by any means other than through the interface(s) provided by Player One Amusement Group.

4.3 You agree that You will not engage in any activity that interferes with or disrupts the Services (or the servers and networks which are connected to the Services).

4.4 You agree that You will not reproduce, duplicate, copy, sell, trade or resell the Services for any purpose.

4.5 Operator agrees that any violation of the Terms shall be grounds for immediate termination by Player One Amusement Group of this Agreement.

5. TOURNAMENT PROCEEDS & TAXES & LEGALITY

The Operator agrees to pay taxes, fees, licenses and assessments ("**Fees**") on CoinUp® monies that may become due as a result of using Services. Operator shall insure that the operation of the CoinUp® system is conforming with all local, and provincial laws; and shall not operate the CoinUp® system in any jurisdiction where it is illegal to do so.

6. PASSWORDS AND ACCOUNT SECURITY

6.1 You agree and understand that You are responsible for maintaining the confidentiality of passwords associated with any account You use to access the Services.

6.2 Accordingly, You agree that You are responsible to Player One Amusement Group for all activities that occur under your account.

6.3 If You become aware of any unauthorized use of your password or of your account, You agree to notify Player One Amusement Group immediately.

7. CONTENT IN THE SERVICES

7.1 You understand that all information (such as data files, written text, music, audio files or other sounds, photographs, videos or other images) which You may have access to as part of, or through your use of, the Services (all such information is referred to below as the "**Content**") is the sole responsibility of the person from which such Content originated.

7.2 You should be aware that Content presented to You as part of the Services, including but not limited to advertisements in the Services and sponsored Content within the Services may be protected by intellectual property rights which are owned by the sponsors or advertisers who provide that Content to

(or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative works based on this Content (either in whole or in part) unless You have been specifically told that You may do so by Player One Amusement Group or by the owners of that Content, as the case may be, in a separate written agreement.

7.3 Player One Amusement Group reserves the right (but shall have no obligation) to pre-screen, review, flag, filter, modify, refuse or remove any or all Content from any Services.

7.4 You agree that You are solely responsible for (and that Player One Amusement Group has no responsibility to You or to any third party for) any Content that You submit, post, transmit or display on, or through, the Services (all such Content is referred to below as the "**Operator Content**") and for the consequences of your actions (including any loss or damage which Player One Amusement Group may suffer) by doing so.

7.5 You agree that You will not willfully or knowingly upload Operator Content to the CoinUp® servers that violates the copyright or trademark of another individual or entity; provided, however, you agree to indemnify Player One Amusement Group for any losses it may sustain as a result of such upload that violates the copyright or trademark of another individual or entity, whether or not such violation was committed willfully or knowingly.

8. PROPRIETARY RIGHTS

8.1 During the course of this Agreement, You may become aware of information relating to the Player One Amusement Group products, software research and development, inventions, processes, techniques, designs or other technical or business information, including, but not limited to information relating to the Software and the Services and proprietary information developed by Player One Amusement Group in the course of developing and producing the Software and the Services. All such information and all physical forms thereof, including the Terms, whether disclosed to You before or after this Agreement is signed, are considered by Player One Amusement Group to be proprietary and confidential, and shall be hereinafter collectively referred to as the “**Proprietary Information**”.

8.2 Both during the term of this Agreement and after this Agreement is terminated, You agree that, except as authorized by this Agreement or in writing by Player One Amusement Group, You will: (i) preserve and protect the confidentiality of all Proprietary Information; (ii) not disclose or otherwise disseminate to anyone, except as necessary to carry out the Terms, the existence, source, content or substance of the Proprietary Information; (iii) not use Proprietary Information in any way other than in furtherance of this Agreement; and (iv) not disclose, use or copy any information or materials received in confidence by You during the course of this Agreement from a third party or about a third party.

8.3 You acknowledge and agree that Player One Amusement Group own all legal right, title and interest in and to the Services, including any intellectual property rights which subsist in the Services (whether those rights happen to be registered or not, and wherever in the world those rights may exist). You further acknowledge that the Services contain information which is designated confidential by Player One Amusement Group and that You shall not disclose such information without Player One Amusement Group prior written consent.

8.4 Unless You have agreed otherwise in writing with Player One Amusement Group, nothing in the Terms gives You a right to use any of Player One Amusement Group trade names, trademarks, service marks, logos, domain names and other distinctive brand features.

8.5 Other than the Operator Content License described in [Section 10](#) below, Player One Amusement Group acknowledges and agrees that it obtains no right, title or interest from You (or your licensors) under these Terms in or to the Operator Content, including any intellectual property rights which subsist in the Operator Content (whether those rights happen to be registered or not, and wherever in the world those rights may exist). Unless You have agreed otherwise in writing with Player One Amusement Group, You agree that You are responsible for protecting and enforcing such rights and that Player One Amusement Group has no obligation to do so on your behalf. Player One Amusement Group further acknowledges that servers may contain information which is designated confidential by You and that Player One Amusement Group shall not disclose such information without your prior written consent.

8.6 You agree that You shall not remove, obscure or alter any proprietary rights notices (including copyright and trade mark notices) which may be affixed to or contained within the Services.

8.7 Unless You have been expressly authorized to do so in writing by Player One Amusement Group, You agree that in using the Services, You will not use any trade mark, service mark, trade name or logo of any company or organization in a way that is likely or intended to cause confusion about the owner or authorized user of such marks, names or logos.

9. LICENSE FROM BIG BUCK CANADA

9.1 Player One Amusement Group gives You a worldwide, royalty-free, non-assignable and non-exclusive license (the “**Software License**”) to use the software provided to You by Player One Amusement Group as part of the Services as provided to You by Player One Amusement Group (hereinafter referred to as the “**Software**”). The Software License is for the sole purpose of enabling You to use and enjoy the benefit of the Services as provided by Player One Amusement Group, in the manner permitted by the Terms.

9.2 You may not (and You may not permit anyone else to) copy, modify, create a derivative work of, reverse engineer, decompile or otherwise attempt to extract the source code of the Software or any part thereof, unless it is expressly required by law, or unless You have been specifically told that You may do so by Player One Amusement Group in writing.

9.3 Unless Player One Amusement Group has given You specific written permission to do so, You may not assign (or grant a sub-license of) your rights to the Software License, grant a security interest in or over your rights to the Software License, or otherwise transfer any part of your rights to the Software License.

10. CONTENT LICENSE FROM YOU

10.1 You retain copyright and any other rights You already hold in the Operator Content. By submitting, posting or displaying the Operator Content, You give Player One Amusement Group a perpetual, irrevocable, worldwide, royalty-free, paid-up and non-exclusive license (the “**Operator Content License**”) to reproduce, adapt, modify, translate, publish, publicly perform, publicly display and distribute the Operator Content. The Operator Content License is for the sole purpose of enabling Player One Amusement Group to display, distribute and promote the Services.

10.2 You agree that the Operator Content License includes a right for Player One Amusement Group to make the Operator Content available to other companies, organizations or individuals with whom Player One Amusement Group has relationships for the provision of syndicated services, and to use the Operator Content in connection with the provision of those services.

10.3 You understand that Player One Amusement Group, in performing the required technical steps to provide the Services to our users, may (a) transmit or distribute the Operator Content over various public networks and in various media; and (b) make such changes to the Operator Content as are necessary to conform and adapt the Operator Content to the technical requirements of connecting networks, devices, services or media. You agree that the Operator Content License shall permit Big Buck Canada to take these actions.

10.4 You confirm and warrant to Player One Amusement Group that You have all the rights, power and authority necessary to grant the Operator Content License described in this [Section 10](#).

11. SOFTWARE UPDATES

11.1 The Software which You use may automatically download and install updates from time to time from Player One Amusement Group. These updates are designed to improve, enhance and further develop the Services and may take the form of bug fixes, enhanced functions, new software modules and completely new versions. You agree to receive such updates (and permit Big Buck Canada to deliver these to You) as part of your use of the Services.

12. EXCLUSION OF WARRANTIES

12.1 NOTHING IN THESE TERMS, INCLUDING SECTIONS 12 AND 13, SHALL EXCLUDE OR LIMIT PLAYER ONE AMUSEMENT GROUP' WARRANTY OR LIABILITY FOR LOSSES WHICH MAY NOT BE LAWFULLY EXCLUDED OR LIMITED BY APPLICABLE LAW. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR CONDITIONS OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR LOSS OR DAMAGE CAUSED BY NEGLIGENCE, BREACH OF CONTRACT OR BREACH OF IMPLIED TERMS, OR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, ONLY THE LIMITATIONS WHICH ARE LAWFUL IN YOUR JURISDICTION WILL APPLY TO YOU AND OUR LIABILITY WILL BE LIMITED TO THE MAXIMUM EXTENT PERMITTED BY LAW.

12.2 YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE SERVICES IS AT YOUR SOLE RISK AND THAT THE SERVICES ARE PROVIDED "AS IS" AND "AS AVAILABLE."

12.3 IN PARTICULAR, PLAYER ONE AMUSEMENT GROUP, ITS PARENT, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS DO NOT REPRESENT OR WARRANT TO YOU THAT:

(A) YOUR USE OF THE SERVICES WILL MEET YOUR REQUIREMENTS;

(B) YOUR USE OF THE SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE OR FREE FROM ERROR;

(C) ANY INFORMATION OBTAINED BY YOU AS A RESULT OF YOUR USE OF THE SERVICES WILL BE ACCURATE OR RELIABLE; AND

(D) THAT DEFECTS IN THE OPERATION OR FUNCTIONALITY OF ANY SOFTWARE PROVIDED TO YOU AS PART OF THE SERVICES WILL BE CORRECTED.

12.4 YOU EXPRESSLY UNDERSTAND AND AGREE THAT ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SERVICES IS DONE AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL.

12.5 YOU EXPRESSLY UNDERSTAND AND AGREE NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM PLAYER ONE AMUSEMENT GROUP OR THROUGH OR FROM THE SERVICES SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THE TERMS.

12.6 PLAYER ONE AMUSEMENT GROUP FURTHER EXPRESSLY DISCLAIMS ALL WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

13. LIMITATION OF LIABILITY

13.1 SUBJECT TO THE PROVISIONS OF PARAGRAPH 12.1 ABOVE, YOU EXPRESSLY UNDERSTAND AND AGREE THAT PLAYER ONE AMUSEMENT GROUP, ITS PARENT, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS SHALL NOT BE LIABLE TO YOU FOR:

(A) ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL CONSEQUENTIAL OR EXEMPLARY DAMAGES WHICH MAY BE INCURRED BY YOU, HOWEVER CAUSED AND UNDER ANY THEORY OF LIABILITY. THIS SHALL INCLUDE, BUT NOT BE LIMITED TO, ANY LOSS OF PROFIT (WHETHER INCURRED DIRECTLY OR INDIRECTLY), ANY LOSS OF GOODWILL OR BUSINESS REPUTATION, ANY LOSS OF DATA SUFFERED, COST OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR OTHER INTANGIBLE LOSS; OR

(B) ANY LOSS OR DAMAGE WHICH MAY BE INCURRED BY YOU, INCLUDING BUT NOT LIMITED TO LOSS OR DAMAGE AS A RESULT OF:

(I) ANY RELIANCE PLACED BY YOU ON THE COMPLETENESS, ACCURACY OR EXISTENCE OF ANY ADVERTISING, OR AS A RESULT OF ANY RELATIONSHIP OR TRANSACTION BETWEEN YOU AND ANY ADVERTISER OR SPONSOR WHOSE ADVERTISING APPEARS ON THE SERVICES; OR

(II) ANY CHANGES WHICH PLAYER ONE AMUSEMENT GROUP MAY MAKE TO THE SERVICES, OR FOR ANY PERMANENT OR TEMPORARY CESSATION IN THE PROVISION OF THE SERVICES (OR ANY FEATURES WITHIN THE SERVICES); OR

(III) THE DELETION OF, CORRUPTION OF, OR FAILURE TO STORE, ANY CONTENT AND OTHER COMMUNICATIONS DATA MAINTAINED OR TRANSMITTED BY OR THROUGH YOUR USE OF THE SERVICES; OR

(III) YOUR FAILURE TO PROVIDE PLAYER ONE AMUSEMENT GROUP WITH ACCURATE ACCOUNT INFORMATION; OR

(IV) YOUR FAILURE TO KEEP YOUR PASSWORD OR ACCOUNT DETAILS SECURE AND CONFIDENTIAL.

13.2 THE LIMITATIONS ON PLAYER ONE AMUSEMENT GROUP LIABILITY TO YOU IN PARAGRAPH 13.1 ABOVE SHALL APPLY WHETHER OR NOT PLAYER ONE AMUSEMENT GROUP HAS BEEN ADVISED OF OR SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF ANY SUCH LOSSES ARISING.

14. COPYRIGHT AND TRADEMARK POLICY

14.1 It is Player One Amusement Group policy to respond to notices of alleged copyright infringement that comply with applicable international intellectual property law and to terminate the accounts of infringers.

15. MISCELLANEOUS

15.1 This Agreement shall be governed and interpreted in accordance with the substantive laws of the country of Canada. The parties agree that any litigation for injunctive relief shall be resolved in the provincial or federal courts within Canada.

15.2 Should any provision of this Agreement be held void, invalid or inoperative, by a Court of competent jurisdiction, the remaining provisions of this Agreement shall not be affected and shall continue in full force and effect.

15.3 This Agreement states the entire agreement between parties with respect to the subject hereof and supersedes all prior oral and written negotiations, understandings and agreements between the parties hereto concerning the subject matter hereof. No amendment or modification of this Agreement shall be made except by an instrument in writing signed by both parties.

15.4 No waiver of any of the provisions of this Agreement or any breach thereof or failure of any condition therein shall be deemed, or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be implied from any conduct or course of conduct of any party. No waiver shall be binding unless executed in writing by the party making the waiver.

15.5 Subject to the restrictions on transfer herein, this Agreement shall inure to the benefit of and be binding upon Player One Amusement Group and Operator and their respective heirs, executors, trustees, beneficiaries, legal representatives, successors and assigns.

15.6 Except for Player One Amusement Group parent corporation, no other person, corporation, partnership or other entity, shareholder, director, officer, employee, independent contractor, vendor, customer or any other third party shall be deemed to be a third party beneficiary of any provisions herein.

By

OPERATOR LEGAL COMPANY NAME

OPERATOR SIGNATURE

Player One Amusement Group.,

Player One Amusement Group™ Authorized
Signature



RELOADED™

A COMPETITIVE **NEW BUSINESS MODEL** FOR THE WORLD'S MOST COMPETITIVE ARCADE GAME!

OLD MODEL

MONTHLY SERVICE FEE	SOFTWARE UPGRADE	DUCK DYNASTY START	DUCK DYNASTY CONTINUE	ZOMBIES OF THE DEAD	CREDIT CARD PROCESSING	DUCK DYNASTY BUYOUT	ZOMBIES OF THE DEAD BUYOUT	CELL SERVICE (OPTIONAL)
\$24.99	\$14.99	\$0.66	\$0.33	\$0.66 /PLAY	\$0.32 /TRANS +2%	\$730	\$1460	\$23 /MONTH



NEW MODEL!

MONTHLY SERVICE FEE	SOFTWARE UPGRADE	CASUAL PLAY	RELOADED PREMIUM CONTENT	PRO PLAY	CREDIT CARD PROCESSING	DUCK DYNASTY BUYOUT	PREMIUM BUYOUT	CELL SERVICE (OPTIONAL)
\$0.00	\$0.00	\$0.25 /PLAY	\$0.66 /PLAY	\$0.50 /PLAY	\$0.32 /TRANS +2%	\$730	\$1460 /TITLE*	\$23 /MONTH

CASUAL

Offline Features

- 4-Trek Hunting
- Head-to-Head Play
- Bonus Only Mode

PRO

Online Features

- 5-Trek Hunting
- Bow Hunting
- World Championship

RELOADED

Premium Content

- Terminator Salvation
- In Case of Monsters
- In Case of Zombies
- Duck Dynasty

Total Casual & Pro play fees capped at \$700/yr/machine.

Premium Content Buyout Payment Plans: 6 monthly payments of \$250 or 12 monthly payments of \$150.

*Per title price applies to all non-Duck Dynasty premium content.

NEW ONLINE VOLUME DISCOUNTS!

1-5 BBHR GAMES ONLINE	6-15 BBHR GAMES ONLINE	16-25 BBHR GAMES ONLINE	26-49 BBHR GAMES ONLINE	50+ BBHR GAMES ONLINE
2% OFF	4% OFF	6% OFF	8% OFF	10% OFF

Only games running **Big Buck Hunter: Reloaded** software are eligible for new business model and discounts.

Any games running **Big Buck HD** will be billed under the older HD business model.