\$1,000,000 Hole-in-One Contest Official Rules and Regulations

1. ELIGIBILITY

The \$1,000,000 Shootout ("Contest") is open to all golfers who purchase a bucket of balls or has received a token to play and has never earned a PGA Professional card. This Contest is subject to all state and federal laws and regulations

2. HOW TO ENTER

Eligible persons ("Player") who (i) pay ball fees at Lake Park Golf Course ("Golf Course"), (ii) pay for an applicable token to participate in the Contest or receive a complimentary token (as approved by Sponsor) from the Golf Course to participate in the Contest, and (iii) who agree to be bound by the terms of the Official Rules shall automatically be entered in the Contest. A Token may only be used by any person appointed by the Player that has never earned a PGA Professional card.

3. PRIZING AND HOW TO WIN

Qualifying round - Friday & Saturday 10am to 10pm, Sunday 10am-1pm

Land a ball in a three foot circle on the driving range to qualify for the \$20,000 Semi-Final Round. Make a \$20 donation in person for a bucket of 20 balls or make a \$20 donation on www.galtx.org to get a bucket of 25 balls.

\$20,000 Semi-Final Round - Sunday 2pm

Sunday afternoon each qualifying golfer will play one shot for a chance at a hole-in-one worth \$20,000! The five balls closest-to-the-pin in this round, qualify for a chance to take a shot at a \$1,000,000 hole-in-one! Make a \$100 donation before November 13th in person at the course or on www.galtx.org to directly qualify to play a shot in the \$20,000 Semi-Final Round.

\$1,000,000 Final Round

Each of the five qualifying shots taken in the Semi-Final Round, qualify a golfer to play one shot for a chance at a \$1,000,000 hole-in one! Make a \$500 donation before November 13th, in person at the course or on galtx.org, to directly qualify to play a shot for \$1,000,000.

The \$20,000 cash prize will be split equally between the winner and collectively Greyhound Adoption League of Texas, Inc, Ken Smith Memorial Scholarship Fund and FC Dallas Foundation (hereinafter referred to collectively as "the Sponsors" or "Sponsors").

The \$1,000,000 prize is a twenty (20) year annuity to be split equally between the winner and the Sponsors.

4. RELEASES AND DISCLAMER

Contest Release

By entering the Contest, participants agree to release, discharge and hold harmless Sponsors, and their affiliates, subsidiaries, agencies and their respective officers, directors, employees and agents, from any and all damages whether direct or indirect, which may be due to or arise out of participation in the Contest or any portion thereof, or the acceptance, use/misuse or possession of prizes. By participating, participants agree to be bound by these Official Rules and Regulations, including all eligibility requirements, and to the decisions of the Sponsors whose decisions are final and binding in all respects. Failure to comply with these rules may result in disqualification from the contest.

All federal, provincial and local laws and regulations apply. No responsibility or liability is assumed for any computer, telephone, cable, network, satellite, electronic or hardware or software malfunctions, failures, connections, traffic congestion, or unauthorized human intervention, or the incorrect or inaccurate capture of entry or other information, or the failure to capture any such information.

Prize Release

If a Participant wins a prize and accepts the prize, such acceptance shall mean full satisfaction of the entitlement as a Participant and winner in the Contest and the Participant fully discharges and forever releases Sponsors and their respective divisions, subsidiaries, affiliated and related companies and associates, direct or indirect, advertising and promotional agencies, any provincial authorities and all of their respective agents, partners, employees, representatives, shareholders, officers, directors, successors and assigns (collectively, the "Releasees"), of and from any and all claims, demands, losses, damages, actions or causes of action whatsoever, whether known or unknown, whether at law or in equity which they or their heirs, executors, administrators, successors or assigns may now or hereafter have against any of the Releasees in connection with the Prizes.

The Participant also acknowledges, without limiting the generality of the foregoing, that the Releasees will not be responsible for any injury, accident, or any other loss, damage or expense in connection with the participation in the Prizes including, without limitation, in respect of any medical care or treatment that the Releasees, or any person authorized by any of them, may administer to me in the event of injury or illness during my participation in the Prizes. The Participant also acknowledges that none of the Releasees has offered any warranty or guarantee respecting the Prizes and that the Participant will direct any claims he or she may have relating to the Prizes exclusively to the supplier, manufacturer or originator, as the case may be, of the Prizes.

Further, the Participant assumes all responsibility and liability for any loss, injury or damage to any persons or property, which results from the Participant's actions or omissions, whether negligent or otherwise, in connection with their participation in the Prizes.

Acceptance of the Prize shall be considered consent to the Sponsors to use, without further compensation to the Participant, name, city of residence, voice, statements and any photograph, film rendering or tape recording of the Participant, by or on behalf of Sponsors in connection with the Contest in any form of publication or display including, without limitation, newspapers and other publications, radio and television broadcasts, film releases and interactive media worldwide.

5. LIMITATION OF LIABILITY

Sponsors will not be responsible for mail, telephone, technical, network, online, electronic, computer hardware or software interruptions or failures of any kind, misdirected, stolen, incomplete, incomprehensible or delayed Internet/e-mail computer transmissions on account of technical problems or

traffic congestion on the Internet or at any website, or any combination thereof, including any injury or damage to a participant's or any other person's computer relating to or resulting from participation or downloading any materials in this Contest.

Sponsors extend absolutely no representations or warranties in respect of any prizes and accepts no liability arising in respect of such prizes or in the use thereof.

If for any reason in the opinion of Sponsors, in their sole discretion, the Contest is not capable of running as planned or if the administration, security, fairness, integrity, or proper conduct of the Contest is corrupted or adversely affected, including without limitation by reason of infection by computer virus, bugs, tampering, unauthorized intervention, fraud, technical failures, or any other causes, Sponsors reserve the right to cancel, terminate, modify or suspend the Contest, including without limitation the cancellation of any method of entry or the extension or modification of the Contest start and end times.

6. TAX INFORMATION

All federal, provincial, local, and other taxes on the Prize, if any, are the sole responsibility of the winner.

7. LAWS

These are official Contest rules. This Contest is subject to federal and municipal laws and regulations. These Contest rules are subject to change without notice in order to comply with any applicable federal and municipal laws or the policy of any other entity having jurisdiction over the Sponsors.