Raffle for Save Our Musicians Foundation

John Legend Autographed Grand Piano & Travel Prize Package.

OFFICIAL RULES: By participating in the Raffle for Save Our Musicians Foundation's John Legend Autographed Grand Piano (the "Raffle"), entrants agree to be bound by these Official Rules and by the decisions of Sponsor, which shall be binding and final as to all matters related to the Raffle. Each Raffle is subject to all applicable federal, state, and local laws and is void where prohibited. Please note that all "purchases" are donations to the Save Our Musicians Foundation, Inc.

SPONSOR: Save Our Musicians Foundation, Inc. 1016 Clemons St, 4th Floor, Jupiter, FL 33477.

RAFFLE PERIOD: Sponsor will operate one (1) Raffle during the period beginning December 5,2023 at 12:00pm EST through December 21, 2023 at 8:00pm EST ("Raffle Period"). A maximum of 50,000 Raffle tickets will be available for purchase.

ODDS: The odds of winning depend on the number of Raffle tickets purchased throughout the Raffle Period. In the event all Raffle tickets are purchased, the actual odds of winning are 1:50,000.

PRIZE PACKAGE (1): Winner will receive a Yamaha grand piano autographed by John Legend, plus a Los Angeles travel package to attend 'A Private Evening with John Legend' on December 31, 2023 which includes a meet and greet with John Legend. The approximate retail value ("ARV") of the overall prize package is \$35,000. Actual value may vary based on travel point of departure. Any difference between stated value and actual value will not be awarded.

The travel package consists of a trip for winner and one (1) guest to Los Angeles, California. Trip consists of roundtrip, coach class air transportation from a major U.S. gateway airport near winner's residence to designated location, 2 days and 1 night at (one room, double occupancy), and two (2) tickets to the Save Our Musicians Foundation's event, 'A Private Evening with John Legend' on December 31, 2023. If winner resides within a 100-mile radius of destination, ground transportation will be provided in lieu thereof. Trip must be taken on dates specified by Sponsor or prize will be forfeited and Sponsor will have no further obligation to such winner. Sponsor reserves right to change dates. Winner and guest must travel together on the same itinerary. Guest must be of legal age of majority in his/her jurisdiction of residence (and at least 18), unless the child or legal ward of winner and must sign a liability/publicity release prior to issuance of travel documents. If guest is child or legal ward of winner, winner must sign and return release on behalf of such child or legal ward. Travel must be made through Sponsor's agent, on a carrier of Sponsor's choice.

NET PROCEEDS: With respect to the Raffle, the gross receipts from the conduct of the Raffle, less the reasonable operating expenses incurred by Sponsor as a result of operating the Raffle will benefit Sponsor, the 501(c)3 charitable organization Save Our Musicians Foundation, Inc.

1016 Clemons St, 4th Floor, Jupiter, FL 33477.

HOW TO PURCHASE RAFFLE TICKETS: Raffle tickets may be purchased online at saveourmusicians.org until 8pm EST on December 21, 2023. There is no purchase or contribution necessary to participate in the raffle, however, the Sponsor suggests a minimum donation in the following denominations;

\$150 = One (1) Raffle ticket \$200 = Two (2) Raffle tickets \$300 = Three (3) Raffle tickets

Participants purchasing Raffle tickets online must fully complete their transaction using the procedures specified on the Website. All online concert and Raffle ticket purchases are subject to verification by Sponsor and no sale is final until such Raffle ticket transaction request is accepted by Sponsor. A major debit or credit card is required to acquire Raffle tickets online. Note there may be a delay in e-mail deliveries during times of high Website traffic. E-mail delays will not impact one's chances in the Raffle. All online transactions require a valid e-mail address for the individual and consent to e-mail communication related to such transaction. In the event of dispute as to the identity or eligibility of any potential Raffle winner based on an e-mail address, the winning entry will be declared made by the Authorized Account Holder (defined below) of the e-mail address submitted at the time of purchase provided he/she is eligible according to these Official Rules. The "Authorized Account Holder" is defined as the natural person to whom the applicable Internet service provider or other organization (such as a business or educational institution) has assigned the e-mail address for the domain associated with the submitted e-mail address.

Alternate Method of Entry ("AMOE"). To enter without purchase or contribution, entrant must mail to the Sponsor a ruled/lined postcard including your name, complete address, email address and phone number (the "Mail-In Entry") to the following address to receive one (1) entry into the raffle which is the limit on the number of entries available to each drawing Entrant utilizing this AMOE: Save Our Musicians Foundation Inc. 1016 Clemons St 4th Fl. Jupiter, FL 33477 Mail-In Entries must be mailed separately and must be postmarked between November 21, 2023, and December 20, 2023, and received by Sponsor prior to the drawing date or such entry is void. Entrants who send in an eligible Mail-In Entry will be added to the online database of valid entries. Photocopied, illegible, or mechanically reproduced entries are not eligible. All entries become the property of the Sponsor and will not be returned or acknowledged. Sponsor is not responsible for lost, late, damaged, misdirected or postage-due mailed entries. Although subsequent attempts to enter may be received, only one entry received from Entrant utilizing AMOE will be eligible; subsequent attempts by the same person to enter, including Entries submitted with an alternate email address, will be disqualified.

ELIGIBILITY TO PARTICIPATE: Raffle tickets may be purchased ONLY BY INDIVIDUAL PERSONS WHO ARE EIGHTEEN (18) YEARS OF AGE OR OLDER and legal residents of the fifty (50) United States or the District of Columbia as of the date of acquisition. Void outside of the fifty (50)

United States, the District of Columbia, Puerto Rico, and where prohibited, taxed or restricted by law. This charitable raffle is being conducted under Florida law and all applicants should recognize that this raffle may be void or prohibited by Entrant's state or territory. The following persons are NOT ELIGIBLE to participate in the Raffle or to win any Prize: current employees, officers, directors, shareholders, and agents of Sponsor, Save Our Musicians Foundation, Inc., any third party payment processor involved in the Raffle (collectively, the "Ineligible Parties"), and household members of any Ineligible Party.

RANDOM DRAWING: One (1) winner will be selected at random from among all eligible Raffle tickets purchased throughout the Raffle Period on or about December 22, 2023 8:00pm EST and announced on the Save Our Musicians Foundation social platforms and website at www.saveourmusicians.com/upcomingevents. The potential winner will additionally be called and emailed using the contact information provided.

HOW TO CLAIM THE PRIZE: Potential winner must reply to email received from Sponsor with a copy of their Raffle ticket purchase receipt, photo ID and email to info@saveourmusicians.org. To present a winning Raffle ticket and exchange copies of all required documentation, individuals must contact the Raffle Manager by sending an email to info@saveourmusicians.org. In addition to presenting a valid winning Raffle ticket receipt, the potential winner must present/complete the following items to claim the prize: (i) a valid government-issued photo identification showing age of eighteen (18) years or older as of the date of purchase; (ii) a signed Affidavit of Eligibility and Release of Liability and, except where prohibited, Publicity in a form determined by Sponsor; and (iii) tax identification information and completion of all required federal, state and local income tax forms. ALL WINNINGS MUST BE CLAIMED AND ALL REQUIRED DOCUMENTS PRESENTED TO SPONSOR WITHIN THIRTY (30) DAYS OF THE RAFFLE DRAWING. Failure to claim the prize, to submit any required document within the specified time period, or any other noncompliance with these Official Rules may result in disqualification and forfeiture of the prize. The prize will be paid to a qualified winner within sixty (60) days of such individual's successfully claiming the prize, less any required tax withholding amounts. IN THE EVENT OF FORFEITURE OR UNCLAIMED PRIZE, THE PRIZE MAY REMAIN UNAWARDED OR BE AWARDED TO AN ALTERNATE WINNER SELECTED VIA SECONDARY RANDOM DRAWING.

VALIDITY AND ELIGIBILITY OF RAFFLE TICKETS: Sponsor shall be the sole judge of the validity and eligibility of all Raffle tickets and required documentation. Raffle tickets which have been or appear to have been tampered with are void. Raffle tickets presented by any purchaser who has violated these Official Rules in any manner are void. All Raffle ticket purchases are final, and Sponsor will not issue any refunds or replacements.

TAXES: All federal, state and local income taxes are the sole responsibility of the individual winner. Any required tax withholding amounts will be withheld by Sponsor from the total prize amount. Winner will be issued a 1099 tax form for the actual value of the prize.

GENERAL CONDITIONS: The Released Parties (defined below under "RELEASE OF LIABILITY") are not responsible for (1) Raffle tickets that are stolen, lost, damaged, illegible, given away or no

longer in the purchaser's possession, (2) Raffle tickets that have been or may have been tampered with or transferred in violation of these Official Rules; (3) attempted online purchases, payments or any other Raffle-related communications which are lost, late, incomplete, inaccurate, delayed, misdirected, undelivered, not fully captured, or garbled as a result of any failure or problem whatsoever with the availability, functionality, operability or use of any network, server, ISP, website (including the Website), Internet connection, computer, telephone, cable or satellite modem or connection, hand-held mobile device or any other computer equipment or connection, whether or not caused by site users, tampering, hacking, or by viruses, worms, or malfunctions affecting a network, server, ISP or any equipment or programming used in or associated with the Raffle; (4) the inability of a purchaser or prospective purchaser of Raffle ticket to connect or stay connected to the Internet, to log on to the Website, or to participate in or complete any online communication or activity related to the Raffle; (5) any other errors of any kind, whether human, typographical, printing, mechanical, or electronic in nature, which relate to or are connected with the Raffle (collectively, as described in clauses (1) through (5), "Errors"), including without limitation, Errors in Raffle-related materials or in the administration of the Raffle, such as Errors in processing Raffle tickets, identifying potential winners, determining official winners, or announcing or delivering prizes; or (6) any injury or damage to any person's electronic device related to or resulting from participation in this Raffle, the use of the Website, or the downloading of any materials from the Website. If any portion of the Raffle is compromised, in Sponsor's sole judgment, by a virus, worm, bug, non- authorized human intervention or other causes which, in Sponsor's sole judgment, corrupt or impair the administration, security, fairness or proper play of the Raffle, or the proper submission or capture of Raffle tickets (collectively, a "Compromising Event"), then Sponsor reserves the right, in its sole discretion, to suspend, modify or terminate the Raffle, and to select the winner from among all eligible, non-suspect Raffle tickets received before the known occurrence or discovery of such Compromising Event. Sponsor may also determine to refund all Raffle ticket purchases in lieu of naming an official winner. Anyone who tampers with or abuses any aspect of the Raffle or the Website, as determined in Sponsor's sole judgment, will be disqualified from participation in the Raffle and, if applicable, will be deemed to have forfeited all claims to any prize. Tampering and abuse includes, without limitation, (i) circumventing any geofencing restrictions on online Raffle ticket purchases and (ii) disputing a valid debit or credit card transaction in connection with a Raffle ticket purchase. ANY ATTEMPT TO DELIBERATELY DAMAGE ANY WEBSITE OR APP ASSOCIATED WITH THE RAFFLE OR TO UNDERMINE THE CONTENT OR LEGITIMATE OPERATION OF THE RAFFLE MAY BE A VIOLATION OF CRIMINAL AND CIVIL LAWS. SPONSOR AND ITS AGENTS RESERVE THE RIGHT TO SEEK DAMAGES (INCLUDING ATTORNEY'S FEES AND OTHER REASONABLE COSTS AND EXPENSES) AND OTHER REMEDIES FROM ANY PERSON OR PERSONS RESPONSIBLE FOR ANY SUCH ATTEMPT TO THE FULLEST EXTENT PERMITTED BY LAW.

RELEASE OF LIABILITY: By participating in the Raffle, each participant agrees the Released Parties, as defined below, will have no liability whatsoever for, and shall be indemnified, released and held harmless by each participant against, any liability for injuries, losses, costs, expenses or damages of any kind, including damages for death, personal injury, property damage or property loss, resulting from, whether in whole or in part or directly or indirectly,

participation in this Raffle or the acceptance, possession, misuse or use of any Raffle ticket or prize. "Released Parties" means Sponsor, Save Our Musicians Foundation, Inc., and any third party payment processor involved in the Raffle, each of their respective parents, affiliates, subsidiaries, owners, partners, contractors, agents, and advertising and promotion partners and agencies, and all officers, directors, employees, representatives, shareholders, members, consultants and agents of the foregoing.

PUBLICITY/INFORMATION RELEASE: By participating in the Raffle, each participant agrees Sponsor may share his/her name, contact information, and transaction information (i.e., number and date of Raffle tickets purchased) with any presenting or sponsoring partner of the Raffle. In addition, each winner, by accepting a prize, grants Sponsor, Sponsor's designees and affiliates and any presenting or sponsoring partner of the Raffle, including without limitation full permission, except where legally prohibited, to use such winner's name, address (city and state only), photograph, personal statements, voice and/or other likeness and prize information for advertising, trade and promotional purposes without further compensation and without notice, review or approval, in all media now known or hereafter discovered, worldwide, and on the Internet and world wide web, in perpetuity.

COPYRIGHT: All Raffle materials are property of Sponsor and may not be copied, reproduced or used for any purpose without Sponsor's express prior written consent. GOVERNING LAW; SEVERABILITY; WAIVER: The Raffle and these Official Rules shall be subject to and governed by the laws of the State of Florida. If a court of competent jurisdiction finds any term, condition, or provision of these Official Rules, or their application to a particular persons or circumstances, is invalid, unlawful or unenforceable to any extent, then such term, condition or provision shall be deemed to be restated to reflect as nearly as possible the original intentions of the Official Rules in accordance with applicable law and the remainder of these Official Rules, and the application of all of these Official Rules to other persons or circumstances, shall not be affected by such determination, and shall remain enforceable to the fullest extent permitted by law. The failure of Sponsor to enforce at any time any provision of the Official Rules shall not be considered a waiver of such provision or any other provision and shall not deprive Sponsor of the right thereafter to enforce such provision or any other provision.

MANDATORY ARBITRATION AGREEMENT; CLASS ACTION WAIVER: Any claim, other than a claim by Sponsor, that is not resolved informally must be resolved in accordance with the below arbitration provisions. Unless prohibited by federal law, each purchaser of a Raffle ticket (any such individual, "Purchaser"), including, without limitation, any winner of a Raffle, agrees to arbitrate any and all claims and disputes relating in any way to such purchase or the selection of a winner or delivery or awarding of the Prize ("Arbitration Claims"), except for Arbitration Claims concerning the validity, scope or enforceability of this arbitration provision, through BINDING INDIVIDUAL ARBITRATION. This Arbitration Agreement involves interstate commerce and shall be governed by the Federal Arbitration Act, 9 U.S.C. §§ 1-16 ("FAA"), and not by state law. In any Arbitration Claim to be resolved by arbitration, neither of Purchaser or Sponsor will be able to have a court or jury trial or participate in a class action or class arbitration. Other rights that

Purchaser and Sponsor would have in court will not be available or will be more limited in arbitration, including the right to appeal. Purchaser WAIVES THE RIGHT TO A COURT OR JURY TRIAL. ALL DISPUTES SHALL BE ARBITRATED ON AN INDIVIDUAL BASIS, AND NOT AS A CLASS ACTION, REPRESENTATIVE ACTION, CLASS ARBITRATION OR ANY SIMILAR PROCEEDING. The arbitrator(s) may not consolidate the claims of multiple parties.

Arbitrations shall be administered by the American Arbitration Association ("AAA") pursuant to the applicable AAA rules in effect at the time the arbitration is initiated except to the extent modified by these rules. If AAA is unable or unwilling to arbitrate a dispute, then the dispute may be referred to any other arbitration organization or arbitrator the parties both agree upon in writing or that is appointed pursuant to section 5 of the FAA. The arbitration shall take place in Palm Beach, Florida In any claim by Purchaser, the arbitrator shall be authorized to award a monetary amount no greater than the actual amount of the prize to which Purchaser is entitled, if any, pursuant to these rules or applicable law, and no other award. The arbitrator's authority is limited to Purchaser and Sponsor alone, except as otherwise specifically stated herein. No arbitration decision will have any preclusive effect as to non-parties. The arbitrator's decision shall be final and binding. The parties agree that this arbitration provision extends to any other parties involved in any Arbitration Claims, including, but not limited to, the Released Parties. This arbitration provision shall take precedence over the rules of the arbitration organization or arbitrator in the event of any conflict.

Sponsor will be responsible for paying all arbitration fees other than the amount of filing fees Purchaser would have incurred in state or federal court in Illinois, whichever is less. Sponsor may exercise any lawful rights to seek provisional remedies or self-help, without waiving the right to arbitrate by doing so. Notwithstanding any other provision herein, if the foregoing class action waiver and prohibition against class arbitration is determined to be invalid or unenforceable with respect to any particular matter, then this entire arbitration provision shall be void with respect to such matter. If any portion of this arbitration provision other than the class action waiver and prohibition against class arbitration is deemed invalid or unenforceable, it shall not invalidate the remaining portions of this arbitration provision.

Prior to initiating an arbitration proceeding under this arbitration provision, Purchaser shall give Sponsor written notice of the Arbitration Claim (a "Claim Notice") and a reasonable opportunity, not less than thirty (30) days, to resolve the Arbitration Claim. Any Claim Notice to Sponsor shall be sent by mail to Save Our Musicians Foundation, Inc, Attn: Raffle Manager, Re: Arbitration Claim,3801 PGA Blvd suite 600 Palm beach gardens FL 33410. Any Claim Notice must (a) identify Purchaser by name, address, email address, and telephone number; (b) explain the nature of the Arbitration Claim and the relief demanded; and (c) be submitted only on behalf of Purchaser, and not on behalf of any other party. Purchaser must reasonably cooperate in providing any information about the Arbitration Claim that Sponsor reasonably requests and must give Sponsor a reasonable opportunity to respond to the demand for relief. The provisions of this section, MANDATORY ARBITRATION AGREEMENT; CLASS ACTION WAIVER shall not apply to claims by Sponsor.