Terms and Conditions Last updated: 16.8.2023

1. Introduction

These terms and conditions and the documents referred to below (the "Terms") apply totheuseof the current website (the "Website") and its related or connected services (collectively, the "Service").

You should carefully review these Terms as they contain important information concerningyour rights and obligations concerning the use of the Website and form a binding legal agreement between you - our customer (the "Customer"), and us. By using this Website and/or accessingthe Service, you, whether you are a guest or a registered user with an account ("Account"), agree to be bound by these Terms, together with any amendments, which may be publishedfrom time to time. If you do not accept these Terms, you should refrain fromaccessing theService and using the Website.

The Service is owned by Lucifer N.V. a limited liability company registered in Curacao withcompany registration number 162537, with registered address at Zuikertuintjeweg Z/N(Zuikertuin Tower), Curaçao ("Company"), licensed in Curaçao under the Licence #<enter number> issued by Gaming Services Provider N.V. for the provision of online games of chance.

2. General Terms

We reserve the right to revise and amend the Terms (including any documents referredtoandlinked to below) at any time. You should visit this page periodically to review the Terms andConditions. Amendments will be binding and effective immediately upon publication on thisWebsite. If you object to any such changes, you must immediately stop using the Service. Your continued use of the Website following such publication will indicate your agreement to bebound by the Terms as amended. Any bets not settled prior to the changed Terms takingeffect will be subject to the pre-existing Terms.

3. Your Obligations

You acknowledge that at all times when accessing the Website and using the Service:

3.1. You are over 18, or the legal age at which gambling, or gaming activities are allowedunder the law or jurisdiction that applies to you. We reserve the right to request proof of age documents from you at any time.

3.2. You are of legal capacity and can enter into a binding legal agreement with us. Youmust not access the Website or utilize the Service if you are not of legal capacity.

3.3. You are a resident in a jurisdiction that allows gambling. You are not a resident of anycountry in which access to online gambling to its residents or to any person within such country prohibited. It is your sole responsibility to ensure that your use of the service is legal.

3.4. You may not use a VPN, proxy or similar services or devices that mask or manipulatetheidentification of your real location.

3.5. You are the authorized user of the payment method you use.

3.6. You must make all payments to us in good faith and not attempt to reverse a payment made or take any action which will cause such payment to be reversed by a third party.

3.7. When placing bets you may lose some or all of your money deposited to the Serviceinaccordance with these Terms and you will be fully responsible for that loss.

3.8. When placing bets you must not use any information obtained in breach of any legislationinforce in the country in which you were when the bet was placed.

3.9. You are not acting on behalf of another party or for any commercial purposes, but solelyonyour own behalf as a private individual in a personal capacity.

3.10. You must not either attempt to manipulate any market or element within the Serviceinbadfaith nor in a manner that adversely affects the integrity of the Service or us.

3.11. You must generally act in good faith in relation to us of the Service at all times and for all bets made using the Service.

3.12. You, or, if applicable, your employees, employers, agents, or family members, arenot registered as an Affiliate in our Affiliate program.

4. Restricted use

4.1. You must not use the Service:

4.1.1. If you are under the age of 18 years (or below the age of majority as stipulated in thelawsof the jurisdiction applicable to you) or if you are not legally able to enter into a binding legal agreement with us or you acting as an agent for, or otherwise on behalf, of a person under 18 years (or below the age of majority as stipulated in the laws of the jurisdiction applicabletoyou);

4.1.2. If you reside in a country in which access to online gambling to its residents or to anyperson within such country is prohibited.

4.1.3. If you are a resident of one of the following countries, or accessing the Website fromoneof the following countries:

- · United States of America and its territories,
- France and its territories,
- Netherlands and its territories and countries that form the Kingdom of Netherlands, including Bonaire, Sint Eustatius, Saba, Aruba, Curaçao and Sint Maarten,
- · Australia and its territories,
- United Kingdom of Great Britain and Northern Ireland,
- Spain

- Cyprus,
- Austria

4.1.4. To collect nicknames, e-mail addresses and/or other information of other Customersbyany means (for example, by sending spam, other types of unsolicited emails or the unauthorisedframing of, or linking to, the Service);

4.1.5. to disrupt or unduly affect or influence the activities of other Customers or the operation of the Service generally;

4.1.6. to promote unsolicited commercial advertisements, affiliate links, and other forms of solicitation which may be removed from the Service without notice;

4.1.7. in any way which, in our reasonable opinion, could be considered as an attempt to: (i) cheat the Service or another Customer using the Service; or (ii) collude with any other Customer using the Service in order to obtain a dishonest advantage;

4.1.8. to scrape our odds or violate any of our Intellectual Property Rights; or 4.1.9. for any

unlawful activity whatsoever.

4.2. You cannot sell or transfer your account to third parties, nor can you acquire a player account from a third party.

4.3. You may not, in any manner, transfer funds between player accounts.

4.4. We may immediately terminate your Account upon written notice to you if you use theService for unauthorised purposes. We may also take legal action against you for doingsoincertain circumstances.

4.5. Employees of Company, its licensees, distributors, wholesalers, subsidiaries, advertising, promotional or other agencies, media partners, contractors, retailers and members of theimmediate families of each are NOT allowed to use the Service for real money without prior consent from the Company Director or CEO. Should such activity be discovered, the account(s) will be immediately terminated and all bonuses/winnings will be forfeited.

5. Registration

You agree that at all times when using the Service:

5.1. We reserve the right to refuse to accept a registration application from any applicant at our sole discretion and without any obligation to communicate a specific reason.

5.2. Before using the Service, you must personally complete the registration formand readandaccept these Terms. In order to start betting on the Service or withdraw your winnings, wemayrequire you to become a verified Customer which includes passing certain checks. You maybe required to provide a valid proof of identification and any other document as it may be deemednecessary.

This includes but is not limited to, a picture ID (copy of passport, driver's licenceor national ID card) and a recent utility bill listing your name and address as proof of residence. We reserve the right to suspend wagering or restrict Account options on any Account until therequired information is received. This procedure is done in accordance with the applicable gaming regulation and the anti-money laundering legal requirements. Additionally, you will need to fund your Service Account using the payment methods set out on the payment section of our Website.

5.3. You have to provide accurate contact information, inclusive of a valid email address ("Registered Email Address"), and update such information in the future to keep it accurate. It isyour responsibility to keep your contact details up to date on your Account. Failure to dosomayresult in you failing to receive important Account related notifications and information fromus, including changes we make to these Terms. We identify and communicate with our Customersvia their Registered Email Address. It is the responsibility of the Customer to maintain anactiveand unique email account, to provide us with the correct email address and to advise Companyof any changes in their email address. Each Customer is wholly responsible for maintainingthesecurity of his Registered Email Address to prevent the use of his Registered Email Addressbyany third party. Company shall not be responsible for any damages or losses deemed or allegedto have resulted from communications between Company and the Customer using the Registered Email Address. Any Customer not having an email address reachable by Companywill have his Account suspended until such an address is provided to us. We will immediatelysuspend your Account upon written notice to you to this effect if you intentionally providefalseor inaccurate personal information. We may also take legal action against you.

5.4. You are only allowed to register one Account with the Service. Accounts are subject toimmediate closure if it is found that you have multiple Accounts registered with us. This includes the use of representatives, relatives, associates, affiliates, related parties, connected persons and/or third parties operating on your behalf.

5.5. In order to ensure your financial worthiness and to confirm your identity, we may ask youtoprovide us with additional personal information, such as your name and surname, or useanythird-party information providers we consider necessary. Should any additional personal information be obtained via third-party sources, we will inform you about the data obtained.

5.6. You must keep your password for the Service confidential. Provided that the Account information requested has been correctly supplied, we are entitled to assume that bets, depositsand withdrawals have been made by you. We advise you to change your password on aregular basis and never disclose it to any third party. It is your responsibility to protect your passwordand any failure to do so shall be at your sole risk and expense. You may log out of the Serviceat the end of each session. If you believe any of your Account information is being misusedbyathird party, or your Account has been hacked into, or your password has been discoveredbyathird party, you must notify us immediately. You must notify us if your Registered Email Addresshas been hacked into, we may, however, require you to provide additional information/ documentation so that we can verify your identity. We will immediately suspend your Account once we are aware of such an incident. In the meantime you are responsible for all activityonyour Account including third party access, regardless of whether or not their access was authorised by you.

5.7. You must not at any time transmit any content or other information on the Service toanother Customer or any other party by way of a screen capture (or other similar method), nor display any such information or content in a frame or in any other manner that is different fromhow it would appear if such Customer or third

party had typed the URL for the Service into the browser line.

5.8. When registering, you will receive possibility to use all currencies available on the website. Those will be the currencies of your deposits, withdrawals and bets placed and matchedintotheService as set out in these Terms. Some payment methods do not process in all currencies. Insuch cases a processing currency will be displayed, along with a conversion calculator available on the page.

5.9. We are under no obligation to open an Account for you and our website sign-up pageismerely an invitation to treat. It is entirely within our sole discretion whether or not to proceedwith the opening of an Account for you and, should we refuse to open an Account for you, weare under no obligation to provide you with a reason for the refusal.

5.10. Upon receipt of your application, we may be in touch to request further informationand/ or documentation from you in order for us to comply with our regulatory and legal obligations.

6. Your Account

6.1. Accounts could use several currencies, in this case all Account balances and transactionsappear in the currency used for the transaction.

6.2. We do not give credit for the use of the Service.

6.3. We may close or suspend an Account if you are not or we reasonably believe that youarenot complying with these Terms, or to ensure the integrity or fairness of the Service or if wehave other reasonable grounds to do so. We may not always be able to give you prior notice. If we close or suspend your Account due to you not complying with these Terms, we may cancel and/or void any of your bets and withhold any money in your account (including the deposit).

6.4. We reserve the right to close or suspend any Account without prior notice and returnall funds. Contractual obligations already matured will however be honoured.

6.5. We reserve the right to refuse, restrict, cancel or limit any wager at any time for whatever reason, including any bet perceived to be placed in a fraudulent manner in order to circumvent our betting limits and/ or our system regulations.

6.6. If any amount is mistakenly credited to your Account it remains our property and whenwebecome aware of any such mistake, we shall notify you and the amount will be withdrawnfromyour Account.

6.7. If, for any reason, your Account goes overdrawn, you shall be in debt to us for the amount overdrawn.

6.8. You must inform us as soon as you become aware of any errors with respect to your Account.
6.9. Please remember that betting is purely for entertainment and pleasure and you shouldstopas soon as it stops being fun. Absolutely do not bet anything you can't afford to lose. If youfeel that you may have lost control of your gambling, we offer a self-exclusion option. Just sendamessage to our Customer Support Department using your Registered Email Address that youwish to SELF-EXCLUDE and this request will take effect within 24 hours from the moment of its case your account will be disabled until

your further notice, and you won't beableto login to it.

6.10. You cannot transfer, sell, or pledge Your Account to another person. This prohibition includes the transfer of any assets of value of any kind, including but not limited to ownership accounts, winnings, deposits, bets, rights and/or claims in connection with these assets, legal, commercial or otherwise. The prohibition on said transfers also includes however is not limited to the encumbrance, pledging, assigning, usufruct, trading, brokering, hypothecation and/or gifting in cooperation with a fiduciary or any other third party, company, natural or legal individual, foundation and/or association in any way shape or form

6.11. Should you wish to close your account with us, please send an email fromyour RegisteredEmail Address to our Customer Support Department via the links on the Website.

7. Inactive Accounts

7.1. We will charge you a fee of €5 (or currency equivalent) per calendar month (InactiveAccount Fee) if:

you have not logged into your Account or logged out from your Account, or used the Service, or made any bet in any section of the Service for twelve consecutive months or more (Account Activity);

and your Account is in credit.

7.2. You will be notified that we will start charging you the fees on the eleventh month of inactivity and you will always have the option to log in and withdraw your funds.

7.3. The Inactive Account Fee will be withdrawn from your Account on a monthly basis totheextent that your Account remains in credit and only for the period during which there remainsnoAccount Activity after the initial twelve month period has passed. If the Inactive Account Feeisdue to be withdrawn from your Account and the balance of your Account is less than €5(or equivalent currency), the Inactive Account Fee shall comprise the remaining funds in your Account.

8. Deposit of Funds

8.1. All deposits should be made from an account or payment system or credit card that isregistered in your own name, and any deposits made in any other currency will be convertedusing the daily exchange rate obtained from oanda.com, or at our own bank's or our payment processor's prevailing rate of exchange following which your Account will be deposited accordingly. Note that some payment systems may apply additional currency exchangefeeswhich will be deducted from the sum of your deposit.
8.2. Fees and charges may apply to customer deposits and withdrawals, which can be foundonthe Website. In most cases we absorb transaction fees for deposits to your rr.vip Account. You are responsible for your own bank charges that you may incur due to depositingfunds with us.

8.3. Company is not a financial institution and uses a third party electronic payment processors process credit and debit card deposits; they are not processed directly by us. If you deposit funds by either a credit card or a debit card, your Account will only be credited if we receive an approval and authorisation code from the payment issuing institution. If your card issuer gives such authorisation, your Account will not be

credited with those funds.

8.4. You agree to fully pay any and all payments and charges due to us or to payment providers connection with your use of the Service. You further agree not to make any charge-backsor renounce or cancel or otherwise reverse any of your deposits, and in any such event youwill refund and compensate us for such unpaid deposits including any expenses incurred by usinthe process of collecting your deposit, and you agree that any winnings fromwagers utilising those charged back funds will be forfeited. You acknowledge and agree that your player account is not a bank account and is therefore not guaranteed, insured or otherwise protected any deposit or banking insurance system or by any other similar insurance system of anyother jurisdiction, including but not limited to your local jurisdiction. Furthermore, the player account does not bear interest on any of the funds held in it.

8.5. If you decide to accept any of our promotional or bonus offer by entering a bonus codeduring deposit, you agree to the Terms of Bonuses and terms of each specific bonus.

8.6. Funds originating from criminal and/or illegal and/or unauthorized activities must not bedeposited with us.

8.7. If you deposit using your credit card, it is recommended that you retain a copy of Transaction Records and a copy of these Terms.

8.8. Internet Gambling may be illegal in the jurisdiction in which you are located; if so, youarenot authorized to use your payment card to deposit on this site. It is your responsibility toknow the laws concerning online gambling in your country of domicile.

9. Withdrawal of Funds

9.1. You may withdraw any unutilized and cleared funds held in your player account by submitting a withdrawal request in accordance with our withdrawal conditions. The minimum withdrawal amount per transaction is \in 10 (or equivalent in other currency) with the exception of an account closure in which case you may withdraw the full balance.

9.2. There are no withdrawal commissions if you roll over (wager) the deposit at least 1 time. Otherwise we are entitled to deduct a 8% fee with minimum sum of 4 euro (or equivalent inyour account currency) in order to combat money laundering.

9.3. We reserve the right to request photo ID, address confirmation or performadditional verification procedures (request your selfie, arrange a verification call etc.) for the purposeof identity verification prior to granting any withdrawals from your Account. We also reserve rights to perform identity verification at any time during the lifetime of your relationship withus.

9.4. All withdrawals must be made to the original debit, credit card, bank account, methodof payment used to make the payment to your Account. We may, and always at our own discretion, allow you to withdraw to a payment method from which your original deposit did not originate. This will always be subject to additional security checks.

9.5. Should you wish to withdraw funds but your account is either inaccessible, dormant, lockedor closed, please contact our Customer Service Department.

9.6. In cases when your balance is at least 10 times larger than the total sumof your deposits, you will be limited to \in 5,000 (or currency equivalent) for withdrawal per month. In other cases the maximum withdrawal amount per month is \in 10,000.

9.7. Please note that we cannot guarantee successful processing of withdrawals or refunds in the event if you breach the Restricted use policy stated in Clauses 3.3 and 4.

10. Payment Transactions and Processors

10.1. You are fully responsible for paying all monies owed to us. You must make all paymentstous in good faith and not attempt to reverse a payment made or take any action which will causesuch payment to be reversed by a third party in order to avoid a liability legitimately incurred. You will reimburse us for any charge-backs, denial or reversal of payment you make andanyloss suffered by us as a consequence thereof. We reserve the right to also impose an administration fee of €50, or currency equivalent per charge-back, denial or reversal of payment you make.

10.2. We reserve the right to use third party electronic payment processors and or merchant banks to process payments made by you and you agree to be bound by their terms and conditions providing they are made aware to you and those terms do not conflict with theseTerms.

10.3. All transactions made on our site might be checked to prevent money laundering or terrorism financing activity. Suspicious transactions will be reported to the relevant authority.

11. Errors

11.1. In the event of an error or malfunction of our system or processes, all bets are renderedvoid. You are under an obligation to inform us immediately as soon as you become awareof any error with the Service. In the event of communication or system errors or bugs or virusesoccurring in connection with the Service and/or payments made to you as a result of a defect or error in the Service, we will not be liable to you or to any third party for any direct or indirect costs, expenses, losses or claims arising or resulting from such errors, and we reserve theright to void all games/bets in question and take any other action to correct such errors.

11.2. We make every effort to ensure that we do not make errors in posting bookmaker lines. However, if as a result of human error or system problems a bet is accepted at an odd that is: materially different from those available in the general market at the time the bet was made; or

clearly incorrect given the chance of the event occurring at the time the bet was made thenwereserve the right to cancel or void that wager, or to cancel or void a wager made after anevent has started.

11.3. We have the right to recover from you any amount overpaid and to adjust your Account torectify any mistake. An example of such a mistake might be where a price is incorrect or wherewe enter a result of an event incorrectly. If there are insufficient funds in your Account, wemaydemand that you pay us the relevant outstanding amount relating to any erroneous bets or wagers. Accordingly, we reserve the right to cancel,

reduce or delete any pending plays, whether placed with funds resulting from the error or not.

12. Rules of Play, refunds and cancellations

12.1. The winner of an event will be determined on the date of the event's settlement, andwewill not recognize protested or overturned decisions for wagering purposes.

12.2. All results posted shall be final after 72 hours and no queries will be entertained after that period of time. Within 72 hours after results are posted, we will only reset/correct the resultsdueto human error, system error or mistakes made by the referring results source.

12.3. If a match result is overturned for any reason by the governing body of the match within the payout period then all money will be refunded.

12.4. If a draw occurs in a game where a draw option is offered all stakes on a teamwinor losewill be lost. If a draw option is not offered then everyone receives a refund in the outcomeof adraw on the match. And if a draw option has not been made available, then extra time will count, if played.

12.5. If a result cannot be validated by us, for instance if the feed broadcasting the event isinterrupted (and cannot be verified by another source) then at our election, the wagers onthat event will be deemed invalid and wagers refunded.

12.6. Minimum and maximum wager amounts on all events will be determined by us and are subject to change without prior written notice. We also reserve the right to adjust limits on individual Accounts as well.

12.7. Customers are solely responsible for their own Account transactions. Once a transactionis complete, it cannot be changed. We do not take responsibility for missing or duplicatewagersmade by the Customer and will not entertain discrepancy requests because a play is missingor duplicated. Customers may review their transactions in the My Account section of the siteafter each session to ensure all requested wagers were accepted.

12.8. A matchup will have action as long as the two teams are correct, and regardless of theLeague header in which it is placed on our Website.

12.9. The start dates and times displayed on the Website for eSport matches are an indicationonly and are not guaranteed to be correct. If a match is suspended or postponed, and not resumed within 72 hours from the actual scheduled start time, the match will have no actionandwagers will be refunded. The exception being any wager on whether a team/player advancesin

a tournament, or wins the tournament, will have action regardless of a suspended or postponedmatch.

12.10. If an event is posted by us with an incorrect date, all wagers have action based onthedate announced by the governing body.

12.11. If a team is using stand-ins, the result is still valid as it was the team's choice to usethestand-ins.

12.12. Company reserves the right to remove events, markets and any other products from the Website.

12.13. In-depth explanation of our sports betting rules is on the separate page: SPORTSBETTING RULES

13. Communications and Notices

13.1. All communications and notices to be given under these Terms by you to us shall besent using a Customer Support form on the Website.

13.2. All communications and notices to be given under these Terms by us to you shall, unlessotherwise specified in these Terms, be either posted on the Website and/or sent to the Registered Email Address we hold on our system for the relevant Customer. The methodof such communication shall be in our sole and exclusive discretion.

13.3. All communications and notices to be given under these Terms by either you or us shall be in writing in the English language and must be given to and from the Registered Email Address in your Account.

13.4. From time to time, we may contact you by email for the purpose of offering you informationabout betting, unique promotional offerings, and other information from rr.vip. Youagree to receive such emails when you agree to these Terms when registering at the Website. You can choose to opt out of receiving such promotional offerings from us at any time by submitting a request to the Customer Support.

14. Matters Beyond Our Control

We cannot be held liable for any failure or delay in providing the Service due to an event of Force Majeure which could reasonably be considered to be outside our control despite our execution of reasonable preventative measures such as: an act of God; trade or labour dispute; power cut; act, failure or omission of any government or authority; obstruction or failure of telecommunication services; or any other delay or failure caused by a third party, and wewill not be liable for any resulting loss or damage that you may suffer. In such an event, we reserve theright to cancel or suspend the Service without incurring any liability.

15. Liability

15.1. TO THE EXTENT PERMITTED BY APPLICABLE LAW, WE WILL NOT COMPENSATEYOU FOR ANY REASONABLY FORESEEABLE LOSS OR DAMAGE (EITHER DIRECTORINDIRECT) YOU MAY SUFFER IF WE FAIL TO CARRY OUT OUR OBLIGATIONSUNDERTHESE TERMS UNLESS WE BREACH ANY DUTIES IMPOSED ON US BY LAW(INCLUDINGIF WE CAUSE DEATH OR PERSONAL INJURY BY OUR NEGLIGENCE) IN WHICHCASEWE SHALL NOT BE LIABLE TO YOU IF THAT FAILURE IS ATTRIBUTED TO: (I) YOUROWNFAULT; (II) A THIRD PARTY UNCONNECTED WITH OUR PERFORMANCE OF THESETERMS (FOR INSTANCE PROBLEMS DUE TO COMMUNICATIONS NETWORKPERFORMANCE, CONGESTION, AND CONNECTIVITY OR THE PERFORMANCEOFYOURCOMPUTER EQUIPMENT); OR (III) ANY OTHER EVENTS WHICH NEITHER WENOROURSUPPLIERS COULD HAVE FORESEEN OR FORESTALLED EVEN IF WE OR THEYHADTAKEN REASONABLE CARE. AS THIS SERVICE IS FOR CONSUMER USE ONLYWEWILLNOT BE LIABLE FOR ANY BUSINESS LOSSES OF ANY KIND.

15.2. IN THE EVENT THAT WE ARE HELD LIABLE FOR ANY EVENT UNDER THESETERMS, OUR TOTAL AGGREGATE LIABILITY TO YOU UNDER OR IN CONNECTIONWITHTHESE TERMS SHALL NOT

EXCEED (A) THE VALUE OF THE BETS AND ORWAGERSYOU PLACED VIA YOUR ACCOUNT IN RESPECT OF THE RELEVANT BET/WAGERORPRODUCT THAT GAVE RISE TO THE RELEVANT LIABILITY, OR (B) EUR €500 INAGGREGATE, WHICHEVER IS LOWER.

15.3. WE STRONGLY RECOMMEND THAT YOU (I) TAKE CARE TO VERIFY THESUITABILITY AND COMPATIBILITY OF THE SERVICE WITH YOUR OWN COMPUTEREQUIPMENT PRIOR TO USE; AND (II) TAKE REASONABLE PRECAUTIONS TOPROTECT YOURSELF AGAINST HARMFUL PROGRAMS OR DEVICES INCLUDING THROUGHINSTALLATION OF ANTI-VIRUS SOFTWARE.

16. Gambling By Those Under Age

16.1. If we suspect that you are or receive notification that you are currently under 18 years or were under 18 years (or below the age of majority as stipulated in the laws of the jurisdictionapplicable to you) when you placed any bets through the Service your Account will be suspended (locked) to prevent you placing any further bets or making any withdrawals fromyour Account. We will then investigate the matter, including whether you have been bettingasan agent for, or otherwise on behalf, of a person under 18 years (or below the age of majorityasstipulated in the laws of the jurisdiction applicable to you). If having found that you: (a) arecurrently; (b) were under 18 years or below the majority age which applies to you at therelevant time; or (c) have been betting as an agent for or at the behest of a person under 18 years or below the majority age which applies:

• all winnings currently or due to be credited to your Account will be retained; • all winnings gained from betting through the Service whilst under age must be paidtouson demand (if you fail to comply with this provision we will seek to recover all costsassociated with recovery of such sums); and/or

 any monies deposited in your Account which are not winnings will be returned toyouORretained until you turn 18 years old at our sole discretion. We reserve the right todeduct payment transaction fees from the amount to return, including transaction fees for deposits to your rr.vip account which we covered.

16.2. This condition also applies to you if you are over the age of 18 years but you are placingyour bets within a jurisdiction which specifies a higher age than 18 years for legal bettingandyou are below that legal minimum age in that jurisdiction.

16.3. In the event we suspect you are in breach of the provisions of this Clause or are attempting to rely on them for a fraudulent purpose, we reserve the right to take any actionnecessary in order to investigate the matter, including informing the relevant lawenforcement agencies.

17. Fraud

We will seek criminal and contractual sanctions against any Customer involved in fraud, dishonesty or criminal acts. We will withhold payment to any Customer where any of these are suspected. The Customer shall indemnify and shall be liable to pay to us on demand all costs, charges or losses sustained or incurred by us (including any direct, indirect or consequential losses, loss of profit, loss of business and loss of reputation) arising directly or indirectly from the Customer's fraud, dishonesty or criminal act.

18. Intellectual Property

18.1. Any unauthorised use of our name and logo may result in legal action being takenagainst you.

18.2. As between us and you, we are the sole owners of the rights in and to the Service, our technology, software and business systems (the "Systems") as well as our odds. you must not use your personal profile for your own commercial gain (such as selling your status update to an advertiser); and when selecting a nickname for your Account we reserve the right to remove or reclaimit if webelieve it appropriate.

18.3. You may not use our URL, trademarks, trade names and/or trade dress, logos ("Marks") and/or our odds in connection with any product or service that is not ours, that in any manner islikely to cause confusion among Customers or in the public or that in any manner disparagesus.

18.4. Except as expressly provided in these Terms, we and our licensors do not grant youanyexpress or implied rights, license, title or interest in or to the Systems or the Marks and all suchrights, license, title and interest specifically retained by us and our licensors. You agree not touse any automatic or manual device to monitor or copy web pages or content within theService. Any unauthorized use or reproduction may result in legal action being taken against you.

19. Your License

19.1. Subject to these Terms and your compliance with them, we grant to you a non-exclusive, limited, non transferable and non sub-licensable license to access and use the Service for your personal non-commercial purposes only. Our license to you terminates if our agreement withyou under these Terms ends. 19.2. Save in respect of your own content, you may not under any circumstances modify, publish, transmit, transfer, sell, reproduce, upload, post, distribute, perform, display, createderivative works from, or in any other manner exploit, the Service and/or any of the content thereon or the software contained therein, except as we expressly permit in these Terms or otherwise on the Website. No information or content on the Service or made available toyouinconnection with the Service may be modified or altered, merged with other data or publishedinany form including for example screen or database scraping and any other activity intendedtocollect, store, reorganise or manipulate such information or content.

19.3. Any non-compliance by you with this Clause may also be a violation of our or thirdparties' intellectual property and other proprietary rights which may subject you to civil liability and/or criminal prosecution.

20. Your Conduct and Safety

20.1. For your protection and protection of all our Customers, the posting of any content ontheService, as well as conduct in connection therewith and/or the Service, which is in any wayunlawful, inappropriate or undesirable is strictly prohibited ("Prohibited Behaviour").

20.2. If you engage in Prohibited Behaviour, or we determine in our sole discretion that youareengaging in Prohibited Behaviour, your Account and/or your access to or use of the Servicemay be terminated

immediately without notice to you. Legal action may be taken against youbyanother Customer, other third party, enforcement authorities and/or us with respect to youhaving engaged in Prohibited Behaviour.

20.3. Prohibited Behaviour includes, but is not limited to, accessing or using the Serviceto: promote or share information that you know is false, misleading or unlawful; conduct any unlawful or illegal activity, such as, but not limited to, any activity that furthersor promotes any criminal activity or enterprise, violates another Customer's or any other thirdparty's privacy or other rights or that creates or spreads computer viruses; harm minors in any way;

transmit or make available any content that is unlawful, harmful, threatening, abusive, tortuous, defamatory, vulgar, obscene, lewd, violent, hateful, or racially or ethnically or otherwise objectionable;

transmit or make available any content that the user does not have a right to make availableunder any law or contractual or fiduciary relationship, including without limitation, any content that infringes a third party's copyright, trademark or other intellectual property and proprietary rights;

transmit or make available any content or material that contains any software virus or other computer or programming code (including HTML) designed to interrupt, destroy or alter thefunctionality of the Service, its presentation or any other website, computer software or hardware;

interfere with, disrupt or reverse engineer the Service in any manner, including, without limitation, intercepting, emulating or redirecting the communication protocols used by us, creating or using cheats, mods or hacks or any other software designed to modify the Service, or using any software that intercepts or collects information from or through the Service; retrieve or index any information from the Service using any robot, spider or other automatedmechanism;

participate in any activity or action that, in the sole and entire unfettered discretion of us resultsor may result in another Customer being defrauded or scammed;

transmit or make available any unsolicited or unauthorised advertising or mass mailing suchas, but not limited to, junk mail, instant messaging, "spim", "spam", chain letters, pyramid schemesor other forms of solicitations; create Accounts on the Website by automated means or under false or fraudulent pretences; impersonate another Customer or any other third party, or

any other act or thing done that we reasonably consider to be contrary to our business principles.

The above list of Prohibited Behaviour is not exhaustive and may be modified by us at anytimeor from time to time. We reserve the right to investigate and to take all such actions as weinour sole discretion deem appropriate or necessary under the circumstances, including without limitation deleting the Customer's posting(s) from the Service and/or terminating their Account, and take any action against any Customer or third party who directly or indirectly in, or knowingly permits any third party to directly or indirectly engage in Prohibited Behaviour, withor without notice to such Customer or third party.

21. Links to Other Websites

The Service may contain links to third party websites that are not maintained by, or related to, us, and over which we have no control. Links to such websites are provided solely as a convenience to Customers, and are in no way investigated, monitored or checked for accuracyor completeness by us. Links to such websites do not imply any endorsement by us of, and/or any affiliation with, the linked websites or their content or their owner(s). We have no control over or responsibility for the availability nor their accuracy, completeness, accessibility andusefulness. Accordingly when accessing such websites we recommend that you shouldtake the usual precautions when visiting a new website including reviewing their privacy policy and terms of use.

22. Complaints

22.1. If you have any concerns or questions regarding these Terms you should contact our Customer Service Department via the links on the Website and use your Registered Email Address in all communication with us.

22.2. NOTWITHSTANDING THE FOREGOING, WE TAKE NO LIABILITY WHATSOEVERTOYOU OR TO ANY THIRD PARTY WHEN RESPONDING TO ANY COMPLAINT THATWERECEIVED OR TOOK ACTION IN CONNECTION THEREWITH.

22.3. If a Customer is not satisfied with how a bet has been settled then the Customer shouldprovide details of their grievance to our Customer Service Department. We shall use our reasonable endeavours to respond to queries of this nature within a few days (and in any event we intend to respond to all such queries within 28 days of receipt).

22.4. Disputes must be lodged within three (3) days from the date the wager in questionhasbeen decided. No claims will be honoured after this period. The Customer is solely responsible for their Account transactions.

22.5. In the event of a dispute arising between you and us our Customer Service Department will attempt to reach an agreed solution. Should our Customer Service Department be unabletoreach an agreed solution with you, the matter will be escalated to our management.

22.6. Should all efforts to resolve a dispute to the Customer's satisfaction have failed, theCustomer has the right to lodge a complaint with our licensing body Gaming Services Provider N.V.

23. Assignment

Neither these Terms nor any of the rights or obligations hereunder may be assigned by youwithout the prior written consent of us, which consent will not be unreasonably withheld. Wemay, without your consent, assign all or any portion of our rights and obligations hereunder toany third party provided such third party is able to provide a service of substantially similar quality to the Service by posting written notice to this effect on the Service.

24. Severability

In the event that any provision of these Terms is deemed by any competent authority tobeunenforceable or invalid, the relevant provision shall be modified to allow it to be enforcedinlinewith the intention of the original text to the fullest extent permitted by applicable law. Thevalidityand enforceability of the remaining provisions of these Terms shall not be affected.

25. Breach of These Terms

Without limiting our other remedies, we may suspend or terminate your Account and refusetocontinue to provide you with the Service, in either case without giving you prior notice, if, inour reasonable opinion, you

breach any material term of these Terms. Notice of any such actiontaken will, however, be promptly provided to you.

26. General Provisions

26.1. **Term of agreement.** These Terms shall remain in full force and effect while you accessor use the Service or are a Customer or visitor of the Website. These Terms will survive thetermination of your Account for any reason.

26.2. **Gender**. Words importing the singular number shall include the plural and vice versa, words importing the masculine gender shall include the feminine and neuter genders andviceversa and words importing persons shall include individuals, partnerships, associations, trusts, unincorporated organisations and corporations.

26.3. **Waiver**. No waiver by us, whether by conduct or otherwise, of a breach or threatenedbreach by you of any term or condition of these Terms shall be effective against, or bindingupon, us unless made in writing and duly signed by us, and, unless otherwise provided inthewritten waiver, shall be limited to the specific breach waived. The failure of us to enforce at anytime any term or condition of these Terms shall not be construed to be a waiver of suchprovision or of the right of us to enforce such provision at any other time.

26.4. Acknowledgement. By hereafter accessing or using the Service, you acknowledgehaving read, understood and agreed to each and every paragraph of these Terms. As aresult, you hereby irrevocably waive any future argument, claim, demand or proceeding to the contraryof anything contained in these Terms. 26.5. Language. In the event of there being a discrepancy between the English languageversion of these rules and any other language version, the English language version will bedeemed to be correct.

26.6. Governing Law. These Terms are governed by the law in force in Curaçao.

26.7. **Entire agreement**. These Terms constitute the entire agreement between you and us with respect to your access to and use of the Service, and supersedes all other prior agreements and communications, whether oral or written with respect to the subject matter hereof.