

## Terms & Conditions

These terms & conditions (hereinafter, the “Terms”) refer to the use of the following website: <https://www.codereonline.com/> (hereinafter, the “Website”), which is owned by the following entity:

- Web publisher: Codere Online Luxembourg, S.A. (hereinafter, Codere Online).
- Registered Office: 7 Rue Robert Stumper, Luxembourg, N4 L-2557.
- SEC Reporting File Number: 333-258759.
- Tax ID n°: 2021 2203 204.

The Website is edited and managed by the following entity:

- Web editor: Servicios de Juego Online, SA.
- Registered office: Av. Bruselas, 26, 28108, Alcobendas, Madrid.
- Tax ID n°: A88102009

### Purpose and Scope

The Website’s purpose is to offer all relevant information available to investors, related to Codere Online and its subsidiaries, as well as the SEC Filings submitted by Codere Online.

The scope of the Terms is to regulate the access and use of the contents offered by Codere Online through the Website. The access, navigation and use of the Website implies the unreserved acceptance by the User of all the Terms. A “User” means you. That is, any person who accesses, browses, or views the content hosted on the Website.

The Website does not offer any product or service offered by Codere Online. To access the different gaming sites belonging to Codere Online, the User will need to access to its local Codere gaming website (territorial restrictions might apply). Each of these websites is subject to its own terms of use.

### Access to the website

If Codere Online detects or has knowledge that a User is using the Website, or its contents, tools, and utilities, in an illegal, inadequate, or contrary to the legislation and regulations in force and/or to the present Terms, Codere Online reserves the right to deny access and/or the use of the Website to that User.

### Intellectual and industrial property rights

All intellectual property rights associated with the Website and its contents (including, but not limited to: text, graphic images, audio, video, html code, buttons, trademarks, software, logos) are the sole property of Codere Online or its subsidiaries, unless otherwise clearly indicated.

The information published on the Website is available to the public for the sake of browsing only. All the names and logos that feature on this Website are brands that are trademarked and protected. The reproduction, distribution or public communication of all or part of the contents of the Website is forbidden, in any kind of support, for any purpose and by any technical means, without the express authorization of Codere Online.

The User accepts to respect the rights reserved to Codere Online’s copyright and industrial property. The User will not delete, alter, evade or manipulate any protection device or security system installed on this Website.

The use of the Website for any type of commercial or advertising purposes is also strictly forbidden, unless Codere Online provides prior written consent.

### **Warranty and liability disclaimer**

Codere Online has compiled and organised the content of this Website to the best of its knowledge and provides it on an “as is” basis. Codere Online cannot guarantee the complete reliability, usefulness or veracity of the contents or information provided through the Website.

Consequently, Codere Online does not guarantee and is not responsible for:

- The continuity of the contents of the Website.
- The absence of errors in said contents or products.
- The absence of viruses and/or other harmful components in the Website or in the server that supplies it.
- The invulnerability of the Website and/or the impregnability of the security measures adopted therein.
- The lack of usefulness or performance of the contents and products of the Website.
- The damage or harm caused, to oneself or to a third party, by any person who infringes the conditions, rules and instructions that Codere Online establishes on the Website or through the violation of the security systems of the Website.

Nevertheless, Codere states that it has adopted all the necessary technological measures, within its possibilities, to guarantee the functioning of the Website and to avoid the existence and transmission of viruses and other harmful components to the User.

If the User becomes aware of the existence of any illegal or illicit content, contrary to the law or that could imply an infringement of intellectual and/or industrial property rights, the User must immediately notify Codere Online so that it can proceed to adopt the appropriate measures. The use of the Website will be made under the sole and exclusive responsibility of the User.

Lastly, no information obtained by you from the Website shall create any warranty not expressly stated by Codere Online in these Terms.

### **Duration, changes to the content and modifications of these terms and conditions**

Codere Online reserves the right to modify or close the Website at its own discretion and without prior announcement. Codere Online also reserves the right to modify these Terms at any time, which, once modified, will be published again on the Website.

The duration of the Terms shall remain in force until modified by other duly published Terms.

### **Links and hyperlinks**

Under no circumstances, Codere Online will assume any responsibility for the contents of any link belonging to an external website, nor will it guarantee the technical availability, quality, reliability, exactitude, amplitude, veracity and validity of any material or information contained in any of these hyperlinks or other Internet sites.

Likewise, the inclusion of these external connections shall not imply any type of association, merger, or participation with the connected entities, unless expressly indicated.

The persons or entities that intend to make or make a hyperlink from another website to any of the pages of the Website will have to fulfil to the following conditions:

- The total or partial reproduction of any of the contents of the Website is not permitted.
- No deep-links, IMG or image links or frames may be established with the Website, without Codere Online prior express authorization.
- No false, inaccurate or incorrect statement shall be included on the Website pages or on the services or contents thereof.
- Except for those signs that are part of the "hyperlink", the website where it is established will not contain any trademark, commercial name, establishment sign, denomination, logo, slogan or other distinctive signs belonging to Codere Online, unless expressly authorized by the latter. The use of signs forming part of the "hyperlink" that produce a loss of prestige of the trademark belonging to Codere Online or suppose an undue use of Codere Online's reputation will be unlawful.
- The establishment of the "hyperlink" does not imply the existence of a relationship between Codere Online and the owner of the website from which it is included, nor the knowledge and acceptance by Codere Online of the services and contents offered in said website.
- The owner of the website where the hyperlink is established must state that there is no commercial or business relationship with Codere Online.
- Codere Online shall not be liable for the contents or services made available to the public on the website from which the hyperlink is included, nor for the information and statements included therein.
- Any hyperlink to the Website shall be made to its home page or to the main pages of the sections it contains.

#### **Right of exclusion and suspension of service**

Codere Online reserves the right to deny or withdraw access to its website and/or the services offered without prior notice, at its own request or at the request of a third party, to those Users who fail to comply with this Legal Notice or other terms and conditions that may be established.

#### **Miscellany**

If any provision or provisions of these Terms were considered null or unenforceable, in whole or in part, by any Court, Tribunal or competent administrative body, such nullity or unenforceability will not affect the other provisions of the Terms. Codere Online's failure to exercise or enforce any right or provision contained in this Terms shall not constitute a waiver thereof, unless acknowledged and agreed to in writing by Codere Online.

#### **Applicable law and jurisdiction**

These Terms are shall be governed by and construed in accordance with the laws of the Grand Duchy of Luxembourg. The courts of Luxembourg have exclusive jurisdiction to hear and decide any action or proceedings, which may arise in connection with these Terms.