

worldwidebet s.r.o.

ID No.: 06758983

Registered office: Honzíkova 636/8, Dolní Měcholupy, 111 01 Praha

Entered in the Commercial Register kept on file at the Municipal Court in Prague, Section C, Insert 288365

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hereby issues the following

GENERAL TERMS AND CONDITIONS

PREAMBLE

worldwidebet s.r.o (hereinafter “**milliomos-fogado**”) is the operator of the www.milliomos-fogado.com website (hereinafter the “Website”).

milliomos-fogado offers consultancy in the area of betting on sports matches and other sporting events organized worldwide.

Via the service agreement, milliomos-fogado undertakes to provide the customer with services consisting in sending tips for the results of specific sports matches or other sporting events, or their specific parts, for consideration and depending on the type of membership selected by the customer.

The tips thus provided shall serve as recommendation only, and milliomos-fogado does not bear any liability for any damage incurred by the customer, whether directly or indirectly, from the use of the tip or other information (including, for example, analyses).

The services provided by milliomos-fogado (betting consultancy) have informative character only. It is up to each customer to consider whether or not to use the tips provided, and whether and to what extent they will bet for a specific sporting event. milliomos-fogado expressly declares that it does not accept betting money from customers, that milliomos-fogado does not bet on behalf of customers and does not take any other steps leading to a bet.

The cost of the service includes the costs associated with the delivery thereof, and/or any fees associated with the selected payment method. The listed prices for the services are final, including all taxes and fees.

All contractual relationships resulting from the use of the services offered on the Website are governed by the laws of the Czech Republic.

If the other contractual party is a consumer, the relationships not regulated in these General Terms and Conditions (hereinafter also referred to as the “General Terms and Conditions”) shall be governed by the provisions of Act 89/2012 Coll., the Civil Code, as amended (hereinafter the “Civil Code”) and Act 634/1992 Coll., on Consumer Protection, as amended (hereinafter referred to as the “Consumer Protection Act”). A consumer agreement is always established if the contractual party is an individual ordering the services outside their business or outside self-employment activities. Otherwise, no consumer agreement is established, and the party in question is not subject to the protection of consumer according to the legal regulations mentioned above and these General Terms and Conditions; especially, as a non-consumer the party in question is not entitled to withdraw from the agreement without giving a reason.

If the other party is not a consumer, the rights and responsibilities of the parties not regulated in these General Terms and Conditions shall be governed by the provisions of the Civil Code.

These General Terms and Conditions only apply to individuals (people) who enter into the agreement outside their business or outside any self-employment activities.

These General Terms and Conditions are an integral part of any service agreement entered into. In these General Terms and Conditions, any agreement entered into pursuant to these General Terms and Conditions is referred to as a service agreement (hereinafter also referred to as the “**Agreement**”); this may include, for example a purchase agreement for the purchase of credits or VIP EXTRA tips, an agreement to renew a customer’s existing membership, or an agreement for VIP EXTRA membership, etc.

These General Terms and Conditions and any Agreements shall be entered into in English. milliomos-fogado shall archive any Agreements, including these General Terms and Conditions, in an electronic form; these documents will not be publicly accessible, even for the customer.

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EXECUTION OF THE AGREEMENT

milliomos-fogado offers its services via the Website.

milliomos-fogado offers a so-called VIP membership to its customers, the types of which differ by the membership duration and the corresponding price. Within the VIP membership and regardless of the type, milliomos-fogado will guarantee that it will provide customers with at least 5 (five) tips per month, for the duration of the VIP membership. Customers can also purchase so-called VIP EXTRA tips or VIP EXTRA membership tariffs and packages, or access to the LIVE SECTION; the provision of these services depends on the duration of the VIP membership. Customers whose VIP membership expires or is not renewed will automatically lose access to this VIP EXTRA or LIVE sections.

milliomos-fogado provides a description of the individual types of VIP memberships on its Website, together with the options to purchase VIP EXTRA tips, packages and tariffs and other services, and the possibility to purchase credits which can be used to pay for some of the services offered on the Website, including the pricing for such services. The listed prices for the services include all taxes and fees.

In accordance with the provisions of Section 1732 (2) of the Civil Code, the presentation of the services constitutes a proposal for the execution of an Agreement.

Individual steps leading to the execution of an Agreement are as follows. The customer chooses the type of the VIP membership (membership tariff), then completes the registration form and creates a unique VIP account in the VIP section (also collectively referred to as the “Binding Purchase Order”). A Binding Purchase Order also means a purchase order for additional services presented on the Website, in addition to the VIP membership. In their VIP accounts, customers have access to a list of all purchase orders, details about their VIP membership and other purchased services and payments made.

Subsequently, the system automatically redirects customers to the Stripe payment gateway where the price for the services is settled using one of the offered options. If customers are unable to settle the price for the services using one of the payment options offered, they can contact us via e-mail on premium@milliomos-fogado.com and will be provided with the bank account details of milliomos-fogado for the settlement of the price for the services by bank transfer.

As regards the purchase of credits, customers will select the corresponding quantity of the credits ordered, place a purchase order and subsequently, the system automatically redirects customers to the Stripe payment gateway where the price for the credits is settled using one of the offered options. If customers are unable to settle the price using one of the payment options offered, they can contact us via e-mail on premium@milliomos-fogado.com and will be provided with the bank account details of milliomos-fogado for the settlement of the price for the services by bank transfer.

The Service Agreement is entered into as soon as the customer settles the price for the ordered VIP membership, or the price for the ordered service. The purchase order, including the invoice, will be sent to the customer via e-mail, including the valid version of the General Terms and Conditions. milliomos-fogado is not liable for any delay of third parties, expressly including any delay in the payment transactions executed by Stripe. This also applies in situations when the customer does not receive the ordered services on time or purchased tips are not timely displayed, as a consequence of a delay by Stripe.

All purchase orders placed by customers via www.milliomos-fogado.com are binding. By submitting a Binding Purchase Order, the customer acknowledges the contents and agreement with these General Terms and Conditions, in the version valid and effective as of the moment the purchase order is submitted. Customers shall be bound by the General Terms and Conditions as of the execution of the Agreement. Furthermore, customers are able to become familiar with the General Terms and Conditions before placing a binding purchase order.

Before submitting a Binding Purchase Order, customers have the option to review and edit the information provided in the Binding Purchase Order. The details given and submitted in the Binding Purchase Order will be considered correct by milliomos-fogado.

Purchase orders containing any additions from the customer, deviations from the draft terms and conditions, reservations, limitations or other changes, including minor edits, shall be considered a new draft Agreement. If a purchase order is considered a new draft Agreement, the Agreement shall be deemed entered into upon the receipt of the new draft from the customer.

By accepting these General Terms and Conditions, the customer declares that the customer is fully aware of their financial situation and that as such the customer becomes a VIP member of milliomos-fogado and accesses the offered services.

milliomos-fogado reserves the right to refuse to register a customer or reject a purchase order and not enter into an Agreement with a customer.

IMPORTANT INFO ABOUT AGREEMENT AND TERMS AND CONDITIONS

Customers shall be bound by the General Terms and Conditions as of the execution of the Agreement. Customers are able to become familiar with the General Terms and Conditions before placing a binding purchase order. Customers are sufficiently notified about this fact

before sending the purchase order in question. These General Terms and Conditions represent an integral part of the Agreement entered into via the Website.

These General Terms and Conditions and any Agreements are entered into in English. All Agreements, including these General Terms and Conditions, are archived in an electronic form; these documents will not be publicly accessible, even for the customer.

The information about on individual technical steps that lead to the execution of an Agreement, are evident from the process of ordering from the Website, and the customer is thus able to make a check before placing a Binding Purchase Order and make any corrections where needed.

The customer agrees to the use of remote means of communication when concluding the Agreement. The cost incurred by the customer when using the remote means of communication in connection with the conclusion of the Agreement shall be borne by the customer. The use of remote means of communication for ordering services on the Website is not charged at a special rate.

RIGHTS AND RESPONSIBILITIES OF milliomos-fogado

- The duties of milliomos-fogado result from the generally binding regulations; the duties towards consumers result especially from the Consumer Protection Act and the Civil Code, and the duties towards other entities result especially from the Civil Code.
- The Website contains a complete list of services offered to the customer, including their basic description and prices.
- All prices for services presented on the Website are stated in EUR, including the applicable VAT. Discounts and campaigns cannot be combined, unless expressly stated otherwise on the Website. The terms of payment are stated in these General Terms and Conditions.
- The prices for the presented services shall remain in effect as long as they are displayed on the Website. milliomos-fogado reserves the right to modify the pricing for services in the event of any errors, technical errors and other objective reasons leading to incorrectly stated pricing. If milliomos-fogado makes an obvious mistake in the presentation of the prices for services on the Website or during the course of placing purchase orders, milliomos-fogado shall not be obliged to provide the customer with any services for such obviously incorrect prices, even if the customer has already settled the price (i.e. an Agreement was entered into). In such a case, milliomos-fogado is entitled to withdraw from the Agreement.
- If the pricing of services presented on the Website or during the course of placing purchase orders is outdated, the customer shall be immediately notified of such a fact. If the customer has not settled the price, yet, milliomos-fogado shall not be obliged to enter into the Agreement.
- Should milliomos-fogado identify any suspicious payment transaction using a bank card or other means of payment, it shall notify the competent institutions and government authorities about this fact. Furthermore, milliomos-fogado reserves the right not to execute or to suspend the implementation of the service at least until the matter is resolved and the eligibility of the payment transaction is confirmed.
- milliomos-fogado shall consider the information and data provided by the customer correct, and shall render the ordered services based on such information and data.
- milliomos-fogado is not liable for any damage incurred by the customer or third parties as a consequence of the incorrect or biased information and data provided by the customer.

- milliomos-fogado does not bear any liability for any damage incurred by the customer, whether directly or indirectly, from the use of the tip or other information (including, for example, analyses).
- milliomos-fogado does not bear any liability for any damage or other non-material damage incurred by the customer or third parties as a result of the customer not respecting these General Terms and Conditions.
- Should a customer withdraw from an Agreement, milliomos-fogado shall confirm the acceptance of such a withdrawal without undue delay, electronically or in writing, and assess the withdrawal from the Agreement without undue delay. If the withdrawal from the Agreement is found justified, the corresponding funds or their aliquot part shall be returned to the customer within 14 days following the delivery of the notice of withdrawal. If the customer has already used the provided services, the customer shall not be entitled to any refund of the funds.
- VIPs have the right to terminate the Agreement if (a) the customer is unable to comply with the financial terms of the Agreement or fails to comply within the due dates defined in the Agreement or the present General Terms and Conditions, (b) it is impossible to fulfil the Agreement, (c) milliomos-fogado becomes illegible to operate the services or decide to close down its business, or (d) if the customer provides milliomos-fogado with false or grossly distorted information. The cancellation of the Agreement must be rendered in writing at the customer's address or in the form of an e-mail at the customer's e-mail address. The notice period shall be 7 days, commencing on the day on which the notice is delivered to the customer.

RIGHTS AND RESPONSIBILITIES OF THE CUSTOMER

- The Website can only be viewed, and the services offered therein can be ordered by persons who are 18 years and older, are legally competent and agree with these General Terms and Conditions.
- The customer hereby declares that the purchase orders placed via the Website have not been made under duress within the meaning of the provisions of Section 587 of the Civil Code.
- By submitting a Binding Purchase Order, the customer automatically agrees that the Agreement may be entered into with the use of the remote means of communication. The costs incurred by the customer in this respect are borne by the customer.
- When selecting a service, the customer shall duly consider the type of the service and the purpose thereof.
- The Customer has the right to verify all information with milliomos-fogado, via a query submitted by phone or e-mail.
- The Customer shall settle the price for the services to milliomos-fogado, as agreed upon the conclusion of the Agreement.
- The terms or forms of payment shall be communicated between milliomos-fogado and the customer as part of the ordering procedure; the customer is given a sufficient choice of the means of payment. The terms of payment are stated in these General Terms and Conditions.
- The customer declares and agrees that the customer orders the services provided by milliomos-fogado at the customer's own risk, and solely for the customer's own needs.
- The customer declares that the customer has considered their financial situation and possibilities before entering into the Agreement, and that the customer intends to make use of the services offered based on such consideration.
- The customer declares and agrees that the services and the related products (such as analyses, etc.) may be used exclusively for private purposes, and that the customer is not entitled to publicly use, present or otherwise handle such services and products; otherwise, the customer shall be held liable for any damage and non-material damage incurred by milliomos-fogado in this context.

- The customer is not entitled to share any of the tips provided with third parties. Should the customer violate this duty, milliomos-fogado shall be entitled to withdraw from the Agreement.
- The customer declares and agrees that the services and the related products (for example, analyses) must not be used in a way that may result in damage or any non-material damage to any third party, based on the services rendered by milliomos-fogado.
- Should the customer cause any damage to third parties based on the services rendered, the customer shall indemnify directly the party to which the damage was caused. In such a case, milliomos-fogado shall not bear any liability and shall not be obliged to participate in the compensation for the damage in any form.
- The customer has the right to terminate the Agreement. The notice of the withdrawal from the Agreement must be rendered in writing at termination@milliomos-fogado.com. The notice period shall be 7 days, commencing on the day on which the notice is delivered to the milliomos-fogado.
- Should the Agreement be terminated for whatever reason (expiration of the VIP membership, notice, withdrawal from Agreement or otherwise), any credits not used by the customer shall be cancelled, cannot be refunded, and milliomos-fogado is not obliged to return any financial amount corresponding to the value of the credits purchased but not used by the customer. However, all unused credits shall remain on the customer's VIP account, and if the membership is renewed or any new services are purchased, the credits will be reactivated and be available to the customer.

CUSTOMER'S WITHDRAWAL FROM AGREEMENT ENTERED INTO USING REMOTE MEANS OF COMMUNICATION

By accepting these General Terms and Conditions, the customer expressly agrees that the services according to these General Terms and Conditions will be fulfilled (delivered) prior to the end of the statutory period of 14 days following the establishment of the Agreement, and therefore understands that in such a case **the customer is not entitled to withdraw from the Agreement in accordance with the provisions of Section 1837 of the Civil Code.**

In other cases, the customer may withdraw from the Agreement for reasons set out in the Civil Code.

The reasons for the withdrawal from the Agreement expressly do not include the fact that the success rate of the tips provided by milliomos-fogado is lower than the customer has expected, or that the analyses provided are not as detailed as the customer has expected. The customer hereby acknowledges this fact.

TERMS OF PAYMENT

The customer is obliged to pay milliomos-fogado the price for the services ordered.

The price for the services (in EUR is payable as the purchase order is placed. In case of non-cash payment, the obligation of the customer to pay the purchase price for the service shall be deemed fulfilled on the date on which the relevant amount is credited to the account of milliomos-fogado.

The customer may settle the price for the services using the Stripe payment gateway (where the customer is automatically redirected after a purchase order is generated), or using a wire transfer according to instructions provided upon request from premium@milliomos-fogado.com .

Fees may be charged for some forms of payment. Before payments are sent, the final price shall always be stated, including all fees associated with the selected payment method.

PERSONAL DATA PROTECTION

milliomos-fogado processes the customer's personal data to the necessary extent, in accordance Act 101/2000 Coll., on the Personal Data Protection. The customer grants milliomos-fogado consent to the processing of the following personal data - name and surname, home address, e-mail address, telephone number. Such consent to the processing of this data is provided by the customer to milliomos-fogado or any third party authorized by 3, for an indefinite period of time, for the purpose of exercising the rights and responsibilities resulting from the Agreement, and for the purpose of distributing information, business communication and questionnaires relating to the previous business between milliomos-fogado and the customer. milliomos-fogado shall be entitled to authorize third parties to act as the processors of the customer's personal data.

The customer acknowledges that the personal data shared with milliomos-fogado is true, complete and accurate. The customer also notes that the personal data has been provided voluntarily.

The data about customers and services will be stored in a secured database and processed electronically or in a printed form. No data will be shared with third parties, except entities engaged by milliomos-fogado in the fulfilment of the services ordered by the customer. The customer grants milliomos-fogado express consent to the processing of the following personal data - name and surname, home address, e-mail address, telephone number, and agrees with the processing of the customer's personal data by such parties.

If the customer requests information regarding the processing of the customer's personal data, milliomos-fogado shall submit such information. milliomos-fogado shall be entitled to claim reasonable compensation for the provision of the information according to the previous sentence, which shall not exceed the costs necessary for the provision of the information.

Should the customer disagree with having its personal data stored and processed, the consent to the processing of the personal data may be withdrawn via e-mail at premium@milliomos-fogado.com. milliomos-fogado will send a confirmation e-mail to the customer and will remove the customer's personal data from the database of milliomos-fogado to the necessary extent.

The rights and responsibilities relating to the processing of the customer's personal data shall pass to any future legal successor of milliomos-fogado.

RIGHTS OF CUSTOMER/CONSUMER ARISING FROM DEFECTIVE PERFORMANCE

The customer's rights arising from any defective performance shall be governed by the applicable generally binding legal regulations (in particular, the provisions of Sections 1914 - 1925, Sections 2099 -2117, and Sections 2158 - 2174 of the Civil Code).

Customers may file their complaints via e-mail at premium@milliomos-fogado.com. milliomos-fogado shall process all complaints promptly, always within 30 days following the receipt thereof. Subsequently, milliomos-fogado shall inform the customer about the form of the complaint resolution.

The customer acknowledges that any inaccuracy of the provided tips or a lower rate of success than expected by the customer cannot be the subject of a complaint, with regard to the nature of the business of milliomos-fogado, which offers recommendations/consultations only; such complaints will not be accepted. The provided tips are purely recommendations; milliomos-fogado do not offer any guarantee concerning the correctness of the provided tips or the fulfilment thereof in any specific sporting events.

AMICABLE SETTLEMENT OF COMPLAINTS

Within the meaning of Section 1820 (1) (j) of the Civil Code, milliomos-fogado informs that any amicable settlement of complaints shall be exercised via the contact data of milliomos-fogado, especially via e-mail at premium@milliomos-fogado.com. milliomos-fogado will notify the customer about the resolution of a complaint at the customer's e-mail address. The right to refer the case to the competent supervisory authorities is governed by the relevant legislation.

FINAL PROVISIONS

These General Terms and Conditions are an integral part of each Agreement entered into via the Website.

Any changes to these General Terms and Conditions are electronically recorded with milliomos-fogado, and shall be disclosed by milliomos-fogado to the customer upon request.

milliomos-fogado may amend or supplement the present General Terms and Conditions. The rights and responsibilities of the parties to the Agreement shall always be governed by the version of the General Terms and Conditions effective as of the date on which the Agreement was entered into. Should the General Terms and Conditions change, milliomos-fogado will state the date of the new General Terms and Conditions, and shall provide the customer with reference to the previously valid General Terms and Conditions in case the customer has placed a purchase order at the moment when the previous General Terms and Conditions were replaced with a new version.

The customer is bound by the version of the General Terms and Conditions valid and effective as of the date on which the Agreement is entered into.

These General Terms and Conditions were issued on 22 November 2017, and shall become effective on 26 November 2017, until any further amendments by milliomos-fogado

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