

## LEGAL NOTICES

The legal notices (hereafter referred to as “Legal Notices”) contain important legal information concerning visits to and use of the website [www.circuscasino.fr](http://www.circuscasino.fr) (hereafter referred to as “the Website”).

---

*We invite you to read them carefully before visiting the Website or using it in any way.*

---

**By accessing the Website, the pages it contains, or the services offered, each visitor (hereafter “Visitor”) expressly acknowledges having read and accepted the conditions described in our Legal Notices and its content, and undertakes to fully comply with them.** If the User does not agree to these conditions, they are requested not to visit or use the Website.

### 1. Legal information

#### 1.1. The Website is owned by SAS CIRCUS CASINO France (hereafter “CCF”):

Head office: Boulevard Murat 37-39, 75016 PARIS,  
VAT FR45818055428  
Email: [contact@casinocircus.fr](mailto:contact@casinocircus.fr)  
Tel.: + 33 1 81 70 69 00

It is hosted by SRL GAMING1:

Head office: Rue Saint-Exupéry, 17 bte 13, 4460 GRACE-HOLLOGNE, Belgium.  
VAT: BE0834705883  
Email: [info@gaming1.com](mailto:info@gaming1.com)  
Tel.: + 32 4 228.32.00

#### 1.2. CCF is a group that operates different land-based casino, casino game and sports betting establishments in France. The following are also part of the CCF group:



### 2. Responsibility of CCF

#### 2.1. Access to and use of the Website and the information made available there by CCF is at the User's own responsibility.

- 2.2. CCF pays great attention to the quality of the content that appears online on the Website. CCF does its utmost to provide information that is correct and up to date, and to rectify any errors as soon as possible after this information has been made known.

CCF does not guarantee that the Website will remain accessible and free of inaccuracies at all times and in all circumstances. CCF can therefore not be held responsible for any losses or inconveniences that the User may incur due to false, inaccurate or missing information or due to a lack of clarity in the information provided by CCF on the website or due to information provided by a third party regarding the said services, for example on a third-party website that makes reference to them.

- 2.3. Equally, CCF accepts no liability for hyperlinks that may be used by CCF on the Website, or for advertisements relating to third-parties or products or services offered by third-parties. CCF does not guarantee the quality of information that is accessed by hyperlinks on the Website.

CCF can also not be held responsible for websites that are accessed by these hyperlinks and for the compliance of these websites with applicable legislation and regulations. The owners of these websites are solely responsible for their content.

Access to these websites is therefore at the risk and peril of the User, who declares that they are aware that other terms of use or other gaming or privacy provisions, and rules other than those applicable on the CCF Website in general may apply.

The User also accepts that those that download and use online information from the Website do so at their own responsibility. They alone are responsible for any damage caused to their computer or other devices used to access the online information from CCF and for any loss of data that results from the downloading or use of this information.

- 2.4. Except in the case of gross or intentional negligence on its part, CCF is not liable for any direct or indirect losses, including loss of profit, anticipated savings, customers or data, or damage to image, caused to the User or a third-party by the Website, including but not restricted to losses caused by i) the inaccessibility of the website, for any reason whatsoever, ii) unauthorised access to the website by a third-party and the consequences that this may have, iii) a case of force majeure, iv) certain content, in particular in the event that the Website contains data, a file, a component or more generally any element, of any nature whatsoever, such as a virus, despite the protective measures in place.

### **3. Responsibility of User**

- 3.1. The User undertakes:

- to use the Website in compliance with legislation, the Legal Notices and the Privacy Policy available [here \[insert link\]](#).; they undertake to use the online services with due care;
- not to carry out any act, of any nature whatsoever, whether communication, online publication or dissemination of data and / or content that would be unlawful, undermine public order or violate the rights of CCF or a third party;
- to communicate information for which they guarantee the truthfulness and accuracy when using the Website; the User also undertakes to communicate information that is up to date;
- not to modify or attempt to modify the content of the Website or the services offered there by CCF, without CCF's prior consent, and in particular, to not insert data, of any nature whatsoever, on the Website or any other medium used by CCF to offer the technology and services described on the Website, such as other websites, applications, logos, photos or other data, nor create hyperlinks or connection to other websites or applications without the prior written explicit consent of CCF;
- to refrain from any act that would directly or indirectly cause the dysfunction or unavailability (temporary or permanent) of the Website;
- to refrain from copying or communicating all or part of the content of the Website, on any medium whatsoever, without CCF's consent;

- 3.2. The User takes full responsibility for providing adequate protection of their computer equipment and for taking the measures necessary for the security and safeguard of the data it contains.

- 3.3. Similarly, the Website, as well as all the content to which it provides access, directly or indirectly, including text, drawings, images, databases, programs, logos, etc., are destined exclusively for the Users, i.e. Users that have

accepted the content of the Legal Notices, excluding any third party. Users may therefore not give third parties access to the Website without CCF's prior consent and without the third party having accepted the Legal Notices.

- 3.4. In the event that the User violates the law, the Legal Notices or the Privacy Policy, CCF is entitled to suspend or delete the User's access to the Website, without prior warning and without prejudice to any other rights or remedies.
- 3.5. The User is responsible for any damages they cause to CCF, to other users or to third parties during their use of the Website. Except in the case of gross or intentional negligence on its part, CCF is not liable for any direct or indirect losses, of any nature whatsoever (including loss of data, the cost of obtaining an equivalent service or loss of opportunity), incurred by the User or by third parties, resulting from the use of the Website by another User or the inaccessibility of the Website, irrespective of the reason.

The User undertakes to compensate CCF and/or third parties for losses sustained as a result of utilisation of the Website by the User in a manner that does not comply with the law, with the Legal Notices or with the CCF Privacy Policy.

#### **4. Intellectual property rights**

- 4.1. The User recognises that CCF is and remains the owner of the intellectual property rights, whatever their nature, such as brands, patents, copyright, copyright in computer programs and drawings, relating to its Website, its content and the technology and services offered by CCF on the Website, and in particular, to all the elements they comprise, including but not restricted to the source code, including that of online games promoted on the Website, the drawings, logos, texts, images, audio and audiovisual creations that it contains, and to all the general creations and ordinary content that the Website provides access to or makes use of.

Access to or use of the Website consequently does not represent any assignment or transfer of intellectual property rights to the User, unless CCF has granted its prior express consent.

- 4.2. The User undertakes to refrain from any action, direct or indirect, that would challenge the validity of the intellectual property rights held by CCF or their enjoyment by CCF, its partners or clients. Any reproduction, communication, extraction and/or reuse of all or part of the Website or its contents, including the source code, in any form whatsoever, is strictly prohibited without the prior written authorisation of CCF; this also applies to any adaptation, modification, incorporation, translation, commercialisation, by any process or any medium, of all or part of the Website or the elements it contains, including the present Legal Notices or CCF's Privacy Policy.
- 4.3. The User is only authorised to access the Website and its content in compliance with and within the limits defined by these Legal Notices.

#### **5. Modification of Website and Legal Notices**

- 5.1. CCF reserves the right to modify or withdraw all or part of the contents of this Website at any moment and without prior warning.

CCF will notify the User on the Website of any modification, along with the date of the last modification and the most recent version available.

- 5.2. The present Legal Notices and the CCF Privacy Policy are also subject to updates.

Their content at the time of utilisation of the Website by the User shall apply.

CCF will notify the User on the Website of any modification, along with the date of the last modification and the most recent version available.

#### **6. Protection of personal data**

CCF attaches particular importance to the protection of its Users' personal data. The Privacy Policy can be viewed [here \[insert link\]](#).

The Privacy Policy is an integral part of the Legal Notices.

## **7. Miscellaneous**

- 7.1. Should one or more provisions of these Legal Notices be null and void, the validity, applicability and compulsory nature of the other provisions will not be affected in any manner. If one or more provisions are judged or declared void on the grounds of a law, regulation or a judicial or administrative decision, the other provisions shall remain in full force and effect. The invalid provision shall be substituted by a new provision, whose objective comes as close as possible to that intended by the original provision.
- 7.2. The present Legal Notices are governed by French law. In the event of disputes relating to the form, interpretation and execution of the provisions of the Legal Notices, the competent court will be the High Court of Paris only.

## **8. Contact**

CCF's customer service is available to answer any questions and can be contacted:

- Via the contact section of the Website: [\\*\\*\\*](#) ;
- By email to [contact@circuscasino.fr](mailto:contact@circuscasino.fr)
- By telephone on +33 1 81 70 69 00