

This is an automated translation, its purpose is merely informative. Only the documents in the official languages of the State are legal.

TERMS AND CONDITIONS

These Terms and Conditions govern the download, access, navigation and use of the platform owned by Wedge Group Sàrl, a commercial company with registered office located at Rue du Vully 20, CH-2000 Neuchâtel, Switzerland, registered at the Commercial Board of Neuchâtel with number identification code CHE – 471.969.431, accessible from the link <https://wedge.vip> or through the App Store or Google Play (hereinafter referred to as "WEDGE® - the Game" or the "Platform"),

If reading these Terms and Conditions raises any questions, you can contact us by sending an email to: support@wedge.vip.

These Terms and Conditions are intended exclusively for users registered on the Platform, or who browse it, (hereinafter referred to as "User" or "Users"), being complemented by the Particular Conditions, applicable in each case, as set out on the Platform, as well as as per the Legal Notice, the Privacy Policy, the Cookies Policy and any other document included by WEDGE® – the Game on the Platform.

1. PURPOSE OF THE PLATFORM

WEDGE® - the Game, is a digital platform focused on entertainment between Users, which allows you to place fictitious bets on events, experiences, predictions, among others.

When placing bets, the User must take into account applicable legislation and the Platform's Terms and Conditions. In particular, bets that could lead third parties to commit illegal or dangerous actions are not permitted.

Bets involving any monetary value or exceeding the "real" betting limit are strictly prohibited.

Bets that promise additional conditions or prizes outside the Platform are not permitted, and are contrary to the Platform's principles.

Participation in the Platform does not, under any circumstances, imply any monetary gain for the User.

The reward obtained for winning a game, placing a bet or viewing advertisements can be exchanged for Tokens, which can be used for other activities within the scope of the Platform.

The Tokens used on the Platform do not represent real monetary values, serving only as a virtual means to participate in various activities within the Platform.

2. ACCEPTANCE OF TERMS AND CONDITIONS

By accepting these Terms and Conditions, the User declares to be of legal age and undertakes to always act in accordance with the provisions contained in these Terms and Conditions, and respecting applicable legislation. If the User does not agree with all or part of these Terms and Conditions, they must refrain from using the Platform.

The service provided on this Platform is governed by:

- (i) By these Terms and Conditions;
- (ii) By the Privacy Policy and the Cookies Policy;
- (iii) Special Conditions that may be published on the Platform, or regulated and reflected on the Platform;
- (iv) Applicable legislation, regulations, standards and general practices.

3. REGISTRATION

The User can register on the Platform, creating a User Account, and to do so, must previously provide their name and surname, email, password, username and telephone number, accepting, at that moment, these Terms and Conditions, as well as the Privacy Policy, a condition without which the User will not be able to register on the Platform.

Users have the possibility of using a pseudonym to protect their identity and maintain their privacy. However, the pseudonym may not be used to deceive other Users or to conceal unauthorized activities.

Registered Users are always responsible for protecting their password to access their User account, and are also responsible for any damages that may result from its misuse, as well as the transfer, disclosure or loss thereof. If the User has reason to believe that their password has been used in an unauthorized manner, or is likely to be used in an unauthorized manner, they must immediately inform WEDGE® – the Game.

In the event of a serious or repeated violation of these Terms and Conditions, WEDGE® – Jogo reserves the right to definitively block the User and/or delete their account, and may, in addition, take legal action necessary to assert your rights.

4. PRICE

Access to the Platform's content is free.

Therefore, the User will only have to pay for the acquisition of premium products, additional services, shortcuts, removal of advertisements, among other features. The purchase prices in force at the time the order is placed are those that appear on the Platform, and will be indicated in the currency of the country in question.

Details regarding shipping costs and applicable taxes will be included separately in the User's shopping cart and will appear in the order summary before it is processed.

The Platform makes payment available to the User via:

(i) Card payment gateway: Visa, MasterCard, American Express, Amex and Unionpay.

(ii) Paypal, Google Pay or Shop Pay.

Payments are subject to verification and authorization by payment method issuing entities (card issuers and/or payment account issuers) outside the Platform. Therefore, if the aforementioned entity does not authorize payment, the purchase procedure initiated may not be continued, the order being automatically canceled, and the purchase of the requested product will be understood as not being carried out.

5. ADDITIONAL AND PREMIUM SERVICES

In addition to the basic functions, WEDGE® – the Game may provide additional services, which offer special advantages or improvements in relation to the standard version of the Platform.

These premium services are described in a transparent and detailed manner on the Platform, so that the User understands exactly what they are receiving and how such additional services can enrich their experience with the Platform.

Before completing a premium product purchase transaction, the User will have to accept these Terms and Conditions, which will be presented before the transaction is completed.

The price of services may vary depending on the currency and country, reflecting different market conditions and currency fluctuations.

WEDGE®- the Game may run promotional campaigns with bonuses or other promotional offers. The Terms and Conditions of these campaigns will be clear and accessible from your User Account. Each specific promotional campaign

must be expressly accepted by the User. If the conditions specify a value to be accumulated, for example in Tokens, the User will be able to view the Tokens he has accumulated or those remaining to fulfill the conditions.

The bonuses will be delivered to the User, but they cannot be withdrawn at any time.

Furthermore, in the event of use contrary to the provisions of these Terms and Conditions, or fraudulent use of a promotional activity, WEDGE® - the Game may (i) refuse, withhold or withdraw any bonuses or promotions from that User, or terminate any policy in respect thereof, temporarily or permanently; (ii) terminate the User's access to the services; (iii) block the User Account; (iv) and, if applicable, close the User Account.

6. RIGHT TO FREE RESOLUTION

The User maintains full access to the Platform and its functions, until they expressly express their desire to delete their registration on the Platform.

If the User wishes to delete their User account on the Platform, the User may expressly request the deletion of their User Account by sending an email to the following email address: support@wedge.vip.

WEDGE® – the Game will follow up on the User's order and inform the User about the status of their order.

By accepting these Terms and Conditions, and the payment for the services provided, and due to DL n° 24/2014, of February 14, regarding Contracts Celebrated at a Distance and Outside the Commercial Establishment, the User is aware and accepts that, a Once Tokens are purchased to acquire additional services or advantages on the Platform, they will be available and used by the User, which will result in the loss of the User's right to free resolution.

7. LIMITATION OF LIABILITY

The User is informed that the Platform has implemented sufficient security measures to ensure the integrity of the Platform and the services provided, complying with legally required standards, and with the level of diligence required of a professional with its characteristics. Therefore, WEDGE® – the Game uses its best efforts to avoid the presence of faults, interruptions, viruses or harmful components on the Platform.

However, to the extent that WEDGE® – the Game does not control all factors on which the occurrence of such circumstances may depend, it cannot be guaranteed that, exceptionally, in isolation, and outside the control of WEDGE® – the Game, such occurrences may affect navigation and use of the Platform. In these situations, WEDGE® – Jogo undertakes to act diligently, and as quickly as possible, with a view to resolving the problem, after becoming aware of it.

Unless otherwise provided by law, and except in cases of intent or serious negligence on the part of the Platform, Users maintain WEDGE® – the Game exempt from any claim, complaint, sanction, fine or any other judicial and/or administrative, public and/or action. or private, which may or may not imply or have resulted in financial or moral damages to WEDGE® – the Game, due to the negligent or intentional use of the Platform.

In relation to the foregoing, the User is responsible to WEDGE® – the Game for any violation or act carried out by the User in violation of these Terms and Conditions, the Special Conditions, and applicable legislation on any subject.

8. USER CONDUCT

Users undertake to make lawful, diligent, honest and correct use of any information or content accessed through the Platform, in accordance with the principles of good faith and always respecting current legislation and the Terms and Conditions.

In particular, but without limitation, anyone visiting the Platform, as well as Users, must not:

- I. Communicate data that is not true, accurate, complete and/or updated, nor provide the Platform with data that identifies another user or impersonates any person and/or identity;
- ii. Use the Platform for fraudulent purposes, or in connection with illicit/illegal activities of any kind;
- iii. Cause, maliciously or intentionally, damage or losses that could harm or alter the Platform, as well as its integrity, or introduce or disseminate, maliciously or

intentionally, computer viruses that could cause unauthorized changes to the contents or systems that are integral part of the Platform;

iv. Download, upload or otherwise distribute content or applications that may violate any applicable law or infringe any rights of any party;

v. Use the tools that the Platform makes available to Users for purposes that are not merely informative;

saw. Use the Platform to send, use or reuse material or information that is unlawful, offensive, pornographic, abusive, indecent, defamatory, obscene or threatening in any way, or that violates copyright, trademarks or confidentiality, privacy or any other rights or of any otherwise harmful or objectionable to third parties, or that contains computer viruses, political propaganda, advertising content, chain letters, mass mailings or any other form of "spam" and, in general, any unnecessary annoyance or inconvenience;

viii. Actively promote or encourage or contribute to any of the above practices by others.

The Platform reserves the right to investigate and report to the competent authorities behaviors that constitute a violation of applicable legislation in force, as well as to collaborate with the competent authorities in the investigation of such actions.

Likewise, the Platform reserves the right to refuse any attempt to access the Platform or to cancel the provision of Services in case of misuse of the Platform.

9. PROTECTION OF PERSONAL DATA

The Platform guarantees the security and confidentiality of personal data provided by Users in accordance with the provisions of Regulation 2016/679 of April 27, 2016 on the protection of natural persons with regard to the processing of personal data and the free movement of such data data (hereinafter, "GDPR") and Law No. 58/2019, of August 8, which ensures the implementation of the GDPR in the domestic legal order.

In this sense, Users are informed that, in terms of privacy and protection of their personal data, they can exercise the following rights, in relation to their personal data:

- (i) Access your data;
- (ii) Request the rectification of inaccurate data;
- (iii) Request the deletion of your data;
- (iv) Request the limitation of the processing of your data;
- (v) Object to the processing of your data;
- (vi) Exercise your right to be forgotten; It is
- (vii) Request portability of your data.

The User also has the right not to be subject to decisions based exclusively on automated data processing.

The User can exercise all these rights by sending a message to the following email address: support@wedge.vip, indicating the reason for their request.

Notwithstanding the above, to know all the details about the processing of personal data carried out by the Platform, the User must consult the Privacy Policy, available [here](#).

10. INTELLECTUAL PROPERTY

All content that makes up the Platform, as well as its structure and layout, the selection, organization and presentation of its content, including its functionalities and the software used, trademarks, logos and symbols that appear therein, are protected by copyright, and are owned by or licensed to WEDGE® – the Game.

It is expressly prohibited to transfer, disseminate, publish, make available to the public in any form or by any means, modify, transform, copy, use, sell, or share, in any form, the texts, images, or other information and/or symbols contained on our Platform, or part thereof, without the prior written consent of the Platform.

11. FINAL PROVISIONS

In the event that any of the provisions of these Terms and Conditions are considered, in whole or in part, to be contrary to the law or inapplicable, it will be eliminated from these Terms and Conditions and, if possible, replaced by another stipulation of similar effect to that annulled, maintaining, in any case, the validity of these Terms and Conditions in their other stipulations, which will not be affected by partial nullity.

These Terms and Conditions are written in Portuguese, without prejudice to their translation into other languages, under certain conditions. Without prejudice to the foregoing, in case of doubt or conflict between the wording of the Terms and Conditions in the Portuguese version and in any other language, the Portuguese version always prevails.

WEDGE® – the Game reserves the right to modify the presentation, configuration and content of these Terms and Conditions, as well as the Platform, and/or the conditions required for its access and/or use, through prior written communication to Users .

12. COMPLAINTS

If you have any comments or complaints regarding the use of our Platform, please contact us at the following email address: support@wedge.vip. WEDGE® – the Game will respond to you as quickly as possible, proposing a solution that meets the question presented.

We also inform you that you have the right to lodge a complaint through our Online Complaints Book, available at www.livroreclamacoes.pt.

13. JURISDICTION AND APPLICABLE LAW

These Terms and Conditions will be governed by Portuguese law. In the event of a dispute regarding the interpretation, execution or validity of these Terms and Conditions, they may be submitted to the competent judicial courts.

If there is a dispute regarding the use of the Platform, the value of which does not exceed the jurisdiction of the courts of first instance (i.e. €5,000.00), it may be subject to necessary arbitration or mediation when, at the express option of the User, he is submitted for consideration by an arbitration court linked to legally authorized consumer dispute arbitration centers

For more information, see the Direção-Geral do Consumidor website, at www.consumidor.pt