

RIVER GAME OPERATIONS LIMITED

GENERAL TERMS & CONDITIONS

To protect your your interests, please read these Terms and Conditions carefully before using any casonic.com site services. Using taiyrittämällä use any casonic.com page services, one way or another, you agree to all the following terms and conditions. If you do not agree with any provision of the rules, please stop käyttämästäcasonic.com website. If you do not understand the importance of a rule or condition, please send an email to:boom@casonic.com.

Complete rules and terms can be found in every site's homepage. We recommend that you check the terms and conditions from time to time to ensure that you understand them. All versions are dated and include a time stamp.

1. DEFINITIONS

1.1. The following terms have the meanings of these terms in accordance with the explanatory notes below:

1. "Account Information" means any and all information that we require to open an account in your name. In addition, account data refers to all the activities that take place here within the meaning of the game account and through it, including your name, home address, telephone number, email address, credit card information, payment transaction information, information about your operation pelitilläsi and website, as well as all of you and us taking place between liaison;
2. "Customer Data" means any information that you provide when using our services or in connection with;
3. "Data Protection Regulation" means a Regulation of the European Parliament and of the Council (EU) 2016/679;
4. "Inactive account" means an account with real money, and which has not been signed within thirty (30) consecutive months,
5. "FIAU" refers to money laundering clearing house and Analysis Unit (Financial Intelligence Analysis Unit);
6. vi. "Games" shall casino games and other games that are available on the site;
7. "Account" refers to a virtual account that registered person has created a name in accordance with our service in the latter paragraph 8;
8. "Game Rules" means the rules, which are in accordance with the different games are played on the site;
9. "Identification" means the selected user name and password when you open a player account in accordance with paragraph 7, and / or all other uses of your account;
10. "Unused Account" means an account with real money and which is not logged in twelve (12) consecutive months,
11. "MGA" means the Maltese gaming authority (Malta Gaming Authority);

12. "Personal information" means any information that may be considered as personal data of EU General Data Protection Regulation (Data Protection Regulation 2016/679) accordingly;
13. "Terms and Conditions" or "S & E" means these existing rules and criteria, as well as all add to the terms of upgrades, which constitute a legal and binding agreement between you and us, from the moment you start to use the site services and / or games;
14. "We" refers to River Game Operations Limited, which was established in accordance with the laws of Malta, whose office address is Regent House, Office 21, Bisazza Street, Sliema SLM1640. Registration is C84393. All references to us and plural 1st person of the utterances are to be interpreted accordingly;
15. "Website" means a site Casonic.com;
16. "You" means a person who now reads these Terms and Conditions for any reason and in any way, and all references to "you" and the person of the unit 2. expressions are to be interpreted accordingly;

RIVER GAME OPERATIONS LIMITED

1.2. River Game Operations Limited, a company is licensed in Malta and its operations are supervised by Malta Gaming Authority under the following licenses: • MGA / CL1 / 1550/2018; • MGA / CL1 / 1551/2018; • MGA / CL1 / 1552/2018; • MGA / CL1 / 1553/2018

2. GENERAL

2.1. These S & E regulate the games and apply equally available mobile gaming events, including downloadable applications, via which games can play.

2.2. These S & E, Privacy and Cookie Policy, Responsible Gaming, Fair play, Normal Campaign terms and conditions and any document referring to these, as also any guidelines or rules, which have been published in the website, are legally define a binding agreement between you and us.

2.3. These S & E may be published in many different languages, however all versions follow faithfully in the English version. If the English and any non-S & E is a discrepancy between the versions, the English version shall prevail in all situations.

3. BE TAKEN INTO ACCOUNT BEFORE playing with us

3.1. You understand and acknowledge that by playing the games we offer, there is a risk that you lose your deposited funds into your account. If you do not want to accept this, please avoid using the site and / or games.

3.2. When you play the game for real money, then money, allowing you to play, will be charged from your account right away. We can not under any circumstances give refunds, returns the money or withdraw any request for this service in playing any game.

3.3. Me, MGA, FIAU and any other appropriate representation, we reserve the right to observe or ask to check the crime in order to avoid all the events. All suspicious events or any other vague activities that take place in the games and / or related to the site reported by us to the relevant authorities. We are freezing, we will prevent or block any Player Account and

seize the game account funds, if we are required to do so, of any law in force in accordance with.

3.4. We may ask you to provide us with documents at any time for any reason, including (but not limited to) associated with your identity documents, luottokelpoisuuteesi- and bank account related to, and any of you in your name to credit cards, personal history, peliaktiivisuuttasi site and your account funds regarding, and related any other relevant manner specified by the law. If we do not receive the requested information, or we are not satisfied with the delivery of documents, at any stage, we may suspend, block or close any game account and confiscate the funds in the account in the game.

3.5. We also conduct the background investigations, inspection activities and other inquiries concerning you, as necessary, at any stage. Studies related to the following situations and may include (but not limited to): (a) you provided during registration confirm the information (name, address, and your age, your occupation), (b) the strengthening of matters relating to your financial affairs (financial situation, your credit standing, the origin of wealth, resources the origin), (c) account and transfers from the investigation carried out, and (d) investigation on game activity and / or the gaming account. We are not obligated to notify you of any amendments. These activities may include the use of certain third parties, companies that carry out the studies required. We may decide, in our sole discretion, your account closure and seizure of the game account funds. If we suspect that you have provided us with false or misleading information, or if the particular investigation or inspection work gives a negative or ambiguous results.

3.6. If you disagree or do not understand any part of these rules or the terms and conditions, you must not use or continue to use and / or games site. Instead, you can send us an email to: boom@casonic.com If you would like us to clarify something.

4. ACCEPTANCE OF RULES AND TERMS

4.1. When you register and verify your site, you agree to these terms and conditions, which may change from time to time. By registering a player account on our site, or by using any of the games on the site, you also provide a mandate that you have read, understood and accepted these Terms and Conditions, Privacy and Evästekäytännön, responsible gaming, Game rules and conditions of Normal campaign.

5. MODIFICATION OF RULES AND TERMS

5.1. We reserve the right to modify these Terms and Conditions from time to time due to various reasons, at our discretion. All changes in the terms and conditions will be effective immediately from the moment when they are published Casonic.com site. In addition, we will notice important changes to our site, and also you log into your account.

5.2. You will need to re-confirm your consent to the rules and conditions that before using our site games. If you do not accept the updated terms and conditions are, you can no longer access the games on our site.

6. ACCOUNT

6.1. In order to play with us, your personal information will automatically be added to our system on your first deposit.

6.2. We perform background investigations, and we do inspection activities concerning the information found in our system. We may determine, at our sole discretion, not to open the game account name is called, if (a) we are not satisfied with the documents that you've provided us, (b) if we suspect that you have given us false or misleading information, or (c) if any confirmation actions should give negative or ambiguous results.

6.3. You are solely responsible for keeping your personal information protected. You should not be given to any third party to access and / or use your personal information to provide or allow access to your account in any way. You are fully responsible for any losses in the actions of the third party in your account, either intentionally or unintentionally, actively or passively. You must inform us immediately if you suspect that an unauthorized third party has gained possession of your personal data or otherwise unable to access your account.

6.4. You can open only one account with any site we are offering, and it must be your own personal name. We have the right to close any extra game accounts, and any possible additional playing game accounts will be void. If we find a customer that has more than one account, we reserve the right to transfer any funds to one account, cancel any bonuses unnecessary game accounts and to close the game accounts.

6.5. Only one account is allowed per household, IP address and computer. If two or more users living in the same household, share a common IP address or computer, the matter must notify us immediately.

6.6. If at some point you realize avanneesi more than one account with us, you must inform us immediately. If you do not do this, we may close all game accounts that are linked to you, and reserves funds in the account.

6.7. You can not open an account if you or someone from the same household are or have been in the last two (2) employ during the year or collaborated with us in one way or another.

6.8. You are not allowed to transfer funds from your account to other players or to receive money from other players into your account. You can not move your bankroll in any way and you can not get an account from other players.

6.9. We have the right to restrict, suspend or prevent investments, if we look at them too large or if we believe that investment in capacity gives grounds to suspect that our system is utilized.

6.10. We reserve the right to close your Account, at any time, at its sole discretion and without any explanation. In such a case, if you happened not due to any misuse of your part, we will honor all contractual obligations have already been made, without prejudice to the rights given to us by the law.

6.11. If you want to close your account, you can do it at any time, either through a game account settings, or by contacting our Customer Service: boom@casonic.com. Potential resources gaming account will be sent to you within 14 days.

6.12. You should tell us unless the reason for the closure of account is a concern about gambling addiction. If this is the reason for closing your account, we will not let you open a new betting account with us. We do it for your own protection. In spite of this, we are not responsible for any direct or indirect damage, if you manage to create a new account. We reserve the right to close any account that has been opened in violation of this rule, at any time and to seize all assets account.

6.13. All the game action by you on our site, and all communication between you and us is stored and maintained by us. If your account is closed, all player account information is stored and archived, as the law allows and requires. Please check our Privacy and Cookie Policy for more information.

7. DEPOSITS ACCOUNT

7.1. Before any use of the game, we will require from you a minimum of ten (10) EUR (or the equivalent in another currency) deposit into your account. We reserve the right to change this minimum amount, if and when it is deemed necessary. "Deposit" section of the site to determine and establish the minimum deposit levels.

7.2. Playing is only allowed from your account using the details found on the funds. So, if you want to continue playing, you must deposit enough money into your account in advance.

7.3. Your bank using the deposit is possible 24/7. 7.4. We use all the procedures necessary to ensure your identity every time you deposit money into your account. We can also conduct background investigations and carry out an action at any time, and we can seize your account deposited funds, if (a) we are not satisfied with the documents that you've provided us, (b) if we suspect that you have given us false or misleading information, or (c) if any research or confirmation of actions should give a negative or ambiguous results.

7.5. The funds deposited into your account is stored, and the potential profits, only and exclusively for the following purposes: (i) to set the inputs you according to your instructions, and (ii) to pay fees or charges related to our services. We may also charge a processing of deposits. In the event that such payments occur, these are displayed in full during the recording process and then on our site "Deposit" section.

7.6. Returns, cancellation fees, back payments and similar charges arising from the defective charges, will be charged from your account.

7.7. When you deposit into your account is verified, your account deposited funds are available immediately.

7.8. International transfer may take some time before it is ready, even though the amount would be reserved for your bank account. Wait 5 minutes and if the deposit has not been transferred to your account, please contact our customer service. Please note that some payment service provider to approval of the transfer will take longer than others. On average accepted the deposit will be credited to your account within 5 minutes.

7.9. If by mistake we will refund your account profits that you do not personally have not won, then this was due to a technical fault or human error (or for any other reason), these gains remain our property and the amount will be debited from your account and transferred back to us. We have the right to cancel any transfer which is made using such profits, including any amount that has been paid by mistake. To remedy this situation, we can also resort to freezing or seizure of proceeds from these assets or we may set aside the other gains you belong. If you happen to visit so that repatriate their profits, which do not belong to you, before we find an error, without resort to the law to us suomiin rights to remedy the situation, the sum not paid constitutes a debt, which you owe us. You must immediately inform our customer service by sending an email to [boom@casonic.com] As soon as you notice an incorrect refund.

7.10. You represent and warrant that the funds deposited into your account:

7.10.1. have been acquired legally; 7.10.2. is used only for playing games on the site; 7.10.3. reflect the intensity and frequency of gambling.

7.11. If we have reason to believe that a) there has been misuse (for example, in cases where the deposited amount has not been played or used for playing the corresponding level, and you later ask for the repatriation of such funds) or (b) using the funds to earn a profit from exchange rate fluctuations or arbitrage or (c) make deposits, you who have no intention to play games, we reserve the right, in our absolute discretion of the:

7.11.1. partially or completely stop the deposit (s), and / or any / any withdrawal / your account or withdrawal to a wager; 7.11.2. freeze your account for an indefinite period, or terminate such player account in full, without any prior notice or warning appear; 7.11.3. cancel any or balance of payments, which may become due related to the game mode; 7.11.4. to confiscate any funds from your account, including profits; 7.11.5. request the necessary certificate of deposit, a copy of identity proof these documents and any other documents required; 7.11.6. request any additional documents, such as we feel necessary; 7.11.7. to carry out investigations regarding you, as described in section 8.6; 7.11.8. make declarations to appropriate authorities.

7.12. We will not under any circumstances, and we do not, under any circumstances, grant a loan for playing games or any other website. 7.13. Please note that you will not receive any interest on deposited funds into your account.

8. cashing out

8.1. You can make a withdrawal request bear off funds from your account at any time. Please note, however, that if the deposited amount has not been played or used for playing the corresponding level, and then you make a request for the repatriation of those funds, we can take action, as set out in paragraph 7.13.

8.2. Although the time used to perform a withdrawal will vary, depending on the situation, cashout request will usually be approved or denied within three (3) days, unless additional verification procedures might be required.

8.3. We carry out withdrawals made using the same method as you used originally to store.

8.4. Withdrawals will be made solely by you and only your name. 8.5. The assets that are marked "cash bonus", as well as assets that are stuck in the canceled games, can not be withdrawn.

8.6. You understand that the payment of taxes from any of the prize money, when, and when it comes to the question, is entirely up to you at your own risk and warrant that you pay all taxes due.

8.7. We carry out additional verification procedures, if you are trying to raise two thousand euros (€ 2 000), corresponding to the amount from your account (or the equivalent amount in your account currency), was the wagering, then all at once or in successive nostoina. We reserve the right to carry out similar measures to gain, even in cases where the payments are smaller, at our discretion. Intervention was the confirmation we request a copy of your passport, ID, household invoice and / or copies of your credit / debit cards that you used to store, and the data that prove that your play is legal and in line with all of our rules, as well as other documents that we may request. Documents should also include a clear picture of you if and when necessary.

8.8. If you cancel a withdrawal request, the returned funds will be transferred into your account, so you can use them. We will not under any circumstances be liable for loss of funds in games after the withdrawal of a withdrawal, a withdrawal by either yourself or you canceled we have canceled.

8.9. We reserve the right to charge a handling fee handling of withdrawals, which will notify you clearly during the withdrawal of the treatment process. the amount corresponding to run is displayed before a withdrawal request reinforcement. Such fee will be charged from your account automatically, if you decide to continue the event.

8.10. The assets and any winnings deposited into your account is being protected from River Game Operations Limited in the event of insolvency, because we keep all of our customers' funds from your bank account separate from the company's assets, such as our banks require. In addition, we chose a bank guarantee, in accordance with the laws of Malta, the game that those assets not subject to the fulfillment of the law, the seizure and can not be used for paying debts, and can not be considered as a contribution possessions in the event that we are declared insolvent. In spite of this, even if all the measures and actions have been made to protect client funds, there is no absolute guarantee that the funds will be paid in full.

8.11. If the available funds in your account is subject to any problem, we are asking Malta's gaming authority for guidance to resolve the matter.

9. OTHER OBLIGATIONS

9.1. You may not use our site / our websites or games, if you are not legally required age place of residence in accordance with the powers. By using our website / our websites or games, you represent and warrant that you are over the age of 18 or, respectively, exceed the minimum age, which is you comply with the laws. Our website / websites or use the games is illegal, if you are a minor.

9.2. You may not use our site / our websites or games, where online gambling is not legal in your jurisdiction. It is solely your responsibility to know whether the site / our websites or use the games you are lawful in accordance with the laws. By using our website / our websites or our games, you give us a guarantee that gambling is not illegal in your area. Using the site / sites or games, if it is illegal in your country or your country of residence, is likely to be a crime. Casonic to welcome all players welcome, but due to the restrictions on gambling, we can not accept players from the following countries / regions: Afghanistan, Algeria, American Samoa, Andorra, Angola, Australia, Azerbaijan, Bahrain, Bangladesh, Belarus, Bhutan, Bosnia and Herzegovina, Botswana, Bulgaria, Cameroon, Chad, Curacao, Costa Rica,

9.3. You hereby represent and warrant that you do not live in the United States and its controlled areas, military support locations and regions. We prohibit also in Turkey, Switzerland, Spain and Greece (including temporary visitors) used by persons residing in the site and / or games. In order to avoid any doubts, if the country where you are at that moment, when you use the site / games, is not available in the drop-down menu at the registration stage, your license is strictly prohibited, at all times, as long as you are in that country.

9.4. You may not use the site / sites or games, if you are not a private person. The game Corporate Accounts in the name of the company or game accounts are not allowed.

9.5. The site is intended for personal and non-commercial use. You should not use the games in any way professionally. You may not use the site or the games of another person or on behalf of the Community.

9.6. The content and information on the site, as well as the infrastructure used to provide such content and information, are our suppliers or owned. For this reason, you may not use the Site or its content; and information for commercial or non-personal purposes, directly or indirectly. You may not modify, copy, distribute, transmit, display, perform, reproduce, publish, license, create derivative work or transfer, sell, or sell any forward content from the website, information, software, products or services.

9.7. In addition, you agree not to:

9.7.1. create any links or deep-link site / sites or any part thereof, without our written consent in advance; 9.7.2. create a website that has frames / sites or any of its / their pages, or use other techniques that modify the visual appearance of the site, or look in any way, without our prior written consent; 9.7.3. restrict or inhibit the use of the site / sites or from the ingestion by a third party; 9.7.4. treat with disrespect other players and / or employ our existing customer service staff; 9.7.5. make rude, ugly, racist, sexist, political, illegal or inappropriate comments in any dealings with us or the site; 9.7.6. use the site: 9.7.6.1. in any way, which causes or is likely to cause a site or interruption, loss, damage or deterioration to access in any way; 9.7.6.2. for any purpose that is unlawful or prohibited by these Terms and Conditions, or to submit, publish, to complain, to use or re-use any material which is offensive, abusive, indecent, defamatory, obscene, blatant or threatening, copyright, trademark, confidence, privacy or other right offensive or otherwise cause damage to third parties or objectionable, including material that consists of or contains software viruses, political campaigns, commercial challenges, chain letters, mass mailings or "spamming"; 9.7.6.3. for advertising purposes; 9.7.6.4. to cause harassment,

9.8. You represent and warrant to us that you do not participate and do not intend to participate in any fraudulent, collusive, organized or any other illegal activity in relation to the site and / or video games, or use of the site and / or games with the use of related third parties. If you have reasonable grounds to suspect that another player uses unfair advantage by cheating or conspiracy to help, please let us know by sending an email to boom@casonic.com.

9.9. You may not use any software supporting technologies or robotics, automated, mechanical, electronic or other devices, by participating in any game, either directly themselves or with the assistance of a third party; and you will not get in any other way or trying to get an unfair advantage at the expense of another player.

9.10. You can not participate in any games using resources that are not derived from any illegal activity or source or which otherwise are smeared.

9.11. You may not engage in fraudulent activities, including, but not limited to, stolen or falsified credit cards or account numbers, forgery, conspiracy and / or counterfeit, stolen, distorted or false information or documents to send.

9.12. You are solely responsible for ensuring that you comply with the reporting processes related to the payment of taxes and / or other charges that may incur from us receive from the profits, if and when necessary.

10. RESPONSIBLE GAMING

10.1. If you feel at any time that you may be developing gambling addiction, we are at your service. On our site you can easily: (a) set a limit on the amount that you want to use or the amount that you can deposit a certain period of time (daily, weekly, or monthly); (b) Prevent yourself from playing either for a specified period of time or määrittelemätömäksi.

10.2. All restrictions that you set your account via the come into force immediately. the restrictions imposed by means of customer support team will take effect within a few minutes after the request has been limiting gaming enabled. You will receive a confirmation e-mail customer service team. If you do not get it, we kindly ask you to immediately contact our customer support. This service is available 24 hours a day.

10.3. Any player account restrictions and peliestojen requests to that site and do not apply to other websites, which we are operating.

10.4. You should take into account that we are not aware of any inhibitions game that you have set for other gaming sites, so it is your responsibility to make yourself a blocking site, so if you want to do.

10.5. If we believe that your gambling will cause you financial or personal difficulties then, we reserve the right to close your Account. However, we do not have any obligation to monitor your activity on this issue and we are not responsible if we do not notice problems with your gambling.

10.6. We try our best to assist our customers to play responsibly, tools listed in this section. We can not, however, take responsibility, and we exclude all liability if you avoid or try to avoid the measures already taken, such as opening an account with us using false or misleading personal details.

11. MINORS PLAYERS

11.1. Children under eighteen years of age (18) persons are prohibited from using the games and / or the Site or open a betting account. If you are under 18 years old and you are trying to open an account with us, or if you donated to underage people to do so, your actions are illegal.

11.2. If your household are minors or if it is possible that minors may gain access to your computer, it is your responsibility that: (a) Your personal information is kept in a protected place and that these minors are unable to access them (b) You do not allow "remember my password" feature logon dialogs; (C) that these minors have access to luottokorttiesi- or bank account information; (D) You have installed the Internet for children Parental Control or computer security software.

12. CLOSED, SUSPENDED, BLOCKED, USED & PASSIVE ACCOUNTS

12.1. Linked to the above point 8 below and sections 12.2 to 12.4. You can contact us at: boom@casonic.com to return the funds, who are still tied to the closed, frozen or blocked account (for whatever reason). We perform the necessary verification measures and will let you know how we are going to send the funds back to you.

12.2. We'll notify you by email one (1) month before the game mode will be unused. You can re-activate inactive account simply by logging into your account. When an account goes inactive, we will charge your account to cover administrative costs five euros (€ 5) (or

another currency of the sum of an equivalent) per month. If you log into your account within three (3) months after the game mode became unused, we may return the expenses.

12.3. If you log into your account within three (3) months after the game mode became unused. We may return the expenses charged, if you can prove you're able to log into your account for health or other valid reason.

12.4. If your account has become inactive, we will use the means necessary to contact you so that we can restore balance to you. However, if you can not be reached, the balance will be transferred to MGA for. When the balance is transferred to the MGA for, the money will be canceled and your account will be closed.

13. BONUSSES AND CONDITIONS OF INCENTIVE PROGRAM

13.1. We may from time to time to provide you with bonuses or rewards that we will credit your account. These bonuses can only be used if approved by (a) normal campaign conditions, or (b) any additional or special terms and conditions which will be notified to you. You will need to check the bonus and the premiums rules carefully before entering yhtenkään campaign.

13.2 Unless otherwise stated, the bonus and the free spins are valid for 14 days from the moment of redemption. qualifying deposit bonus will always be wagered at least 1 time (x1). Free spins earned gains can repatriate up to 100 €.

13.3. Additional or specific rules and conditions referred to above, may be translated into different languages, however all versions follow the same principles. In spite of this, if there is a conflict between languages, the predominant language is English.

14. SPECIAL SITUATIONS & that was interrupted GAMES

14.1. We may cancel any bet unexpected technical problems or due to circumstances for which we do not have the ability to influence. In this event, we will replace happened.

14.2. If any game can not stop, we have the right to cancel all bets and we will give you a refund.

14.3. If the bonus campaign is in any way incorrectly configured, we have the right to change your account balances and other information on the game account, which would have affected the determination of incorrect, to correct the error.

14.4. If the game has a bug or wrong configuration that causes incorrect behavior or payment, we are entitled to remove the game and change your account balances and other information related to a game account to correct the error.

14.5. Unless otherwise stated, refunds will be made at our discretion. Every time the credit is paid, refund amount will be refunded to your account, you will be notified and the transaction will be completed within 48 hours of the decision to reparation has been made.

15. LIMITATION OF LIABILITY

15.1. You agree that you are using the site and participate in the games at your own risk. Sites and games are provided without warranty of any kind, express or implied evident.

15.2. Without prejudice to the generality of the foregoing rule, we, that is, River Game Operations Limited, directors, employees, partners, and service providers do not warrant:

15.2.1. that the site and / or games are always appropriate; 15.2.2. that the site and / or games are free from errors; 15.2.3. that the site and / or games are available without any interruptions; 15.2.4. site and / or the availability of games.

15.3. We are not responsible for any defects in the computer or communications that may occur in the use of the site or the games at all stages, such as the site down feeling, server disruptions, lagging, or technical or other disturbances for games and / or website. You further understand and acknowledge that, if the game or its interoperability problem occurs, all bets made during such a malfunction are void. funds received from the failed game will be void. All subsequent game rounds, which use some or all of such funds, also will be void.

15.4. You do not have the right to exploit any error or incompleteness situation of the site, in games, in any application, anywhere in the software or any services we offer. If you become aware of such error or incompleteness, you should refrain from taking advantage of the situation and notify us immediately. If you do not follow this rule and take advantage of, or reveal information about the error or incompleteness, we are entitled to all lawful legal action, and this includes compensation for possible damages, which happened to us as a result of the offense for breach of this clause.

15.5. We do not accept any liability for your device, Internet connection, or a third-party provider for any failures or problems caused. This also means that you do not have the possibility to make investments or to view or receive information related to certain games.

15.6. To use certain products that we offer, you may need to download special software. Some third-party software providers may ask for your consent to other rules or conditions that control the use of their products. If you do not want to accept the terms and conditions of such third parties, please refrain from using their software products. We do not accept any liability for third party software.

15.7. All information presented on our site are given for information purposes only, and are not in any way professional advice. We do not and none of the independent service providers are not responsible for incorrect data, incompleteness, imprecision or delays, or for any actions taken based on information contained herein.

15.8. In no event shall we (River Game Operations Limited, our leaders, our employees, our partners and our service providers) are not responsible for any direct, indirect, punitive, incidental, special or consequential damages arising out of or related in any way: (a) the games and / or website use delays or disuse, for whatever reason, (b) the games or any malfunction of the software, products and services, the site, (c) errors or omissions in any content on your site and / or games; d) the misuse of any person's website and / or games, including conspiracy, crime, and / or these terms and conditions or other rules or breach of the terms and conditions, which we have sent you a notification, e) financial risks and losses, including, but are not limited to fluctuations in exchange rates, f) for all its advice; based on this kind of damage then contract, indemnity, strict liability or otherwise, even if we have been advised of the possibility of such damages. If we are held liable in any way, to the extent permitted by law, our liability to a maximum, which is caused when you have used the games and / or the Site or linked in some way to it, regardless of the reason, the operation does not exceed the panosmääräsi or net winnings, whichever it is to lower.

15.9. Thus you release us, River Game Operations Limited - the company, directors, employees, our partners and our service providers, liability and proclaim us off the hook for

all costs, expenses, losses, damages, claims and liabilities that may arise when you misuse the Website and / or the games of these in violation of or contrary to the terms of any other rules or conditions, which we have sent you a notification.

16. infringements, penalties and TERMINATION

16.1. Where we believe (a) that participate in illegal and / or fraudulent activity while using some sites, or (b) you have breached this Agreement or (c) that you are having problems with creditors or d), that you have participated in any other way events that may damage the our business, we have all rights to (i) terminate or unsubscribe, (ii) to freeze all assets of your account (iii) to invalidate gambling sites or moved to the side of your account funds in exchange for any damage caused to us. 16.2. You acknowledge that we are the final decision-maker in the fact that you are in breach of our rules, practices and / or the Terms and Conditions in a way that leads to an interruption in the participation or permanent inhibition of site / sites.

17. COMPLAINTS & DISPUTE RESOLUTION MEASURES

17.1. You can contact our customer service, if you wish to make complaints about the site and / or games or our services in general. You can do this "Contact Us" or "Customer Support" section. Alternatively, you can send an email to:boom@casonic.com.

17.2. Complaints will be processed and sent to the customer service organization forward in those cases where customer service staff does not resolve the issue immediately. You will be informed about the status of your complaint in moderation. We always try to resolve complaints as quickly as possible.

17.3. If you are not satisfied with the resolution of your complaint, you can send your complaint to the Maltese gaming authority by e-mail to:support.mga@mga.org.mt. Alternatively, you can direct your complaint to the European Commission's Online Dispute Resolution (ODR) portals via the following link: EC Online Dispute Resolution.

18. SEVERABILITY-CONDITION

18.1. If any of the provisions of these Terms and Conditions shall be deemed to be unlawful or unenforceable, such a provision is removed from these Terms and Conditions, and all other provisions shall remain in force, and such a removal affect them.

19. ASSIGNMENT

19.1. We reserve the right to transfer or otherwise lawfully transfer this Agreement. You do not, however, assign or otherwise transfer this Agreement.

20. COMPLETE AGREEMENT

20.1. These Terms and Conditions constitute the full agreement between you and us regarding the use of our websites and, except in the case of fraud, they supersede all prior or contemporaneous communications (discussions, including sähköpostiviestittely over between you and us as phone conversations with the customer support), the proposals and agreements, either electronically, oral or written, between you and us with respect to web sites.

21. APPLICABLE LAW AND LEGISLATION

21.1. Any claim or dispute under the auspices of or in connection with these terms and conditions settled in accordance with the contract the place of legislation. contract the place of this Agreement is in Malta and these Terms and Conditions shall apply to Maltese law.

21.2. The parties agree that any controversy or claim, these Terms and Conditions in respect of or in connection with them, or the breach, termination or invalidity, shall be courts of exclusive jurisdiction of the Maltese decision. We can not take responsibility for any other jurisdiction.

These Terms and Conditions version is currently in Version 1.2 and have been recently updated [27/06/2018]. They are the same Terms and Conditions, which are given on [insert date], during the transition to the Maltese gaming authority (MGA) under the authority of the remote gambling license. They are valid, and they apply to you, until the new version is downloaded to the site and you have accepted them.