

EL CSR GUIDELINES FOR THE EUROPEAN LOTTERIES – TERMS AND CONDITIONS

Please make sure you read the following terms and conditions before downloading any document from this page.

1. The European Lotteries and the EL CSR Guidelines

The EL CSR Guidelines for the European Lotteries and their logo (“**EL CSR Guidelines**”) were selected, organized and developed by The European Lotteries, Av. de Provence 14/CP 6744, 1002 Lausanne, Switzerland (“**EL**”), in order to enable the lotteries associated to EL to better assess, develop, and add value to all their stakeholders, their actions and commitments to Corporate Social Responsibility in the gaming industry. The EL CSR Guidelines are a product of the EL CSR Subgroup on behalf of EL, that is the only investor and owner of the EL CSR Guidelines.

All the intellectual property rights including, without limitation, copyright on the EL CSR Guidelines belong exclusively to EL. The download from this platform of the EL CSR Guidelines and any use thereof are subject to the terms and conditions set forth herein (“**Terms and Conditions**”).

2. Download of the EL CSR Guidelines

In order to download the EL CSR Guidelines from this platform, you must provide your full name, position, the name of the EL member lottery to which you belong, and accept the Terms and Conditions herein by ticking the acceptance boxes below once you have taken due notice of the content of the Terms and Conditions.

3. Acceptance of the Terms and Conditions on a non-exclusive license basis

The acceptance of the Terms and Conditions is made on behalf of the member lottery to which you belong, thus by accepting them you declare and acknowledge that you have full authority and capacity to bind such lottery to the Terms and Conditions. As for the processing of personal data, please see our [Privacy Notice](#).

By ticking the acceptance box below, and by downloading the EL CSR Guidelines from this platform, you shall become an authorized user in the quality of “**Licensee**”, and you agree in full to the Terms and Conditions.

a. Permitted Uses

Pursuant to the Terms and Conditions, EL in its quality of Licensor grants to the Licensee a non-exclusive license for the use and reproduction of the EL CSR Guidelines — both through analogic and digital means — for CSR purposes, as well as for the translation, in full or in part, of the EL CSR Guidelines in languages other than English or other languages in which EL will provide an official translation of such, to the extent that such translations are clearly marked as “unofficial translation” (“**Permitted Uses**”).

In the context of the Permitted Uses, the EL CSR Guidelines must be referred to as “The European Lotteries CSR Guidelines”, and all the Permitted Uses of the EL CSR Guidelines must in any case be accompanied by the following copyright notice:

“© 2016 The European Lotteries — All rights reserved — Any reproduction or any other use of these EL CSR Guidelines is subject to the prior authorization by The European Lotteries”

It is forbidden to remove the copyright notice from any electronic or paper copy of the EL CSR Guidelines.

All the rights not specifically granted herein are reserved rights of EL, including, without limitation, the rights of publication, communication to the public and making available to the public, distribution, rental and importation, adaptation and modification and any other commercial use.

b. Sub-Licensees

The EL CSR Guidelines can be used for the Permitted Uses only by the Licensee and their officers, directors, employees, and external consultants by means of a sub-license ("**Authorized Sub-Licensees**"), to the extent that all such entities and individuals abide by in full the Terms and Conditions.

The Licensee, also on behalf of the Authorized Sub-Licensees, undertakes not to use the EL CSR Guidelines for other uses than the Permitted Uses, and not to disclose any information on the EL CSR Guidelines to anybody different from the Authorized Sub-Licensees.


c. Duty of Notice

Should the Licensee be aware of any unauthorized use of the EL CSR Guidelines it shall immediately inform EL by sending an e-mail to info@european-lotteries.org.

4. Third party rights

The EL CSR Guidelines include references and citations to works of third parties such as the GRI Standards, ISO26000, SASB, and Carbon Disclosure Project. The relevant source is specified in the EL CSR Guidelines at the points where the references are made. All the intellectual property rights on such works belong to the relevant right holders, and EL is not liable for the accuracy, correctness and liability of any content therein. When using the EL CSR Guidelines pursuant to the Terms and Conditions, the Licensee and the Authorized Sub-Licensees must therefore take into account the origin of such works and that the rights thereof are reserved to the respective right holders.

5. Trademark and logo

The EL logo is the official symbolic representation of the EL association. The logo and the name "The European Lotteries" are EL's registered trademarks, and all the rights thereof belong to EL. For more information on the proper usage of the EL trademarks, please see EL's ["Trademark and logo guidelines"](#). The EL CSR Guidelines are specifically distinguished by the additional logo , which shall be included in all reproductions of the EL CSR Guidelines along with the EL logo.

6. Limitation of liability

The EL CSR Guidelines are provided without any warranties of any kind, including accuracy, correctness and suitability of any of the information contained in the EL CSR Guidelines for any purposes.

7. Duration

The Terms and Conditions shall be valid from the day of acceptance and download of the EL CSR Guidelines, for the following twenty (20) years.

8. Enforcement and termination

EL reserves the right to take appropriate action when the EL CSR Guidelines are used not in compliance with the Terms and Conditions, as well as when its further copyrighted material and trademarks are used without its authorization. Appropriate action by EL may include, without limitation, the immediate termination of the non-exclusive license for the EL

CSR Guidelines pursuant to the Terms and Conditions by means of a notice of termination, as well as all the other available legal remedies, including claims for compensation. In the case of termination, the Licensee and the Authorized Sub-Licensees must delete any electronic or paper copies of the EL CSR Guidelines and any extract thereof.

9. Governing law and disputes

These Terms and Conditions shall be governed by, construed and interpreted in accordance with the laws of Switzerland.

These Terms and Conditions and all disputes arising hereunder or related hereto shall be subject to the exclusive jurisdiction of the Swiss Courts, and the exclusive competence of the Court of Lausanne.

10. Changes

EL reserves the right to make any change to the Terms and Conditions, at any time and for any reason. In case of major changes the Licensee will be notified by EL to the e-mail address used to download the EL CSR Guidelines.