Terms and Conditions

Welcome to Casinos Hunter (hereafter referred to as “the Website”, “the Company”). This page includes the Terms of Service that, together with Privacy Policy, constitute the Agreement (“The Agreement”) between you (“the User”) and us (“the Provider”, “the Company, “we” or “us”). “You” and “the User” as well as “we” and “the Provider” thereafter may be used interchangeably.

Please, read the Agreement carefully before using the Website. The terms and conditions of the Agreement specify rights and liabilities of the two parties (the User and the Provider) under the law.

Please keep in mind that the terms and conditions apply regardless of the browser (e.g. Internet Explorer, Google Chrome, Safari, Firefox, Opera etc.) or device (PC, laptop, smartphone, tablet PC etc.) you use while accessing the website.

In addition to these Terms of Service, the Privacy Policy which can be found here (the “Privacy Policy”) applies to your use of the Site and the Services (as defined below). The Privacy Policy is incorporated by reference into the Terms of Service and forms an integral part thereof. The Terms of Service and the Privacy Policy shall collectively be referred to as the “Agreement” which constitutes a binding legal agreement between you and us as well as governing the relationship between you and us.

Important: Please review the Privacy Policy prior to your use of the Site or the Services. These Terms shall enter into force as of the moment you first access the Website or use Services. Should you disagree with any provision of these Terms, you shall cease using the Website or any Services immediately.

The content of the Website and websites accessible from hyperlinks on the Website, do not form an integral part of these Terms.

If you are using Services on behalf of any entity, you are authorized to accept these Terms on such entity’s behalf and that such entity will be responsible for any damage arising out of a breach of these Terms by you or any other employee or agent of such entity (in such event references to “you” in these Terms refer to you and such entity, jointly).

Your access to and/or use of the Services is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users, and others who access or use the Services.

We will provide notice of any amendment to these Terms by posting any revised document to the Website and updating the “Last updated” field above accordingly, or by any other method we deem appropriate. We are not obligated to provide notice in any other method beyond these.
Any change to these Terms will be effective immediately upon such notice and applies to any ongoing or subsequent use of the Website and Services.

By accessing the Website and/or using the Services, you agree to be bound by these Terms. If you disagree with any part of these Terms then you may not access the Website and/or use the Services.

Use of Website

You represent and warrant that you are at least eighteen (18) years of age, are adult according to the law of the jurisdiction you are located in, are legally entitled to use the internet and services like those provided by Service provider (according to the laws of Canada and any relevant jurisdiction in which you reside), and have not had your right to use our service previously suspended or revoked by us.

The User who has not reached the age of 18 should stop using the Services immediately.

The Service

We provide information about online casinos, casino games, and gambling industry in general, and specifically for Canadian players (thereafter referred to as the “Services.”)

The Website and the Services are free and can be used for information purposes only. We do not provide any gaming/gambling/betting services.

Please be informed that there is too much information on our website that is why we can’t assure you that everything is updated as soon as any changes occur.

There are no territorial restrictions on our website, so you can access it from whichever location in the world you want. However, if you feel that the content on our website in any way is contradictory to the legislation of your region, you’d better contact us to clarify it. Please be patient and understand that we can’t monitor all the updates in the legislature of different regions in the world.

In case that some of the terms and conditions enlisted here do contradict the legislature of your country, make sure to still abide with all the rest.

In terms of content, the Website is focused on online casinos that offer services to Canadian players. As a result, some features of the online casinos reviewed by the Website may not apply, or be available, to players from other countries, even if they are accepted to those online casinos as real money customers.
External Content and Links

This Site may contain hyperlinks to other websites, services or products or content operated by persons/entities other than us (collectively “External Content”). Such hyperlinks are provided for your reference and convenience only. You agree not to hold us responsible for the content provided by third parties we have no control over. A hyperlink from this Site to the Third Party does not imply that we endorse such External Content. You are solely responsible for determining the extent to which you may use any External Content and do so at your own risk.

Gaming Services

The Site, Site Content and Services make available information for your personal entertainment and informational purposes only.

The Site, Site Content may contain references to, link to or advertise Third Party Content which relates to online gaming and gambling services (the “Gaming Services”). The Gaming Services are only directed to and are intended to be viewed and used for those users or visitors to the Site who are located in jurisdictions where the use of the Gaming Services is legal.

Considering that the Website is focused on casinos that accept Canadians, since in Canada, gambling is legal, we expect that for the majority of the Website visitors, Gaming Services provided by online casinos are not prohibited.

Without limiting the foregoing, you understand that laws regarding online gaming and gambling vary throughout the world, and it is your sole obligation to ensure that you fully comply with any law, regulation or directive, applicable to the country you are located in with regards to the use of the Site, Services and the Gaming Services. The ability to access to the Site does not necessarily mean that the Site, the Services, the Site Content, Gaming Services and/or your activities via the Site, are legal under the laws, regulations or directives applicable to the country you are located in.

The Site does not provide any advice on the legality of online or offline gambling and that it is your sole responsibility to understand the gambling laws applicable to you in your jurisdiction and to comply with the same.

Although we provide information related to gaming and gambling, we do not encourage you to participate in gaming or gambling (or betting). Whether you choose to game or gamble is your personal choice.

We do not endorse nor do we make any warranties, representations with respect to any such to the Third Party Content (which includes but is not limited to the accuracy of the information, the quality of products or services contained in the Third Party Content).
User’s Rights

You are allowed to use the content from the Website for whichever purposes you need if they don’t violate any of the terms and conditions enlisted on this page.

You are welcome to navigate the Website and use all its functions unless the way you get usage of our website contradicts the legislation, as well as the terms and conditions enlisted on this page.

In the event that you want or need it, you can have a printed version of the terms and conditions enlisted on this webpage.

Feel free to contact us and share your feedback on the website’s content, our policies or whatever you feel necessary.

Illegal Use

The User of the Website is restricted from participation in each and every of the following activities:

- collecting personal information of other Users of the Website under any reason;
- engaging in any kind of unlawful activities on the Website or with the use of the Services;
- copying, redistributing, reverse engineering, publishing, disassembling, decompiling, modifying, translating or trying to create derivative works of the source code;
- using devices and software designed for spying, phishing or collecting information in unlawful purposes;
- distributing malware in the forms of viruses, trojans, spyware, spybots, etc. with the purpose to harm the code or decrease website’s protective potential in any way;
- spreading unreliable information with the aim to undermine the reputation of the Website.

You represent and warrant that you will not use the Website and/or Services for any criminal, illegal, or otherwise prohibited use, including (but not limited to) activities related to money-laundering, drug trafficking, human trafficking, weapon trafficking, terrorism, securities fraud, or tax evasion.

You represent and warrant that you will not use our Website and/or Services to assist any other party in such illegal activity. You represent and warrant that you will not in any way use the Website and/or Services to: distribute spam, junk communications or chain letters; reverse engineer or otherwise improperly access any of the Website’s underlying code or technical mechanisms; cause damage to the Website and/or Service provider through any means, including (but not limited to) through the use of hacking, malware, viruses, illegitimate credentials, phishing, brute force attacks, SQL exploits, or any other method of detrimentally intercepting, interrupting, or damaging any information or functionality related to the Website. You also agree not to transfer access to your Form (as defined below) or any other rights granted to you by these Terms.
Limited Liability

The Company, its affiliates and their licensors shall not be liable to you or any third party in contract, tort, negligence, or otherwise, for any loss or damage whatsoever arising from or in any way connected with your, or any third party's, use or access of the Site or the Services, whether direct or indirect, including, without limitation, damage for loss of business, loss of profits (including loss of or failure to receive anticipated winnings), business interruption, loss of business information, or any other pecuniary or consequential loss (even where we have been notified by you of the possibility of such loss or damage).

The Company, its affiliates and licensors shall not be liable in contract, tort or otherwise, for any loss or damage whatsoever arising from or in any way connected with your use, of any link contained on the Site nor are they responsible for the content contained on any Internet site linked to from the Site.

You confirm that the Company shall not be liable to you or any third party for any modification to, suspension of or discontinuance of the Site or the Services.

The Company makes no guarantee that the Website and the Services are free from errors, defects, viruses, bugs, malware and spyware;

The Company disclaims any liability for legal or other consequences (infringement of third party rights) of use of the Website;

The Company is not liable for any kind of damage caused or connected in any way to your use of links located on the Website;

By agreeing with terms and conditions of the Website, the User affirms that the Company is not liable to the User or the third party for suspension or discontinuance of the Website or the Services.

Indemnity

By visiting or using the Site or by using the Services, you agree to fully indemnify, defend and hold us, and our officers, directors, employees, agents, licensors, suppliers, harmless (collectively the “Indemnified Parties”) immediately on demand, from and against and all claims, liabilities, proceedings, damages, losses, liabilities, fines costs and expenses of any kind which includes but is not limited to legal fees, arising out of or incurred as a result of:
any breach of the Agreement;
• your access and use of the Site or the Services (or by anyone else using your username and password);
• your violation of any law;
• your negligence;
• your willful misconduct (collectively the “Claims”).
You hereby agree:

- to immediately notify us of any Claim;
- not to settle any Claim without our prior written consent;
- that the Indemnified Parties (as applicable) may assume the defense of any claim and you shall co-operate to all reasonable requests for information and assistance with respect to the Claims.

You shall have the right to employ separate counsel of any Claim and to participate in the defense thereof.

In the event that the Indemnified Parties (as applicable) do not notify you that we elect to undertake the defense of the Claim, you shall have the right to defend the Claim with counsel reasonably acceptable to the Indemnified Party, subject to the applicable Indemnified Parties right to assume, at their sole cost and expense, the defense of any Claim at any time prior to the settlement or final determination thereof.

**Damages Caused by Vulnerabilities Inherent in the Internet**

You agree that Company is not responsible whatsoever for any damages caused by the interception, loss or alteration to any information sent over the Internet. While the Company will take reasonable steps to ensure the security and privacy of any information transmitted during your use of our Services and/or Website, in no event will any such information be considered “confidential” or will its disclosure to a third party, accidental or otherwise, cause liability against the Company, even if it occurs as a result of our negligence.

The Company takes every reasonable precaution to prevent and mitigate attacks. However, these problems still may occur from time to time for reasons that are out of our control. If the Company believes its Website or any Services located on the Website has been compromised or are under attack, the Company reserves the right to immediately stop all Services provided through the Website and/or Website. If it is determined that such an attack caused the Website and/or Services, or otherwise cause or threaten to cause damage to the Website and/or Services, or other users, the Company may immediately discontinue all activity regarding to the Website and/or Services entirely at its discretion. Resolution concerning deposits, withdrawals, Form balances, Services or other disputes related to will be determined on a case-by-case basis.

The Company makes no representation and does not warrant the safety of the Website and is not liable for any lost value or stolen property, regardless of whether the Service provider was negligent in providing appropriate security.
Survival and Severability

Any portion of these Terms that reasonably should survive the termination of your License or any other agreement is hereby agreed to do so. If any provision of these Terms is deemed illegal, invalid or otherwise invalid for any reason, then that provision will be severed and the rest of these Terms will remain intact and enforceable.

Our failure to exercise or enforce any rights or provisions of these Terms does not constitute a waiver of those rights or provisions. These Terms represent the entire and complete agreement between the User and Service provider, including any future modification of these Terms, superseding any prior agreements or communications between you and us. Any ambiguities in these Terms shall be construed in the light most favorable to Service provider.

Service provider’s performance under these Terms shall be excused if the failure of such performance is caused by forces beyond its reasonable control. These include (but is not limited to) acts of God, acts of any government, war or civil unrest, severe weather conditions, fire, natural disasters, political embargos, terrorism, power or equipment failure, industrial or labor disputes or controversies, acts of any third party.

Change of Terms

Service provider may amend these Terms at any time and in its own discretion by posting an updated version on Website. The updated version becomes effective at the time of posting. It is your responsibility to check updates regularly.

Termination of Agreement

The Provider has the right to terminate the Agreement with the User without prior notice and any kind of financial compensation. The Provider can discontinue providing the Services or access to the Website specifically to you or in general.

The Provider can, among other things, terminate the Agreement considering the User breached the terms and conditions of the Agreement. The Provider can discontinue providing the Services to all or any particular User at its sole discretion.

Nothing in these terms or in any other communication or action by Service provider or our employees, agents or representatives should be taken as a waiver of any legal remedies available for any event causing termination. All provisions of the Terms which by their nature should survive termination shall survive termination, including (but not limited to) ownership provisions, disclaimers or limitations of obligations or liability, and indemnity.
Copyright

Casinos Hunter owns all forms of content present on the Website. It includes written material (texts), graphics, videos, animation, audio, music, software, and any other material that the User can get access to though the Website.

Casinos Hunter is the sole owner of any brand names and trademarks found on the Website. All the content found on the Website as well as trademarks are protected by intellectual property rights and the copyright Agreement. The User, thereupon, has no legal right to appropriate the Website's content and/or trademarks.

It is prohibited to use the content we provide on the website without negotiating it with us.