

SERVICES AGREEMENT

Customer	TIPOS, národná loteriová spoločnosť, a. s.
Sportradar ID	344
Services	Pre-match Odds Services
Brand	TIPOS
Platform (and number of domains, if applicable)	Online
Consideration	[REDACTED]
Term	from the effectiveness of the contract – 31.03.2022

The table above summarizes the principal commercial terms agreed between the parties and is subject to the terms and conditions below.

Sportradar ID: 000344

Document Creation Date: February 23, 2021

This services agreement (hereinafter referred to as the "**Services Agreement**") entered by and between "**The Parties**":

Sportradar AG, Feldlistrasse 2, 9000 St. Gallen, Switzerland (VAT ID: CHE-113.910.142 MWST) (hereinafter referred to as "**Sportradar**") and **TIPOS, národná lotériová spoločnosť, a. s.**, Brečtanova 1, 830 07 Bratislava 37, Slovakia. Company identification number: 31340822. (hereinafter referred to as the "**Customer**")

as follows:

I. Introduction

In consideration of the mutual covenants and terms and conditions set out below, the Parties agree as follows:

This Services Agreement consists of the following:

- A) this document;
- B) General Terms and Conditions Betting Data ("GTC") as attached as Appendix GTC to this document; and
- C) everything else incorporated by reference into this document and/or the GTC, including any and all appendices and amendments.

Terms used but not defined in this document shall have the meaning ascribed to them in the GTC. In the event of a conflict between the terms of the GTC and the terms of this document, the terms of the document shall prevail. This Services Agreement contains the entire agreement between the Parties in respect of the subject matter hereof and supersedes and cancels all previous agreements, negotiations, commitments and writings between the Parties hereto in respect of the subject matter hereof.

II. Service Offer

§ 1 Subject Matter of Agreement/ Provision of Services

Sportradar undertakes to deliver to the Customer the following products and/or services:

A) Pre-match betting services

- a) Pre-Match Odds Services (UOF)
 - a. Event Creation

- b. Odds Suggestions
- c. Trading Tools
- d. Resulting

(hereinafter referred to as "**Pre-Match Products**")

All products and services together will hereinafter be referred to as the "**Services**".

§ 2 Scope of Usage

1. The Customer may use this Services

- a) Solely for the company mentioned above as Customer (and limited to the brand TIPOS, including all sub domains and Sportsbook related apps, which are and will be developed, maintained, published and distributed by TIPOS)
- b) Solely for the domain www.tipos.sk. Customer is not entitled to route the Services to other domains

§ 3 Remuneration

2. Payments are due and shall be made net off any taxes on a monthly basis in advance. All payments shall be made by bank transfer within ten (10) days from receipt of the invoice to the bank account mentioned under section 5 in the GTC.

§ 4 Applicable Law and Jurisdiction

This Services Agreement shall be governed by and construed in accordance with material Swiss law, without regard to the principles of conflict of laws. The Parties expressly agree to exclude the application of the United Nations Convention on Contracts for the International Sale of Goods (1980).

Exclusive place of jurisdiction for any dispute, controversy or claims arising out of or in connection with the Services Agreement shall be the city of St. Gallen, Switzerland.

§ 5 Term

This Services Agreement will be effective when it comes into force and shall continue in force until 31.03.2022.

Upon signature, Customer may immediately publish a redacted version of the Agreement with the Central Registry of the Contracts of the Slovak Republic. The Customer shall redact all terms and clauses hereunder related to the Prices (§3.1 of the main Agreement) and all addenda and appendices, including the entire GTC,

§ 6 Form

This Services Agreement shall be entered into in writing. Furthermore, any amendment of or modification to this Services Agreement shall be made in writing (including any amendment or modification of this clause). For the purpose of this Services Agreement "writing", "in writing" and "written" includes handwritten signatures, signatures produced by mechanical or digital means (such as by stamp, print, copy, scan, digitally scanned and stored signature inserted into [digital] document, etc.) as well as qualified electronic signatures. Also, for the avoidance of doubt, transmission/exchange in electronic format (for example scanned documents sent by email) do fulfill the form requirement. The written form requirement in this § 6 may only be waived by respecting the same written form requirement.

§ 7 Signatures

St. Gallen, the

Bratislava, the

Name:

Ing. Marek Kaňka

Function:

Chairman of the Board of Directors

Sportradar AG


TIPOS, národná lotériová spoločnosť, a. s.

Mgr. Oliver Felszeghy, MBA

Vice-Chairman of the Board of Directors

TIPOS, národná lotériová spoločnosť, a. s.

A second signature on behalf of Sportradar AG is needed only if it is not Mr. Carsten Koerl, CEO of Sportradar AG,

A red abstract graphic in the top left corner consisting of several thin lines connecting small red dots, resembling a network or a stylized map.

who signs this Agreement.

St. Gallen, the

Name:

Function:

Sportradar AG

