

THE LAW OF 2018 ON CERTAIN GAMES OF CHANCE - LAW 52(I)/2018

Decree under Articles 7(1) and 34(1)

Short Title **This Decree shall be referred to as the Code of Practice for the draws of each Designated Game of chance under Articles 7(1) and 34 of the Designated Gaming Law of 2018 (Law 52(I)/2018) (the "Draw Code").**

1. Preamble to the Draw Code

1.1 OPAP (CYPRUS) LTD (hereinafter the "Provider"), provides within the territory of the Republic of Cyprus gambling within the meaning of Articles 7(1), 8(3) and 8(4) of the Certain Gambling Law of 2018 (Law 52(I)/2018), hereinafter the "Law", which OPAP S.A. organizes and conducts exclusively within the territory of the Hellenic Republic.

1.1 The Lotteries Code, pursuant to the provisions of Articles 7(1)(a), 8(2) and 34 of the Law, has been submitted, before the National Betting Authority of the Republic of Cyprus, hereinafter referred to as the "**NBA**", by the Provider in consultation with the NBA.

1.2 The NAC, following such consultation, has agreed with the Provider on the content of the Draw Code, and has therefore submitted a recommendation to the Minister of Finance for approval and issuance by decree of the Minister of Finance published in the Official Gazette of the Republic of Cyprus.

1.3 The Summary Title, this Preamble and Part A, Part B and Part C form an integral part of the Draw Code.

1.4 In the event of any conflict between Part A and the Regulations, which are found in Part B of the Draw Code, the provisions of this Part A shall prevail, subject to the provisions of the Law and the Agreement between the Republic of Cyprus and the Provider, hereinafter the "Agreement".

2. Part A of the Draw Code

2.1 This Part A contains the conceptual rendering of terms on the one hand and special provisions on the other hand, in order to harmonize with the Law the transfer and application within the territory of the Republic of Cyprus of the current, within the territory of the Hellenic Republic, Gaming Regulation - General Regulation on the Organization and Conduct of Games of Chance of OPAP S.A, which includes, inter alia, the relevant provisions relating to the draws of certain games of chance by OPAP S.A., having been approved by a Decision of the Minister of Finance of the Hellenic Republic and the publication of the said Decision under No. 100379 EX 2021 in the Gazette of the Hellenic Republic under Bulletin No. 3838, Issue 2, dated 18 August 2021, hereinafter referred to as the "Regulation".

2. It is noted that OPAP S.A, which is referred to within the Regulation as the "Operator", is a public limited company, which by virtue of the contract with the Greek

State dated 15.12.2000, as amended by the law dated 4.11.2011, extended by the additional act dated 12.12.2011 as in force, by virtue of the amendment of the additional act dated 29.04.2013, to grant OPAP S.A. the exclusive right to organise and conduct the gaming referred to therein in the Hellenic Republic.

2.3 The relevant, with the application of the Draw Code, Legislation is the Law and the legislative definitions and provisions that the Law includes. It is understood that in the event of any conflict between this Part A and the Regulations, which are found in Part B, the provisions of this Part A shall prevail, subject to the provisions of the Law and the Convention.

2.4 It is noted that the Competent Authority within the jurisdiction of the Republic of Cyprus is the NBA, which exercises the relevant supervision and control under the provisions of the Law.

2.5 It is noted for the purposes of the Draw Code that the execution of the functions of OPAP SA is carried out by the Provider, under the Contract, which provides the Republic of Cyprus with certain of the games of chance organised and conducted exclusively in the Hellenic Republic by OPAP SA.

2.6. As regards the reference within the text of the Regulations to "games" or "games of chance", the relevant reference in the context of the Draw Code under the Law, means the Designated Games of Chance as defined by Article 2 of the Law , i.e. those expressly set out in the Contract between the Republic of Cyprus and the Provider, as referred to within the Law, games, which are a condition of the exclusive licence, and for each of which, the player's participation is made by his/her physical presence in the agency for the purpose of presenting the completed ticket to the agent or the responsible person, who in turn registers it in a terminal machine to validate the player's participation.

2.7 "Games of Chance" means, in the context of the Lotteries Code under the Law, a game the outcome of which is at least partly dependent on chance. It is clarified that draws of certain lottery games are conducted only with a gaming system approved by the NAC, in accordance with the provisions of Chapter B, Part V of the Act.

2.8 It is further noted for the purposes of the Draw Code, that draws are conducted by OPAP SA, in accordance with the Regulations, and specifically Articles 7, 8 and 9 of the Regulations, in a lottery machine or electronic manner using a gaming system approved by the NBA in accordance with the provisions of Articles 33(1) and 35 of the Law.

2.9 The reference within the text of the Regulations to OPAP S.A. agencies, the relevant reference refers to licensed agencies which provide services on behalf of the Provider.

2.10. The relevant website of the Provider where the relevant information regarding the conduct, time, manner and place of the draws of each Designated Game of Chance

by OPAP SA is posted is publicly accessible within the territory of the Republic of Cyprus at <https://www.opap.org.cy/el/page/home>.

2.11. With regard to the manner of publication of the drawn numbers of each draw, reference is made to the respective Special Code for the terms and conditions of each Designated Game of Chance under Articles 7(1) and 8(4) of the Law.

2.12. It is further noted that the Prize Chart of each draw is published, at least, through the relevant website of the Provider, which is publicly accessible within the territory of the Republic of Cyprus at <https://www.opap.org.cy/el/page/home>, as well as the licensed agencies providing services on behalf of the Provider.

2.13. The manner of safekeeping and protection of the lottery draws or the electronic system used for the conduct of the draws shall be governed by Articles 7, 8 and 9 of the Regulation, as amended.

2.14. The manner of control of the procedures followed for the conduct of the draws to ensure the safe and reliable conduct of each draw shall be governed by Articles 7, 8, 9 and 10 of the Regulations, as amended.

2.15. The manner in which the functionality of the lottery machines, as well as any other means used to conduct the draws, is controlled by Articles 7, 8, 9 and 10 of the Regulations, as amended.

2.16.

2.17. In the event of the existence of force majeure events, which result in the impossibility of conducting the draw then the draw shall be postponed in accordance with the provisions of paras. 8.13 and 9.8 and Article 20 of the Rules, as amended. The location of the lottery draws and any other means used to conduct the draws, as well as all related equipment of the gaming system, shall be within the Attica Region of the Hellenic Republic. The area is equipped with an alarm system, is secured under the responsibility of OPAP SA and is monitored 24 hours a day by a closed circuit video surveillance system (CCTV).

2.18. It is noted, with reference to Article 9 of the Regulations, that the details of the draw, recorded in the electronic storage medium, constitute evidence in any case of dispute and are valid against any other.

2.19. A Directive, Regulation or Circular issued by the Board of Directors of O.P.A.P. SA or the Board of Directors of the Provider shall be valid in the Republic of Cyprus only provided that it does not violate the provisions of the Law and the Contract.

2.20. The conduct of "lotteries" shall be governed by the provisions of the "General Code of Practice for the organisation, operation and provision of certain games of chance", which makes reference to the Regulation.

2.21. For any matter not specifically regulated by the Lotteries Code, and relating to the draws of certain lottery games, they shall apply in relation to the Provider:

2.21.1. the provisions of the Act,

2.21.2. the Contract,

2.21.3. any more specific terms and conditions set by the Provider at any time in accordance with the provisions of the Draw Code; and

2.22. the laws of the Republic of Cyprus, including the Personal Data Protection Legislation in force from time to time. The Provider shall provide the NBA with any information that the NBA requests in accordance with the provisions of the Law.

2.23. The contact details of the NBA are posted on the NBA's website at <https://nba.gov.cy/>.

2.24. The relevant Administrative Sanctions as to any violation of the provisions of the Lotteries Code are set out in the Law as amended from time to time.

3. Part B of the Draw Code

DECISION NUMBER 100379 EX 2021 OF THE MINISTER OF FINANCE OF THE HELLENIC REPUBLIC ENTITLED 'ENACTMENT OF THE GAMING REGULATIONS - GENERAL REGULATIONS FOR THE ORGANISATION AND CONDUCT OF GAMES OF CHANCE OF OPAP A.E.'

No 100379 EX 2021

Enactment of the Gaming Regulations - General Rules for the Organisation and Conduct of Gambling of OPAP S.A.

THE MINISTER OF FINANCE

Having regard to:

1.The provisions of?

a) Articles 25 to 54 of Law No. 4002/2011 "Amendments to the public pension legislation, regulations for development and fiscal consolidation, issues of competence of the Ministries of Finance, Culture and Tourism and Labour and Social Security" (A' 180), in particular the provisions of par. 3A of Article 28 and par. 3 of Article 29, and Articles 189 to 203 of Law No. 4635/2019 'Investing in Greece and other provisions' (A' 167),

b) Paragraph 2 of Article 27 of Law No. 2843/ 2000 'Modernization of stock exchange transactions, listing of investment companies in shipping on the Athens Stock Exchange and other provisions' (A' 219), as replaced by the provisions of par. 8 of Article 24 of Law No. 4141/2013 'Investment tools for development, provision of credit and other provisions' (A' 81),

c) Law No. 4624/2019 "Personal Data Protection Authority, measures implementing Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and transposing into national legislation Directive (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 and other provisions" (A' 137),

d) Articles 13, 18, 19 and 41 of Law No. 4622/2019 "Staff State: organisation, operation and transparency of the Government, government bodies and central public administration" (A' 133) (A' 133), e) par. 8 of Article 34 of Law No. 4223/2013 "Single Property Tax and other provisions" (A' 287),

(f) par. 8 of Article 23 of Law No. 4141/2013 "Investive tools for development, provision of credit and other provisions" (A' 81),

(g) Law No. 3469/2006 'National Printing House, Government Gazette and other provisions' (A' 131) and Law No. 4727/2020 "Digital Governance (Incorporation of Directive (EU) 2016/2102 and Directive (EU) 2019/1024 into Greek Law) Electronic Communications (Incorporation of Directive (EU) 2018/1972 into Greek Law) and other provisions" (A' 184), in particular Chapter IA "Digital Transparency - DIAYGEIA Programme" (A' 184), in particular Chapter IA "Digital Transparency - DIAYGEIA Programme",

h) Articles 16 to 23 of Law No. 3229/2004 "Supervision of private insurance, supervision and control of games of chance, application of International Accounting Standards and other provisions" (A' 38) and, in addition, the provisions of Law No. 3051/2002 "Constitutionally enshrined independent authorities, amendment and completion of the public sector recruitment system and related regulations" (A' 220),

i) Regulation (EU) 2016/679 of the European Council and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data (L 119),

j) Presidential Decree 83/2019 "Appointment of the Vice President of the Government, Ministers, Deputy Ministers and Deputy Ministers" (A' 121),

(k) Decree 81/2018 "Incorporation into Greek law of Directive (EU) 2015/1535 of the European Parliament and of the Council of 9 September 2015 (OJ L 241, 17.9.2015, p.1) "on the establishment of an information procedure in the field of technical specifications and rules on information society services (codified text)" and other provisions" (A' 151),

l) Articles 15, 17 and 34 of the Law 142/2017 "Organization of the Ministry of Finance" (A' 181),

m) article 90 of the "Code of Legislation for the Government and Governmental Institutions" (p.d. 63/2005, A' 98), as maintained in force by par. 22 of Article 119 of Law No. 63 (as amended by Article 22 of Article 119 of Law No. 63 of the Government of the Republic of Moldova). 4622/2019 (A' 133),

n) Joint Decision No. 56660/1679/22.12.2011 of the Ministers of Finance and Culture and Tourism "Certification of the opening of the Gaming Supervisory and Control Commission (CGSC)" (B' 2910),

o) of the Decision of the Minister of Finance under item 125944 EX 2020/04.11.2020 "Adoption of the Gaming Regulation on Administrative Measures and Penalties" (B' 4884),

p) of the Decision of the Minister of Finance under item 79305 EX 2020/23.07.2020 "Regulation on the Fitness of Persons to Play" (B' 3262, correction of errors B' 4441),

q) of the Decision of the Minister of Finance under reference 79292 EX 2020/23.07.2020 "Adoption of the Gaming Regulation on Commercial Communication of Gambling Games" (V' 3260),

r) Decision No. 2/63389/0004/21.7.2016 of the Minister of Finance "Appointment of the Chairman and two members and renewal of the term of office of the members of the Gambling Supervision and Control Committee" (YODD 397), in conjunction with

the Decisions No. 2/3935/0004/24.7.2018 (YODD 428), No. 2/3935/0004/24.7.2018 (YODD 428), No. 2/3935/0004/24.7.2018 (YODD 428), No. 9433 EX 2019/12.2.2019 (HOM 64), 3557EX2020/14.1.2020 (YODD 20) and 145940 EX 2020/21.12.2020 (YODD 1089) similar decisions,

(s) Joint Decision No 2167/22.01.2009 of the Ministers of Economy and Finance and Culture 'General Regulation on the organisation, operation and conduct of the games of O.P.A.P. S.A.' (B 78) and

(t) Joint Decision No 7905/27.02.2009 of the Ministers of Economy and Finance and Culture 'Approval of the Draft Regulation of the Draws of the Games of OPAP S.A.' (B' 430).

2. The fact that on pages 137 - 138 of the Explanatory Memorandum of Law. 4635/2019 (A' 167), it is stated, inter alia, that the Regulation of Games of Chance may be issued by one or more decisions of the Minister of Finance, on the recommendation of the CGCS.

3. The Contract of 15.12.2000 between the Greek State and OPAP S.A., as amended by the additional acts of 04.11.2011 and 12.12.2011.

4. The document under reference OPGP20024522/15.12.2020 of OPAP S.A., entitled "Submission of a proposal for a Gaming Regulation entitled: "GENERAL GAMING REGULATIONS OF OPAP S.A.", which was notified to the NECP.

5. The document No. 13333/10.12.2020 of the Tripartite Audit Committee of OPAP S.A., addressed to OPAP S.A., which was communicated to the CGCS, by which the said Committee agreed with the submitted proposal of OPAP S.A.

6. OPAP S.A. letter under reference OPGP21025254/12.04.2021, entitled "Resubmission of the proposal for the Gaming Regulations entitled "GENERAL REGULATIONS FOR THE ORGANIZATION AND OPERATION OF GAMES OF OPAP S.A.", which was communicated to the CGCS.

7. Document No 1604/22.04.2021 of the Tripartite Audit Committee of OPAP S.A., addressed to OPAP S.A., which was communicated to the CGCS, in which the said Committee agrees with the above submitted proposal of OPAP S.A.

8. The decision of the CGCS No. 556/6/22.04.2021, on the subject "Recommendation to the Minister of Finance for the adoption of a decision, pursuant to para. 3 of Article 29 of Law No. 29 of the Law. 4002/2011 (A' 180), entitled 'Gambling Regulation - General Regulation for the Organisation and Conduct of Gambling of OPAP S.A.'.

9. The fact that, as stated in the decision of the CGCS. No. 556/6/22.04.2021, the regulations proposed herein do not require notification to the CGCS, in accordance with the provisions of p.d. 81/2018 "Implementation in Greek law of Directive (EU) 2015/1535 of the European Parliament and of the Council of 9 September 2015 (OJ L 241 of 17.9.2015, p. 1), "on the establishment of an information procedure in the field of technical specifications and rules on information society services (codified text)" and other provisions" (A' 151), since they do not restrict provisions already in force and/or notified, nor do they introduce new restrictions, barriers or prohibitions in relation to access, provision, installation and use of gambling services and the specifications of products and services related to the provision and use thereof.

10. The fact that, as stated in the e-mail of 18.5.2021 of the Directorate for Planning, Regulation and Studies of the CGCS, the proposed regulations do not contain elements of direct or indirect State aid within the meaning of Article 107.1 of the Treaty on the Functioning of the European Union (TFEU) and therefore, they do not

require registration in the electronic system SANI for notification to the European Commission, in accordance with subpar. In this case, they are not subject to the notification to the European Union under subsection B6 of paragraph 6. B of Article 1 of Law No. 4152/2013 "Urgent measures for the implementation of Laws 4046/2012, 4093/2012 and 4127/2013" (A' 107).

11. The need to adopt a General Regulation on the Organization and Conduct of Gambling of OPAP S.A., harmonized with the decisions of the Minister of Finance under items 79305 EX 2020/23.07.2020, (B' 3262, error correction B' 4441), 79292 EX 2020/23.07.2020 (B' 3260) and 125944 EX 2020/04.11.2020 (B' 4884), which will incorporate, among other things, the regulations on the procedure of the draws of the Gambling of OPAP S.A., the conduct of which is already regulated by the Joint Decision of the Ministers of Economy and Finance and Culture No. 7905/27.02.2009 "Approval of the Draft Regulation of the Lotteries of OPAP S.A. Games" (B' 430).

12. The fact that this decision does not entail any expenditure against the state budget or the budget of the CGCS, we decide:

1. To Enact the Games of Chance Regulations – General Rules for the Organizations and Operation of Games of Chance of OPAP S.A. as follows:

GAMES OF CHANCE REGULATIONS - GENERAL RULES FOR THE ORGANISATION AND OPERATION OF GAMES OF CHANCE OF OPAP S.A.

PART A GENERAL PROVISIONS

Article 1:

Definitions

For the purposes of this Decision, the following words or phrases shall have the following meanings:

Eligibility Permit (EP) is the act of approving the eligibility of a person in accordance with the provisions of the Gaming Regulation on the Eligibility of Persons.

General Regulations or Regulations means this Decision on the Organisation and Conduct of Gambling by the Operator.

Ticket means the ticket referred to in Par. 2 of article 60 of Law No. 2961/2001 (A' 266), which proves the Player's participation in the Gambling of the Operator.

Operation is the operation of a game of the paragraph i) of article 25 of Law No. 4002/2011 (A' 180), as in force. Wherever the provisions herein provide for the concept of Conduct, the concept of Organisation shall also be understood and vice versa.

Organization is the organization of a game of the case jh' of Article 25 of Law. 4002/2011 (A' 180), as in force. Wherever the provisions of this Article provide for the concept of Organization, the concept of Conduct shall be understood as well and vice versa.

CGCS or Authority is the Gambling Supervisory and Control Commission

Special Regulation is a decision of the Minister of Finance, issued upon the recommendation of the CGCS, pursuant to the provision of par. 3 of Article 29 of Law No. 4002/2011 (A' 180), which regulates the specific issues of the organisation and conduct of each of the Operator's Games of Chance .

Commercial Communication is any form of promotion and promotion of the organisation and conduct of the Games or the image of the Licensee. The concept of

Commercial Communication includes Sponsorship, Corporate Social Responsibility and Loyalty Programs.

The Audit Committee is the committee referred to in Article 27 (paragraph 5, subparagraphs a', b' and c') of Law No. 2843/2000 (A' 219).

The Draw Committee is the committee under para. 2 of Chapter B of Annex 1 to the Concession Agreement.

Website means the official website of the Operator.

Regulations means the present Gaming Regulations - General Regulations for the Organisation and Conduct of Games of Chance of OPAP S.A.

Gambling Commercial Communication Regulations means the Gambling Regulations on the Commercial Communication of Gambling.

Anti-Money Laundering Regulation is the Regulation for the implementation of measures to combat money laundering and the financing of terrorism by the Obligated Persons in the market for gambling services.

The Gaming Regulation on Change Management in Central Information Systems (CIS) is the Gaming Regulation on Change Management in Central Information Systems (CIS).

The Gaming Regulation on Administrative Measures and Sanctions is the Gaming Regulation on Administrative Measures and Sanctions.

OPAP S.A. Agents' Regulations mean the Gaming Regulations entitled 'OPAP Agents' Regulations'.

Suitability is the determination by the CGCS of the qualifications and conditions for the granting of a Qualification Licence in accordance with the provisions of the Gaming Regulation on the Suitability of Persons.

A manufacturer is a person who manufactures (including but not limited to designing, planning, putting together, assembling, producing, programming) and in any way disposes of Technical Facilities and Materials, and who has obtained a Suitability Licence from the CGCS for this purpose.

Central Information System (CIS) is the set of hardware and software necessary for the organisation, operation, conduct, monitoring, recording, control and management at a central level of Gambling by the Operator.

Games of Chance Guide or Guide is the information material issued by the Operator in Greek language and containing all the necessary information for the participation of the Players in each Game of Chance of the Operator, the meaning and content of which are defined in the provisions of Article 12 of this Regulation.

A Certification Body is a certification body that operates a specialised laboratory (Test Lab) and is recognised by the CGCS or a certification body accredited in accordance with the applicable European and/or international standards, by the public limited company National Accreditation System A. E. (NAS) or by accreditation bodies of other countries, with which NAS S.A. has signed a mutual recognition agreement, in accordance with the Gaming Regulation on the suitability of persons.

A Player is a natural person, who legally participates in the conduct of the Gaming of the Operator.

Certification is the ascertainment by the CGCA of the assistance of the conditions and compliance with the specifications of the Technical Means and Materials provided for in each case and their registration in the respective Registers, in order to establish, operate and control the Conduct of Gambling of the Operating Entity.

Agencies are the ground outlets of type A and F of the Operating Entity, as defined in the Agents' Regulations of OPAP S.A.

Prize Chart is the chart containing the results of each draw/competition and the distribution of prizes by category.

Concession Agreement is the agreement of 15.12.2000 between the Greek State and OPAP S.A., as amended by the Act of 4.11.2011 and extended by the Additional Act of 12.12.2011, as amended, for the concession to the Operator of the exclusive right to organise and conduct the Games of Chance referred to therein.

An Accession Contract is the contract concluded between the Operator and a natural person in order for the latter to legally participate in Games of Chance, the content of which is specified in the provision of Article 16 of this Regulation.

Participation is the registration of the Player's predictions for the draws/contests/events of the Gaming Operator's Gambling and the awarding of these upon payment of a fee.

Winnings Distribution System is the description of the distribution of the total winnings of a draw/competition or several draws/competitions, divided into categories of winnings for each Game of Chance and for each type of Game, which is announced by the Operator in any appropriate manner. Each prize category shall specify the type and value of the prizes it includes, as well as the method of determining the winning columns for each prize or prize category, The Prize Distribution System for each Game of Chance is contained in the Guide for each Game of Chance.

Column is the basic unit of participation in the Gambling Game, which corresponds to the minimum amount of money that the Player must pay to participate in the Operator's Games of Chance.

Terminal Machines are the devices owned by the Operator and/or the mobile devices of the Players operating within the Agents through which the Participation in the Gaming is carried out. The Terminal Machines are connected to the Central Computer System (CIS) and are used for the real-time transactions (real-time connection).

A technician is a person who provides services for the repair and maintenance of Games and who has obtained a Licence of Competence from the CGCS for this purpose.

Technical Specifications are the specifications set out in the Gambling Regulations for software, hardware and systems for the conduct of Gambling.

Technical Means and Hardware (TMAH) means any certified, if Certification is required, electronic/electromechanical or electromechanical and computer program (any kind of software - SOFTWARE or computerized system) used for the Conduct of Games of Chance and which relates to and/or affects and/or determines and/or monitors and records the outcome of Games of Chance or the conduct of Games of Chance in general. The concept of Technical Instrument and Material includes the CGSA and excludes the mobile devices of the Players.

Games of Chance are the respective Games of Chance that the Operator is entitled to organise and conduct legally in the Greek territory, based on article 27 of Law no. 2843/2000 (A' 219) and the Concession Agreement.

Game Type is any distinct form of the Game which the Player may choose to participate in a Game of Chance offered by the Operator. The Types and payout categories per Type are defined by the Payout System and are contained in the Guide.

Responsible Gaming is the set of regulations and guidelines of the Gaming Authority that aim to ensure that all gambling activities are conducted in accordance with the applicable provisions in a socially responsible manner, in order to minimize the negative impact on the Players from their participation in gambling.

The Operator is the public limited company under the name OPAP S.A.

Article 2: General Principles

2.1 The Regulations apply exclusively to Gambling Games organised and conducted by the Operator.

2.2 The Operator shall ensure that the organisation and conduct of Games of Chance is reliable and safe, in accordance with the rules of public order, the principles of public interest and the applicable provisions and in a manner that does not endanger public health and safety and does not adversely affect the reliability and transparency of transactions.

2.3 The Operator shall conduct the activities related to Games of Chance in a responsible and prudent manner and shall ensure that the age limit and the protection of vulnerable social groups for participation in Games of Chance are observed in accordance with the applicable provisions.

2.4 The exchange and management of records and documents between the CGCS and the Operator shall be carried out electronically. To this end, the Operator shall be obliged to have digital signatures for the electronic circulation and management of records.

2.5. The CGCA shall verify, in total or on a sample basis, the accuracy of the data submitted under the General Regulation.

2.6 The complete and integrated technical infrastructure for the conduct of Games of Chance is an ongoing obligation, which is carried out at the responsibility, expense and care of the Operator, in accordance with the General Regulation.

2.7 The CGCS, within the framework of the principle of mutual recognition, may proceed to the certification of the Technical Means and Materials for the Organisation and Conduct of Games of Chance which are legally produced and/or sold in other countries, if they are certified by Certification Bodies, at the expense of the applicants for certification. The jurisdictions covered by the principle of mutual recognition shall be determined by a decision of the CGCS.

2.8 The ACPC shall keep a Register of Manufacturers, Suppliers-Importers and Technicians. Posting in the Register is sufficient notification and proof of the existence of the Certification or Qualification, if required.

2.9 The organization and conduct of Gambling shall be governed by the provisions of these Regulations, in conjunction with the provisions of the Special Regulations of each Game of Chance .

CHAPTER A: SPECIFICATIONS FOR GAMES OF CHANCE, EQUIPMENT AND GAMING ESTABLISHMENTS

Article 3: Conduct of games of chance

3.1 The Operator shall be responsible for the organisation and conduct of Gambling and for the Technical Means and Materials used for the conduct of Gambling.

3.2 The Manufacturer of the Technical Means and Materials shall have obtained a Suitability Licence from the CGCS, in accordance with Article 4 of this Regulation, in order for the Gambling and the Technical Means and Materials to be certified by the CGCS.

3.3 The Operator shall notify the EEPC of the Manufacturer of the Games of Chance it selects, in accordance with the provisions of the Rules and Regulations, as well as the Technical Means and Materials, and shall submit all information regarding the Games of Chance and the Technical Means and Materials.

3.4 The Operator shall ensure that the Agents meet the specifications set forth in the Agent Regulations of OPAP S.A. The Operator shall ensure that the Agents meet the requirements set forth in the Agent Regulations of OPAP S.A.

CHAPTER B
CERTIFICATION OF PERSONS, GAMING, EQUIPMENT AND PREMISES
Article 4:
Licences of suitability

4.1 The Operator uses Technical Means and Materials made available to it by persons who have obtained the required Suitability Licence and are registered in the relevant Register of the CGCS in accordance with the provisions of the Gaming Regulation on the Suitability of Persons.

4.2 Each Technician, in order to legally carry out the repair and maintenance of TMCs, is required to have obtained a Technician's Licence of Competence and to be registered in the relevant Register of the CGCS, in accordance with the provisions of the Gambling Regulation on the Qualification of Persons.

Article 5:
Certificates of Compliance

5.1 The Technical Means and Materials used by the Operator for the Conduct and Operation of Games of Chance shall have a certification of compliance with the General Regulation and the Technical Specifications, issued by a Certification Body, and shall be submitted to the CGCS.

5.2 The CGCS may, at its discretion, request the completion of the submitted certificates of compliance.

5.3 Changes to the Operator's Central Information System shall be made in accordance with the provisions of the Gaming Regulation on Change Management.

CHAPTER C
OPERATION AND CONDUCT OF GAMES OF CHANCE
Article 6:
Special Gambling Regulations of OPAP S.A.

The Operator shall submit a proposal for a special regulation to the CGCS for each Game of Chance that it conducts, pursuant to paragraph b) of this Article. 2 of Article 27 of Law No. 2843/2000 (A' 219), for the issuance of a decision by the Minister of

Finance, following a recommendation of the CGCS., in accordance with par. 3 of Article 29 of Law No. 4002/2011 (A' 180).

Article 7:

Draws

7.1 For games of chance conducted by drawing lots, the draw shall be made using mechanical or electronic drawers.

7.2 The draws are held at a time and place determined by the Operator and indicated in the Guide.

7.3 The Prize Chart of each draw shall be made public at least via the Website and the Agencies of the Operating Entity, as well as in any other appropriate manner.

Article 8:

Conduct of draws using mechanical draws

8.1. The draws of the Games of Chance, which are conducted using mechanical draw machines, are conducted under the responsibility of the Draw Committee.

8.2 The tasks of the Lottery Committee and the detailed procedure for conducting the draw shall be defined in its rules of procedure.

8.3 The mechanical drawers with which the draws are conducted shall be kept and maintained under the responsibility of the Operator.

8.4 Before each draw, under the responsibility of the Drawing Committee, ball checks and test draws shall be carried out using both the main and the reserve drawers. The checks shall be determined by the Drawing Committee in accordance with the technical characteristics of each draw and the instructions of the Manufacturers.

8.5 A record of the checks and their results shall be drawn up and signed by the members of the Drawing Committee present.

8.6 If, during the checks, a malfunction or failure of the draw is found, the draw shall be conducted using the spare draw. In the event that it is not possible to conduct the draw even with the use of the reserve lottery ticket, the draw shall be postponed and the exact time of the draw shall be set by decision of the Drawing Committee, which shall be notified to the Operator.

8.7 If the checks reveal an unacceptable deviation in the technical characteristics of the pellets compared to those indicated by the Manufacturers, then another set of pellets shall be used, subject to the same checks.

8.8 In the event of a problem with the operation of the draw machine during the draw and before it is completed, the draw shall be continued for the remaining numbers using the reserve draw machine, otherwise the draw shall be interrupted and, by decision of the Drawing Committee notified to the Operator, the exact time for the draw to be continued from the exact point at which it was interrupted shall be determined.

8.9 After the end of the draw procedure, the Drawing Committee shall draw up minutes, in which the numbers drawn, in the order of the draw, as well as any problems that occurred during the draw and the procedure followed to solve them shall be recorded.

8.10. The draws shall be recorded at the Operator's discretion and the relevant record shall be kept for at least five (5) years under the Operator's responsibility.

8.11. The draw shall be broadcast, either in real time or recorded, by television and/or electronic media.

8.12. In the event that the real-time transmission of the draw is interrupted for any reason, the draw shall continue until it is completed.

8.13. If due to force majeure or other unforeseeable event, it is determined that it is impossible to conduct the draw, the draw shall be postponed and, by decision of the Operator, the exact time of the draw shall be determined. If the above circumstances occur during the conduct of the draw and before the draw is completed, the Drawing Committee shall, at its discretion, decide whether the draw should be discontinued or whether it may continue. In the event of interruption, the draw shall be suspended and, by decision of the Drawing Committee notified to the Operator, the exact time for its continuation from the exact point at which it was interrupted shall be determined.

8.14. The Technical Equipment and Materials used by the Operating Entity to conduct draws using mechanical draws shall be operated in accordance with the Manufacturer's instructions and directions notified to the CGCS. The procedures described in this paragraph shall be certified by a Certification Body.

Article 9:

Conducting draws using electronic lottery draws

9.1 The drawing of numbers of Gambling Games, conducted using electronic lottery draws, shall be conducted under the supervision of the Control Committee, which shall operate in accordance with the provisions of its rules of procedure.

9.2 The drawn numbers and the lottery identification data, after being generated by the electronic lottery machine, are sent to the CGCS and, at the same time, are recorded in an electronic storage medium in such a way as to ensure that they are not further processed. The Audit Committee shall be responsible for the operation, custody and security of the electronic storage medium.

9.3 The numbers drawn shall be made available to the public by the Operator in any appropriate manner.

9.4 In the event that, before the draw is held, a technical problem occurs in the main electronic lottery machine of any Lottery, and the process of producing the winning numbers does not automatically start on the predetermined day and time, the draw shall be postponed until the problem is rectified. In the event that the technical problem cannot be rectified within a reasonable period of time, by decision of the Control Committee, the draw may be conducted using the back-up electronic lottery ticket of the specific Game of Chance until the problem with the main electronic lottery ticket is rectified. In the event that it is not possible to use the standby electronic lottery ticket of the specific Game of Chance and the technical problem of the main electronic lottery ticket still exists, the Operator shall immediately inform the consuming public of the existence of the technical problem and the estimated time for its elimination in any appropriate manner.

9.5 In the event that, after the draw has been conducted, the numbers drawn and the lottery identification data are not recorded in the CGCS due to a technical problem, these data shall be retrieved directly from the electronic lottery draws and recorded in the CGCS. In the event that they cannot be retrieved from the electronic lottery draws, these data shall be retrieved from the electronic storage medium in which they were recorded and recorded in the CGCS.

9.6. In the cases referred to in paragraphs 9.4 and 9.5, the Audit Committee shall draw up a report detailing the problems encountered and the procedure followed to resolve them.

9.7 In any case of postponement or interruption, the draws shall be conducted in the order of their serial number. In no case shall a draw be cancelled.

9.8 If, due to force majeure or unforeseen circumstances, it is found impossible to conduct the draws, the draws shall be postponed by decision of the Operator. The same decision shall specify the exact time when the draws which have been postponed shall be held.

9.9. The Technical Means and Materials used by the Operator for conducting draws using electronic lottery draws shall have a certification of compliance with the General Regulation and the Technical Specifications, issued by a Certification Body.

Article 10: Audit Committee

10.1 The Control Committee shall monitor the compliance with the procedure of the Conduct of the Games of Chance conducted and organized by the Operator, check and confirm the validity of the data included in the Entries of the Players registered in the CGCS, validate the declaration of the winners and shall be responsible for hearing any objections regarding the non-recognition by the CGCS of the winnings resulting from the Ticket.

10.2 The Operator shall provide the Audit Committee with a special information system, together with the required software, for checking and confirming the validity of the data contained in the Players' Entries. The dedicated information system shall be installed and operated at a site which shall be secured under the responsibility of the Operator.

10.3 The Control Committee shall have the right of access to any data relevant to its work and may take the necessary actions to this end, either acting collectively or by delegating the relevant actions to a member or members in accordance with the provisions of its internal rules of procedure.

Article 11: Safeguarding of evidence of participation

11.1 Securing the details of Participation in any Game of Chance is a basic prerequisite for verifying the validity of such Participation.

11.2 The Operator shall not pay any winnings for Participations that have not been secured. Earnings on Certificates whose data have not been secured for technical reasons may be paid provided that the identification data of the Certificates are identical to those registered in the CIS. To this end, the Operating Entity shall design and implement a special procedure for verifying the validity of the Participation, which it shall notify to the CGCS.

11.3 The Participation data in each Game of Chance shall be secured by means of special ciphers produced by the CI in order to prevent their tampering. The special key numbers are generated on the basis of a special algorithm and include the Participation data as follows:

a. For Lotteries conducted by lottery: aa. The special key number shall be generated either for the total number of Participations included in the lottery or per Participation, depending on the technical solution chosen by the Operator in each case.

bb. The special key number shall be generated between the time when the Operating Entity's CIS ceases to accept Entries based on the applicable specified cut-off time and prior to the conduct of the draw, in accordance with the provisions of each Game of Chance Guide.

β. In the case of the STIHIMA Game, the special key number is generated either for all Entries or per Entry, depending on the technical solution chosen by the Operator in each case.

11.4 For Games of Chance conducted by draw, upon completion of each screening and on the basis of the data thereof, a special key number shall be generated to ensure the results of such screening on the basis of the results of the lottery.

11.5. The key numbers shall be sent by the CIS to the dedicated information system of the Audit Committee. The Audit Committee checks the keywords sent and validates that they are identical to those produced by the CIS.

Article 12:

Guides of Games of Chance

12.1. The Guide is available from the Operator and through the Agents.

12.2 The Guide of each Game shall include at least the following information:

a. The minimum age of persons who are permitted to participate in the Game of Chance.

b. The minimum age of the persons who may participate in the Game of Chance.

c. The types of Game.

d. The entry fee per Column.

e. The Prize Distribution System, where applicable.

f. The time and place of the Draws, for Games of Chance conducted by draw.

g. The time limit for claiming winnings by the Players.

h. The method of payment of winnings to the Players.

i. Information on the applicable taxes on winnings.

j. The name, address and website of the Operator, as well as the necessary information for customer service and the submission of complaints.

k. The toll-free help line for Responsible Gaming issues and the support of Players who exhibit problem gambling behaviour.

l. The information that the Operator is supervised by the CGCS, as well as the contact details of the Authority.

m. That the Regulations and the respective Special Game of Chance Regulations are posted on the Website of the Operator and on the website of the CGCS.

12.3. The Operator shall notify the CGCS of each Guide of Game of Chance and any amendments thereto. The Operator shall post and make available the Guide, including any amendments, after fifteen (15) days from the date of notification.

12.3.1 In the event that the CGCS requests additional information before the expiry of the above deadline, this deadline shall be restarted from the submission of all the information.

12.3.2 In the event that the CGCS expresses a reasoned opinion to the contrary with regard to the content of the Guide, the Operator shall not proceed with the posting and making available of the Guide.

12.3.3 The Operator shall, in any case, notify the Authority of the date of posting and making available of the Guide.

12.3.4 The Special Regulations of Games of Chance shall specify the effective date of the Guide for each Gambling Game.

Article 13:

Minimum Attributable Win Percentage

The Special Regulations of Games of Chance determine the minimum basis for calculating the amounts of winnings to be attributed to each Game, where applicable.

CHAPTER D

COMMERCIAL COMMUNICATION

Article 14:

Commercial communication

14.1. The Commercial Communication of Games of Chance is carried out in accordance with the provisions of Law no. 4002/2011 (A' 180) and the Games of Chance Regulation on the Commercial Communication of Gambling.

14.2. The CGCS may impose the immediate cessation of any Commercial Communication action, which is contrary to the applicable provisions, the Regulation, the Gambling Commercial Communication Regulation and the Concession Agreement.

CHAPTER E

CONDITIONS FOR PLAYERS' PARTICIPATION IN GAMES

Article 15:

Conditions of participation of players

15.1 The age limits for the Participation of Players in the Operator's Games of Chance are set out in the applicable provisions.

15.2 The specific conditions and manner of participation in Games of Chance shall be regulated by the Special Regulations and are contained in the Guides.

15.3 Participation in the Operator's Games of Chance through surrogates is not permitted.

15.4 The Operator shall take due diligence measures in accordance with the applicable provisions and the Anti-Money Laundering Regulations.

Article 16:

Accession Agreement

16.1 Participation in Games of Chance shall only be permitted if an Accession Agreement has been concluded with the Player.

16.2 The Accession Agreement for Participation in a Game of Chance includes at least the terms and conditions of participation, the manner of payment of winnings and the procedures for dispute resolution and is concluded in accordance with the provisions of the Special Regulations of the Game.

16.3 The Membership Agreement and any amendments thereto shall be approved by the CGCS, upon proposal of the Operator.

Article 17:
Validity of Participation

The Participation in the Games of Chance is valid when all its elements have been registered in the CPS and secured, as referred to in Article 9 of these Regulations.

Article 18:
Ticket

18.1. The player's participation in the Game of Chance is proved with the Ticket.

18.2 The Ticket shall include the Player's predictions and all the identification data necessary to prove the Player's participation.

18.3 The Player must check that the Statement submitted by the Player includes all the predictions corresponding to his/her Participation.

18.4 The Statement shall evidence the payment due, in the event of a win, and provided that its details have been secured in accordance with Article 11 of these Rules. For any difference arising between the Bulletin and the data registered in the CIS and secured in accordance with the provisions of Article 11 of these Regulations, the data registered in the CIS and secured shall prevail. In the event that the voucher has not been registered in the CIS, the holder of the voucher shall not be entitled to a profit payment from the Operator.

18.5 A voucher that has been destroyed or whose data has been altered to such an extent that it cannot be identified by the CIS shall have no validity and shall not be eligible for payment of profit by the Operator.

Article 19:
Cancellation of participation

19.1. The Player is entitled to request the cancellation of his/her Participation and the refund of the value of the Participation, in accordance with the provisions of the Special Rules of each Game of Chance.

19.2. The cancellation of the Participation shall be evidenced by a relevant proof issued by the Operator and/or the Terminal Machines.

19.3 Cancellation of Participation is possible only by the Terminal Machines of the Agency where it was awarded or, in case this is not possible for technical reasons, by the Operator and always within the time period during which the Participation can be cancelled in accordance with the provisions of the Special Regulations of each Game of Chance .

19.4 If cancellation is not possible in accordance with the provisions herein, in such case the Operator shall not be liable to the Player.

Article 20:
Force Majeure

In the event of force majeure events and for the period of time that they last, and which result in the impossibility of conducting a draw or competition or an event of any Game of Chance or result in the objective impossibility of paying the winnings to the winners, the Operator shall not be liable to the Players. For as long as the aforementioned events last, which result in the objective impossibility of paying winnings to the winners, the Operator, by decision notified to the CGCS, shall suspend the payment of winnings and shall inform the public and the Players of this suspension by any appropriate means.

Article 21:
Payment of winnings

21.1 Any winnings shall always be paid to the bearer of the winning Ticket. In case of loss of the Ticket, the claim for payment of winnings is excluded and no other right to compensation arises.

21.2. The payment of winnings according to paragraph 1 of the present article, shall be carried out in accordance with the provisions of the Regulation on Combating Money Laundering.

21.3 When paying the winnings, the corresponding tax shall be directly withheld by the Operating Entity in accordance with the applicable legislation.

21.4. The amounts of the winnings per success shall be paid after they have been reduced to the first two decimal places.

21.5. The Operating Entity may block the payment of winnings in those exceptional cases where, in its discretion, there is a likelihood of the winnings being collected by a non-beneficiary. The cases of loss or theft of the voucher are indicative and not restrictive.

Article 22:
Forfeiture of profits

22.1 The claim for the collection of any winnings resulting from participation in the Operator's Gambling Games shall be barred after three (3) months from the date the Player's Participation is registered in the CIS as winning. The success of the Player's predictions shall be verified on the basis of the official results announced to the public by the Operator by any appropriate means.

22.2 Unappropriated winnings remaining after the aforementioned period of time, as well as the amounts resulting from rounding, shall be paid in accordance with the applicable legislation.

22.3 The Operator may, after the expiry of the period of time referred to in paragraph 1 of this Article, pay profit to holders of Tickets where, through no fault of their own, they have not received their share of the profit in due time, nor have they asserted their claim within the same period of time.

Article 23:
Confirmation of profit

The Operating Entity shall, upon request of the Player, issue a certificate of profit before tax for the immediately preceding financial year and for the profits awarded, in accordance with the provisions of the Anti-Money Laundering Regulation.

CHAPTER F
MEASURES TO PROTECT THE PUBLIC AND PLAYERS

Article 24:
Player Information and Credibility.

The Operator shall ensure that all information, in whatever form, provided to the public and the Players is true, accurate and understandable and does not contain or is not in any way linked to any information that could be considered misleading.

Article 25:
Responsible Gaming

25.1 The Operator shall establish the general principles for Responsible Gaming with the aim of protecting the consumer public and the Players from their participation in Games of Chance.

25.2 The Operator shall conduct its activities in the field of Games of Chance in a socially responsible manner, in order to minimize the negative consequences that may result from unregulated participation in Games of Chance .

Article 26: Complaints

26.1 The Operator shall implement an effective and adequate system for processing complaints from the consumer public and the Players, which it shall notify to the CGCS and shall keep a record of such complaints, accessible by the CGCS and at the time and in the manner determined by the Authority.

26.2 The Operator shall make available a relevant standard complaint form at the Agencies and on the Website. The content of the complaint form shall include at a minimum the following:

- a. Name and surname.
- c. Date of birth.
- c. Valid Identity Card or Passport number.
- d. Full address of permanent residence.
- e. Address and how to send the reply.
- f. Description of the incident

26.3 The complaint shall be filed no later than forty-eight (48) hours after the day following the date of the incident.

26.4 The Operating Entity shall examine the facts stated in the complaint and in any case shall inform the complainant of the facts stated in the complaint within fifteen (15) days of its submission.

26.5 In the event that the response of the Operator is not satisfactory to the complainant, the complainant may request, within ten (10) days from the day following the notification of the Operator's response to the complainant, that the complaint be examined by the CGCS. The request for examination shall be communicated to the Operator, who shall forward all the information relevant to the complaint to the CGCS without delay.

Article 27: Objections to non-payment of profits

27.1 The Player shall be entitled to lodge an objection with the Operating Agent in the event that the CIS does not recognize the profit arising from the Ticket in its possession. The objection shall be lodged within six (6) days from the date of non-recognition of the profit by the CIS.

27.2 The objection shall be heard by the Audit Committee within a period of seven (7) working days from the date of its submission to the Operator. The decision of the Audit Committee shall be communicated to the Operator, to whom all relevant information and the relevant minutes drawn up by the Audit Committee shall be submitted. The Operating Body shall notify the Player of the relevant decision of the Audit Committee.

Article 28: Protection of Winners' Identity

The Operator shall ensure that both it and the Agent, and/or those who have an employment, project or agency relationship with the aforementioned, shall not disclose the identity of the person whom they know is or may be entitled to some or all of the winnings without the prior written consent of that person. Such consent shall not be required in the case where such information is provided to the CGCS or to anyone else under an obligation provided for in the applicable provisions.

Article 29:

Compliance with personal data legislation

29.1. The Operator acts as Responsible for the Processing in the meaning of paragraph (7) of Article 4 of the General Data Protection Regulation (Reg (EU) 2016/679), and shall comply with the GDPR, Law No. 4624/2019 (A' 137) v. 3471/2006 (A' 133) and in general the applicable legislation on personal data. In addition to the technical and organisational measures provided for by the aforementioned legislation, the Operator must specifically take appropriate preventive measures to prevent access to data that allow the identification of Players by technical or other means that could reasonably be used by unauthorised third parties. In addition to the sanctions provided for in the personal data legislation, in the event of a breach of the confidentiality of the data and/or the obligation of confidentiality, the administrative sanctions provided for in Article 51 of Law no. 4002/2011 (A 180).

29.2. The restriction, in whole or in part, of the right of access of the data subject to the personal data concerning him/her is allowed in cases where the Operator, the CGCS, the other relevant authorities, as well as those who process the aforementioned data, are fulfilling their duties for the purposes of this Law, in such a way as not to hinder the carrying out of investigations, analyses or procedures in accordance with the provisions of Article 33 of Law No. 4624/2019 (A' 137).

Article 30:

Care for persons with disabilities

The Operator shall comply with the applicable legal and regulatory provisions on the accessibility of the Agencies for persons with disabilities and shall take all measures as appropriate to ensure that such persons have adequate access and are not excluded from participating in Games of Chance.

Article 31:

Record keeping

31.1 The Operator shall keep the records and registers of these Regulations, as well as any other records and registers designated by the Authority, in electronic form. The maintenance of electronic records and registers shall relate at a minimum to the following:

- a. Financial reporting file (tables of financial data for each Gambling Game on a monthly basis in electronic format with the breakdown and periodicity specified by the Authority).
- b. Personnel Register (data of the executives, employees and persons who have obtained a relevant Suitability Licence).
- c. Register of TMKY including data of TMKYs that have received certification where required.
- d. A file containing the Game Guides of each Game of Chance and their amendments.

- e. A file containing the draw prize tables for each Game.
- f. A file containing the draw results of each Game.
- g. A file containing the decisions and minutes of the Drawing Committee.
- h. File with the decisions and minutes of the Audit Committee (15-member).
- i. Complaints file (data relating to the recording of complaints, grievances, requests or queries of objections and disputes, including the actions taken, the time and manner of dealing with them and the outcome of any settlement).
- j A file with the Key Numbers for securing the Participations and sorting the results.

31.2 The Operating Entity shall keep in paper and/or electronic form the data referred to in paragraph 1 of this Article for a period of at least ten (10) years and shall provide any relevant information, data and data to the CGCS in the manner and at the time specified by the Authority.

31.3 The circulation and management of the files and records between the CGCS and the Operator shall be carried out electronically. To this end, the Operator shall be required to have digital signatures.

CHAPTER G COMPLIANCE CHECKS - ADMINISTRATIVE MEASURES AND PENALTIES

Article 32:

Compliance audits - Compliance checks - Administrative Measures and Sanctions

32.1. The controls of the Operator's compliance with the provisions hereof shall be carried out in accordance with the provisions of the Gaming Regulation on Administrative Measures and Sanctions.

32.2 In the event of a violation of the provisions of this Regulation, the administrative measures and sanctions provided for in the Gaming Regulation on Administrative Measures and Sanctions, as well as in the applicable provisions shall be taken, as appropriate.

Article 33:

TRANSITIONAL AND REPEALED PROVISIONS

33.1 Until the entry into force of the Gaming Regulations for the Technical Specifications for the Conduct and Organisation of Gambling of OPAP S.A., the Technical Equipment and Materials used by the Operator shall comply with the standards applied by a Certification Body, where applicable.

33.2 Within three (3) months from the entry into force of this Agreement, the Drawing Committee and the Control Committee shall submit to the Operating Entity their internal regulations in accordance with the provisions hereof, notifying the CGCS accordingly.

33.3 Until the Special Regulations are issued, the existing regulations for the Organisation and Conduct of Gambling of the Operator shall apply.

33.4 As of the entry into force of the present Regulations, the current regulations of the Special Games shall be repealed:

- a) the joint decision of the Ministers of Economy and Finance and Culture No. 2167/22.01.2009 on "General Regulations for the Organization, Operation and Conduct of Games of OPAP S.A." (B' 78) and

(b) Joint Decision No 7905/27.02.2009 of the Ministers of Economy and Finance and Culture on the 'Approval of the Draft Rules of the Lotteries of OPAP S.A.' (B' 430).

2. This Decision shall enter into force upon its publication in the Government Gazette. This Decision shall be published in the Government Gazette.

Athens, 16 August 2021

The Minister

Christos Staicouras

4. Part C of the Draws Code

Having regard to the above in accordance with Articles 7(1) and 34 of the Law, the Minister of Finance approves and issues this Lotteries Code, pursuant to Article 34(1) of the Law, which shall enter into force upon its publication in the Official Gazette of the Republic of Cyprus.

THE MINISTER OF FINANCE
MAKIS KERAVNOS