

Conditions of Participation / General Terms and Conditions

- § 1 Scope/minimum age

1. Our general terms and conditions apply to everyone

Business relationships between DEKAX TECH LTD (hereinafter referred to as DEKAX TECH LTD/organizer of the Tippexpress gaming community) and the service recipient (hereinafter referred to as the participant).

2. The registration for participation will only be made if the

According to his own statement, the participant has at least reached the age of 18 and is therefore legally competent according to § 2 BGB.

- § 2 scope of services

With the conclusion of the contract, the participant instructs DEKAX TECH LTD to register him with his data for participation in the syndicates selected by the organizer.

As part of this order, the DEKAX TECH LTD organizer or a service provider commissioned for this purpose chooses to represent each month at the German Lotto-Toto Blocks (hereinafter referred to as DTLB) and at European lottery organizers with the participation of the lottery and reports the participant after the cancellation period has expired using the data provided and stating the to participate in the draws, insofar as the provider of the respective draws does not exclude automated entry. The respective conditions of the organizer apply to all draws. The participant authorizes and authorizes the organizer to agree to the relevant terms and conditions on his behalf and to pass on his data required for participation in the draws to the provider. The organizer has no further influence on access, acceptance and the resulting contract between the participant and the lottery syndicate, in particular he is not liable for the actual drawing of prizes.

The participant is not entitled to participate in a specific draw.

The communication between the organizer and the participant takes place exclusively by letter or email. The organizer will not send any information mail. If a participant wins, the organizer will inform him directly. The participant is entitled to unrestricted winnings. The participant undertakes to check his personal data for accuracy and to notify DEKAX TECH LTD immediately of any changes in his personal data.

1. b) Furthermore, the participant instructs DEKAX TECH LTD to enter up to 1080 rows of tips and 10 tips in game 77 of the German Lotto-Toto block every month. In this regard, DEKAX TECH LTD takes on the labeling and timely sending of written notifications, if necessary. DEKAX TECH LTD is not owed a solution. All relevant data is entered fully automatically with the help of software. The user is not entitled to participate in a specific draw.

- § 3 cancellation policy for distance contracts

You can revoke your contract declaration within two weeks without giving reasons by telephone, e-mail, letter or fax, or - if the item is left to you before the deadline - by returning the item. The period begins after receipt of this instruction in text form, but not before the mail is received by the recipient and not before we have fulfilled our information obligations in accordance with §

312c Para. 2 BGB in connection with § 1 Para. 1, 2 and 4 BGB-Info V as well as our obligations according to § 312e Para. 1 Sentence 1 BGB in connection with § 3 BGB-Info V. A timely Sending the revocation.

The revocation must be sent to:

Email: kunden@tippexpress.com
Hotline: 0800 4090800 (free of charge from a German landline).

Postal to:

DEKAX Tech LTD. Online Services

Charalambou Mouskou

20/Office 105/ 1 ST Floor

ABC Business Center 8010

Paphos - Cyprus

Consequences of revocation

In the event of an effective revocation, the services received by both parties are to be returned and any benefits (e.g. interest) surrendered. If the participant cannot return the service received in whole or in part or can only return it in a deteriorated condition, he/she must pay compensation for the value if necessary. The period begins for the participant with the dispatch of his declaration of revocation or the thing, for us with their receipt. Notes: The right of withdrawal regarding the service expires prematurely if DEKAX TECH LTD has started to perform the service with the express consent of the participant before the end of the withdrawal period or if the participant has initiated this himself.

End of cancellation policy

- § 4 Term/Termination

1. The minimum contract period is three (3) months and begins with the telephone declaration of intent by the participant. 2. The contract term is always automatically extended by a further three (3) months if the participant does not cancel in good time. 3. The notice period is two (2) weeks, so the contract is automatically extended if the notice of termination is not received no later than two (2) weeks before the end of the minimum contract period. 4. The termination must be in writing, i.e. by email, post or fax.
- § 5 Prices/Terms of Payment and Default of Payment
 1. The monthly fee to be paid by the participant includes postage, registration service fees and the processing fee. 2. The contract fee is due monthly in advance. The participant is not entitled to a specific debit date, but DEKAX TECH LTD always debits the account on the 1st and/or 15th of each month. 3. The participant undertakes to pay the contractual fee by participating in the direct debit procedure. The collection of the amounts is carried out by the service provider commissioned by DEKAX TECH LTD. The participant agrees that the commissioned service provider may debit the amounts due from the account named by the participant on behalf of DEKAX TECH LTD. 4. If a deposit initiated by direct debit is not carried out for reasons for which the participant is responsible, such as incorrect information, revocation or insufficient funds on the original account, the user must reimburse the provider with a flat-rate fee of EUR 10.00. The user reserves the right to prove that no or less effort was incurred by the provider.
-
- § 6 liability of the provider
 1. DEKAX TECH LTD is not liable for damage caused by external influences. This includes, for example, power failures, maintenance work or natural phenomena that endanger the provision of the service. In addition, DEKAX TECH LTD is not responsible for external services and their availability. 2. Due to technical circumstances, DEKAX TECH LTD cannot guarantee availability by e-mail, fax or telephone. The same applies to the constant availability of the URL and the correctness and completeness of the data. 3. DEKAX TECH LTD does not guarantee that the prizes will be played out by third parties (DLTB and European lottery organizers) as stated. 4. DEKAX TECH LTD does not guarantee that the participant will receive a prize by entering the draws. 5. There is no legal recourse to the draws. 6. If DEKAX TECH LTD expressly promises prizes, these remain unaffected.
-
- § 7 data protection regulations
 1. The participant data is processed in accordance with the provisions of the Tele Service Data Protection Act (TDDSG) and the General Data Protection Regulation (GDPR). DEKAX TECH LTD is then entitled to process the data and pass it on to the DLTB and European lottery organizers, insofar as this is necessary for the complete execution of the contract, performance of services and billing. The data will not be passed on to any company for advertising purposes. 2. The participant agrees that DEKAX TECH LTD and/or service providers commissioned by DEKAX TECH LTD

may contact the participant again at any time as part of participant retention measures.

• § 8 Changes to the General Terms and Conditions

DEKAX TECH LTD reserves the right to change the Terms and Conditions at any time. The participants will be notified in writing of changes relevant to the contract. If the participant does not withdraw in writing (by e-mail, fax or post) within 2 weeks, he recognizes this as effective.

• § 9 Other Conditions

All agreements that have been made between the provider and the user for the purpose of content and implementation of the contractual relationship are laid down in the service description and these General Terms and Conditions. No further promises or other written and/or verbal agreements were made. The law of the Federal Republic of Germany applies exclusively to the contractual relationship between the provider and the user, including these General Terms and Conditions, to the exclusion of German international private law and the UN Sales Convention.

Should a provision of the contract be or become invalid for reasons other than §§ 305-310 BGB, the validity of all other provisions shall not be affected. No joint venture, partnership, employment, partnership, or agency relationship between DEKAX TECH LTD and the applicable participant will be created as a result of this Agreement or use of the Service. DEKAX TECH LTD is a service of

DEKAX Tech LTD. Online Services
Charalambou Mouskou
20/Office 105/ 1 ST Floor
ABC Business Center 8010
Paphos - Cyprus
Tel.: 0800 4090800 (free of charge from a German landline)