

TERMS AND CONDITIONS OF USE

The following General Terms and Conditions, hereinafter the "T&Cs," shall apply to the navigation and use of the ADALI SPORTS website. These T&Cs govern the legal relationship with the services offered therein.

The mere access to the Website by a user implies full acceptance of the Terms and Conditions of Use detailed below.

USER: Shall be the person who accesses and navigates the Website, with the interest of obtaining the services offered by ADALI SPORTS.

ADALI SPORTS: Shall be the technology company that provides authentication services for apparel and sports items used in official events, as well as the development and management of customized digital platforms for the commercialization of such products.

PURPOSE OF THE WEBSITE:

The Website is intended to offer the USER services related to the authentication of apparel and sports items used in sporting events and the digital registration of such products in the name of their holder, as well as, eventually, their commercialization through digital platforms developed and managed by ADALI SPORTS.

ACCEPTANCE OF THE T&Cs:

These Terms and Conditions shall apply to all users of the Website, including those who have accessed, browsed, or used the Website prior to their entry into force, as well as those who have acquired or received the authenticated product with NFC technology that enables access to exclusive digital content.

The continued use of the Website, as well as access to the content related to the authenticated product with NFC technology, implies acceptance of these T&Cs in their

updated version, without prejudice to the rights that may legally correspond under applicable law.

All legal content set forth in these T&Cs and their future modifications shall be binding on any person who navigates the Website and who possesses the physical product with NFC technology and accesses its exclusive digital content. Therefore, use and navigation imply knowledge and acceptance of the provisions herein.

If you do not agree with the T&Cs, you must cease such use and navigation by sending an email to the company for such purposes, whether or not you are registered as the holder of an authenticated product.

This page should be visited regularly in order to be aware of any changes; however, we will notify or attempt to notify such changes on the Website.

It is necessary to have the legal age and legal capacity to accept the T&Cs. You must be at least 18 years old (or the equivalent minimum age in your country), and if you are a minor, you must be duly supervised by your parents, guardians, and/or responsible adults. Responsibility for such minors shall rest exclusively with those in charge of them, releasing ADALI SPORTS from liability for any use contrary to these T&Cs, the Privacy Policy, and the laws of each country where the Service is used.

The User who possesses the authenticated product and requests ADALI to register it under their ownership, and/or who has previously registered it in their name, must accept these Terms and Conditions as a condition for such registration and for maintaining the registration, as well as for access to and use of system functionalities, within a peremptory period of sixty (60) calendar days from the date of receipt of the email sent by the company notifying them of its availability, without prejudice to the fact that these Terms and Conditions are also available on the ADALI SPORTS website and are permanently present in the interaction or digital content associated with the sports product in the User's possession.

Failure to accept within the indicated period shall be considered a breach and may give rise, at the sole discretion of the Company, to the limitation, suspension, or cancellation of the use of the Adali service and/or associated functionalities, without generating any right to claim on the part of the User, without prejudice to any rights that may correspond under applicable law.

By accepting these T&Cs, it shall be understood that the User has understood, accepted, and is bound by the Privacy Policy, which forms an integral part of these T&Cs.

USE OF THE WEBSITE:

Use of the Website is the sole responsibility of the User, who must in all cases use it in accordance with the functionalities permitted on the Website and the uses authorized in these T&Cs. The User agrees to use it in a manner that does not violate the rules of use and coexistence on the Internet, the applicable legislation in the country where the User is located, good customs, the dignity of individuals, and the rights of third parties.

Users agree to use the services or content exclusively for personal use and not to directly or indirectly exploit them commercially. Users do not have the right to place hyperlinks to or from the Website, nor to place or use its content on their own or third-party websites without the prior written authorization of ADALI SPORTS. Likewise, users shall not have the right to limit or prevent any other user from using the Website.

ADALI SPORTS shall ensure compliance with the foregoing conditions, as well as the proper use of the content presented on its Website, exercising all civil and criminal actions that may correspond in the event of infringement or breach of these rights by the User.

Access to ADALI SPORTS Services may require the use of a personal computer or mobile device with NFC (Near Field Communication) functionality enabled, as well as communications or the use of storage space on such devices. The User shall be solely responsible for any Internet or mobile connection fees incurred when accessing ADALI SPORTS Services.

The limitations set forth herein shall apply to the maximum extent permitted by applicable law.

1. USER OBLIGATIONS:

The User must accept these Terms and Conditions, as well as the Privacy Policy.

The User must register the authenticated product under their ownership as the owner.

The User undertakes to provide accurate and truthful information at the time of such registration or any update or transfer of ownership of the sports product.

The User is responsible for maintaining the integrity of the NFC chip embedded in the sports item and for not altering it in any way.

The User acknowledges that the NFC chip embedded in the product is a technological component subject to wear, damage, or malfunction.

ADALI SPORTS may, at its sole discretion, offer repair or replacement of the chip in the event of verifiable technical failures, provided that no improper handling, intentional damage, or inappropriate use by the User is detected.

The alteration, removal, or manipulation of the chip may invalidate access to the associated digital content, without affecting the authenticity of the product.

The User must notify ADALI SPORTS of any irregularity in the item or in the registration system or of the theft of the sports item.

BASIC CONCEPTS OF WEBSITE FUNCTIONING:

Users undertake that all information provided regarding their data shall be truthful, and otherwise they shall be responsible for any harmful actions arising from the information supplied.

On the Website and within the interaction or content linked to the sports product, there may be links that allow the User to access third-party websites. The existence of such links shall not be interpreted as any type of association between the Website and such third parties. The User declares that they understand that accessing other websites implies being subject to their terms and conditions, which may differ from these.

DISPUTE RESOLUTION PROCESS

Users who have any conflict in any process within the Website may initiate an internal dispute resolution process by contacting the following email address: info@adalisports.com.

ADALI SPORTS shall observe best practices to resolve such dispute and shall issue a reasoned decision.

INDEMNITY

Users agree to hold the Website harmless from any type of claim, liability, loss, expenses, technical and legal fees, requests, and provision of information arising from breaches of these Terms and Conditions.

INTELLECTUAL PROPERTY

Users agree that all intellectual property rights are the property of ADALI SPORTS, as well as trademarks, patents, copyrights, industrial designs, trade dress, appearance, logos, drawings, and icons.

The reproduction, storage, dissemination, or any other use of the content on the WEBSITE for public or commercial purposes by a third party is expressly prohibited unless prior written consent from ADALI SPORTS is obtained.

PROHIBITED USE:

The User agrees to use the Website lawfully and is prohibited from using it in connection with:

- Any activity that violates applicable regulations.
- Any content or product that infringes intellectual or industrial property rights.
- Storing, reproducing, modifying, creating derivative works based on the service, or offering for sale content obtained through the Website.
- Content that is violent or incites hatred, intimidation, or abuse of any kind against any person, group, or institution.
- Any other activity that ADALI SPORTS may consider unacceptable.

OPERATION OF THE SERVICES:

By accepting the terms and conditions of use of the Website, Users accept the specific conditions set forth in this section regarding the operation of ADALI SPORTS services.

Before using our services, Users declare that they have read and understood these specific provisions.

ADALI SPORTS guarantees the authenticity of the certified sports product solely through its uninterrupted chain of custody, which involves placing a chip in the product prior to the event, verifying its use during the match, and at the end of the event granting it the status of original game-used item, which in turn is linked to the corresponding digital record where the User registers it under their name.

The authenticity of the product is based exclusively on the aforementioned uninterrupted chain of custody, and this process constitutes an essential element of the service.

The digital content associated with the product (including images, videos, texts, or other multimedia elements) and the registration constitute an accessory component of a dynamic nature, which may be modified, updated, or removed at any time for technical, commercial, or contractual reasons.

In no case shall the modification or removal of the registration and/or digital content affect the validity of the authenticity of the product.

The User acknowledges that the digital content associated with authenticated products is provided by third parties, including but not limited to clubs, players, or sports organizations, and therefore the absence, insufficiency, or poor quality of the digital content shall not give rise to any claim, compensation, or indemnification against ADALI.

ADALI SPORTS does not guarantee the availability, quality, quantity, continuity, or permanence of such content, and its provision is the sole responsibility of such third parties.

Statistical information of the match, sports results, or other data or content associated with the product may be provided by the client or may also come from public or open-access sources.

ADALI SPORTS may collect, organize, and present such information for informational purposes for inclusion in the digital certificate.

ADALI SPORTS does not guarantee the accuracy, completeness, or updating of such information, nor does it assume responsibility for errors, omissions, or cancellations derived from the sources used.

AUTHENTICATION AND PRODUCT REGISTRATION:

The authentication of ADALI SPORTS sports products is carried out within the framework of the contractual relationship entered into between ADALI SPORTS and the corresponding client (club, sports organization, or athlete), who expressly accepts these Terms and Conditions and the Privacy Policy at that time.

ADALI SPORTS guarantees the authenticity of the sports product through its uninterrupted chain of custody, which, as stated, constitutes an essential element of the service, and which is linked to the corresponding digital registration within its system.

As a result, the authenticated sports product shall initially be registered in the ADALI SPORTS system under the name of the client, thereby establishing its original registered ownership, which shall be expressly reflected in the associated digital certificate and accessible to the aforementioned party.

Additionally, such digital certificate shall display a notice informing the new User or subsequent purchaser of their obligation to request that ownership be transferred and registered in their name, including the necessary instructions to carry out such transfer.

Within this framework, the User acknowledges that the digital certificate of the authenticated product shall indicate who the registered owner is (club, sports organization, or athlete), as well as the requirements necessary for the transfer of ownership to the new holder, it being the obligation of the latter to register it in their name in such capacity.

ADALI SPORTS does not participate in nor act as an intermediary in the commercialization, sale, assignment, or any other form of disposition of authenticated sports products.

Such operations are carried out exclusively between the client (club, organization, or original holder) and third-party purchasers, and are unrelated to ADALI SPORTS.

ADALI SPORTS does not validate nor intervene in the legitimacy of commercial transactions or the disposition of the authenticated product between the client (club, sports organization, or initial acquirer) and third parties, or between third parties, and in both cases does not know the identity of such potential acquirers, limiting itself to registering ownership based on the requests received.

The initial registration of the product, as stated, shall remain valid in the ADALI SPORTS system until a third-party acquirer requests its registration in accordance with the transfer procedure set forth in the "Transfer of Ownership" section of these Terms and Conditions.

The ADALI SPORTS website (www.adalisports.com), including the Terms and Conditions and Privacy Policy, shall be available at all times on the sales platform, auction system, or any other format used for the commercialization or disposition of the authenticated product with respect to third parties, so that any potential purchaser may review them prior to the transaction by accessing the corresponding links.

Acceptance of these Terms and Conditions is an essential condition for the purposes hereof, both for registration and for access to and navigation within the exclusive content linked to the acquired product.

Failure to comply with this requirement shall be considered a breach of access conditions, even if the User is already in possession of the product.

ADALI SPORTS reserves the right to suspend or cancel access to the content in the event of:

- Breach of these Terms
- Failure to accept them
- Justified commercial decisions
- Technological changes affecting the service

Such suspension or cancellation shall not give rise to any claim, indemnification, or compensation whatsoever on the part of the User.

TRANSFER OF OWNERSHIP:

This section exclusively governs the procedure for the transfer of registered ownership of authenticated products within the ADALI SPORTS system.

Ownership of authenticated sports products within the ADALI SPORTS system is determined exclusively by their registration in such system, and in no case shall mere physical possession of the product imply registered ownership thereof.

When the authenticated sports product is initially registered in the name of a club, sports organization, or athlete as the original holder, as expressly stated and accessible in the digital certificate associated with the product, and is subsequently commercialized or delivered to a third party, such third party must request registration of the product in their name in order to acquire new ownership within the ADALI SPORTS system, which shall then be reflected in the digital certificate.

Indeed, the digital certificate of the product permanently displays a notice informing the new User or subsequent purchaser of their obligation to request that ownership be

transferred and registered in their name, including the necessary instructions to carry out such process.

The acquirer of the authenticated sports product must request such registration in their name within a period of sixty (60) calendar days from the date of acquisition or possession thereof.

After the expiration of such period without the registration having been requested, ADALI SPORTS may limit or restrict access to the registration, digital content, and functionalities associated with the product, without generating any right to claim, and the only valid registered owner shall remain the one recorded in the system until the situation is regularized.

The club, sports organization, or original holder must, prior to the commercialization or delivery of the authenticated sports product, publicize and/or inform through its own channels potential interested parties that the Terms and Conditions of Use and Privacy Policy are available on the website www.adalisports.com.

The request for registration by the acquirer within the established period constitutes an exclusive obligation of such acquirer, and ADALI SPORTS shall not assume any obligation to initiate or manage such process ex officio.

For such purposes, the new User or acquirer must send an email to the official ADALI SPORTS email address (info@adalisports.com), identifying the item and the ID (Unique Identifier) that appears when scanning with a mobile device the NFC chip embedded in the sports product, thereby initiating the ownership transfer process.

Upon receipt of the request, ADALI SPORTS may require additional validations in order to ensure proper traceability and transfer of the product.

In this regard, ADALI SPORTS shall respond to the email requesting the acquirer, as a prior condition for registration, to expressly accept these Terms and Conditions and the applicable Privacy Policy, and the acquirer must reply by stating "I ACCEPT," which shall constitute informed and express consent.

Once the foregoing requirements have been fulfilled, ADALI SPORTS shall proceed to register the product in the name of the new holder within its system.

The acquirer or User declares that they have had access to these Terms and Conditions and the Privacy Policy prior to the acquisition and/or use of the authenticated product through: (i) the commercialization channels used by the client; (ii) the ADALI SPORTS website; and (iii) the digital certificate associated with the product, where links to such documents are permanently available both before and after acquisition.

Express acceptance of these Terms and Conditions and the Privacy Policy, as indicated, constitutes a prior and necessary condition for the registration of the acquirer as the holder in the ADALI SPORTS system.

Until such procedure is completed, the acquirer shall not be considered the holder within the ADALI SPORTS system, even if they are in physical possession of the product.

ADALI SPORTS shall only become aware of and register the transfer or delivery of the product to a third party when such party expressly requests registration in accordance with the procedure set forth in these Terms and Conditions.

Ownership transfer shall not occur automatically as a result of delivery or possession of the product.

As stated, ADALI SPORTS does not participate in, intervene in, or act as an intermediary in the commercialization, sale, assignment, or any other form of disposition of authenticated sports products.

Such operations are carried out exclusively between the client (club, organization, or original holder) and third parties and are unrelated to ADALI SPORTS.

The client, User, or acquirer acknowledges and accepts that ADALI SPORTS has no knowledge of, nor any obligation to know, the sales or deliveries of the authenticated physical product to third parties, and therefore does not know their identity.

If a third party is in possession of the product for the reasons described above or otherwise and has not requested its registration in accordance with the procedure established herein, ADALI SPORTS shall continue to consider the originally registered holder as the only valid registered owner.

Any action, request, claim, or requirement made by a third party who is not listed as the registered holder in the system may be rejected by ADALI SPORTS without any liability, until such third party regularizes their situation in accordance with these Terms and Conditions.

Failure by the acquirer to accept these Terms and Conditions in due time and form after being notified by ADALI SPORTS via email shall result in the inability to fully access system functionalities, without generating any liability for ADALI SPORTS.

ADALI SPORTS shall not be responsible for transfers or assignments carried out outside the system nor for conflicts arising from such operations.

ADALI SPORTS may reject or delay the transfer in the event that compliance with the requirements established in these Terms and Conditions is not verified.

FEES:

ADALI SPORTS may adjust its fees or include service maintenance costs at any time, whether due to updates in the services or special promotions or other reasons.

The User agrees to pay for the contracted services in due time and form or any additional costs that may arise, using any of the following payment methods: PayPal, Mobbex, Mercado Pago, bank transfers to ICBC and WISE.

The multimedia content incorporated into the digital certificate of the sports item is currently free of charge. Notwithstanding the foregoing, ADALI SPORTS may introduce a reasonable annual cost for its maintenance to be borne by the USER. For such purpose, ADALI shall inform the aforementioned USER by email provided by the USER upon registering the sports product in their name, the amount to be paid with no less than three (3) months' prior notice, and shall provide the option to unsubscribe from the aforementioned system at no cost by sending an email to ADALI for such purposes, or to pay such annual cost to keep the service active.

Failure to pay the associated costs may result in the suspension or limitation of access to the digital content and system functionalities, without affecting the authenticity of the product.

The USER may also voluntarily remove themselves from the Registry.

The USER accepts as valid all electronic notifications sent to the email address registered by them, for contractual and legal purposes.

SERVICES:

ADALI SPORTS provides authentication services for sports products used in games and may also provide services through digital platforms designed exclusively for each club, aimed at monetizing the primary market of such items.

ADALI SPORTS may provide its services through its own digital platforms or platforms developed for third parties under a white-label model, which may operate under the visual and commercial identity of clubs, organizations, or associated brands.

The services provided include the development, configuration, and general technical maintenance of such platforms, in accordance with the scope detailed in each commercial proposal or individual contract. Continuous personalized support, on-demand services, or support outside business hours are not included unless expressly contracted.

Technical support hours are limited exclusively to business days from Monday to Friday, from 9:00 a.m. to 6:00 p.m. (Argentina time), excluding Saturdays, Sundays, and national holidays. In the event that the User submits a request, claim, or inquiry, ADALI SPORTS undertakes to respond within an estimated period of up to seventy-two (72) business hours, provided that such request falls within the scope of the contracted service.

If urgent technical support, priority attention, or support outside normal hours is required, an additional extended support service must be contracted, which shall be quoted separately and subject to technical availability.

Failure to respond within the estimated period shall not generate any contractual, non-contractual, or indemnification liability, and the prioritization of tickets and requests shall remain at the sole discretion of ADALI SPORTS, based on their severity and order of entry.

TECHNICAL SUPPORT:

In the event that the User verifies a problem in reading the CHIP of the REGISTERED ITEM, they may report it to the company. Once verified, ADALI SPORTS shall remedy the issue or provide a replacement chip.

ADALI SPORTS undertakes to offer a professional service of international quality. For such purpose, it communicates the following characteristics of the service:

Resolution of errors or failures in the operation of platforms: If during the term of the service the platform presents any error or failure attributable to our company, the defect shall be corrected after analysis and scheduled to be resolved within a period of one (1) to three (3) business days. This aspect does not apply when the failure is due to modifications to the code, databases, or application made by the contracting party.

Technical support: The hosting service includes support for server functionalities that may be required. Creation of new emails, configuration of email sending, SSL

implementation, etc. All of this may be communicated via tickets to info@adalisports.com.

Priority levels:

- Level A: 24 to 72 business hours
Incidents considered critical, meaning those that prevent access, use, or availability of the platform.
- Level B: 3 to 4 business days
Incidents affecting the operational activity of the platform for the end user where the issue is clearly identified, thus defining the solution.
- Level C: 5 to 7 business days
Incidents that do not affect the operational activity of the platform for the end user where the issue is clearly identified, thus defining the solution.
- Level D: 8 to 15 business days
Incidents requiring an exhaustive review for their resolution.

Backups: All plans include seven (7) days of backup for files, databases, and emails.

Any license, plugin, or customized theme provided to ADALI SPORTS and acquired by the User from another provider shall be the sole responsibility of the User. Likewise, any modification, alteration, or change requested and carried out by ADALI SPORTS shall be the sole responsibility of the User and not of ADALI SPORTS.

ADALI SPORTS does not guarantee permanent compatibility of the system with all devices, operating systems, or future technologies.

ADALI SPORTS does not guarantee that the registration and service will be free of errors, nor that access to digital or multimedia content will be uninterrupted, continuous, or permanent.

ADALI SPORTS may remedy any failures to the extent reasonably possible and in accordance with system capabilities.

GRANTED ACCESS:

Users acknowledge and accept that ADALI SPORTS works with security standards to protect the information provided by its clients but is not responsible for data loss or leaks that may occur due to cybersecurity attacks or human error.

Additionally, once the service has ended, Users must revoke or modify any access granted to ADALI SPORTS once the contracted service has concluded.

INTEGRATIONS AND MARKETING:

At the time of performing marketing integrations with external platforms, for example Google, ADALI SPORTS shall decide from which account such integration is carried out in order to facilitate operational efficiency.

If the integration is carried out through an ADALI SPORTS account, the client may request access to it by authorizing a designated user. Responsibility for the use of such data lies exclusively with the client who contracted the service, and ADALI SPORTS shall not be responsible for data loss or any use that may be made of it.

The User acknowledges that certain functionalities of the service may involve integration with third-party platforms, including marketing, analytics, or digital advertising tools.

ADALI SPORTS shall not be responsible for the operation, availability, or policies of such external platforms.

DIGITAL CERTIFICATES:

This certificate is unique and contains the complete history of the item.

The ADALI SPORTS Registry constitutes a private digital ownership registration system, which may be used for the traceability of authenticated products within the company's ecosystem, it being clarified that such registry is not public and does not grant real rights over such products.

MODIFICATION OF THESE TERMS OF SERVICE

ADALI SPORTS may modify any of the terms of these Terms of Service by publishing the modified terms. Continued use of ADALI SPORTS Services after the effective date of the revised Terms of Service constitutes acceptance thereof.

BASIS OF THE AGREEMENT

The User acknowledges and accepts that the services provided by ADALI SPORTS are offered “as is” and “as available,” in accordance with the disclaimers and limitations of liability set forth in these Terms and Conditions.

Likewise, the User declares that they understand that such provisions constitute a reasonable and equitable allocation of risk between the parties and form an essential part of the agreement entered into between the User and ADALI SPORTS.

Consequently, by using the services, the User expressly agrees that ADALI SPORTS shall not be liable for direct, indirect, incidental, consequential, or punitive damages arising from the use or inability to use its products or services, except in cases expressly provided for under applicable law and to the extent that such liability cannot be legally excluded.

The User acknowledges that the main value of the service provided by ADALI SPORTS lies in the authentication of the sports product through the uninterrupted chain of custody carried out by the company to guarantee originality, which is materialized through the chip embedded in the sports product.

MODIFICATION, SUSPENSION OR TERMINATION OF THE SERVICE

We reserve the right to modify, suspend, or discontinue, in whole or in part, the operation of the Platform, which includes ownership registration and digital content of the authenticated product, at any time and for any reason, without prior notice or liability toward users.

This includes, without limitation: the definitive closure of the company or the Adali project, scheduled or unforeseen maintenance tasks, modifications, removals or additions of functions, services or content, and the implementation of new costs or conditions for access to functions, services or content that were previously free of charge.

You acknowledge and accept that, in the event of closure, interruption or modification of the Platform, Adali does not guarantee continuous, uninterrupted or future access to interactive functionalities, digital content linked to authenticated products or any previously offered service.

To the maximum extent permitted by law, Adali shall not be liable for any damage or loss arising from such decisions, the user hereby agreeing to the foregoing. Notwithstanding the foregoing, we will seek to ensure that such changes have the least possible negative impact on the user experience.

Adali does not guarantee permanent availability of interaction content and may modify or remove it at any time for technical, legal or commercial reasons.

Adali does not guarantee that the service is free from errors nor that access to multimedia content will be uninterrupted or permanent, and such issues may be remedied to the extent possible and as permitted by the system. In no event shall Adali be liable for direct or indirect damages due to data loss.

Adali shall make commercially reasonable efforts to maintain the availability of the service and multimedia content, without guaranteeing perpetual availability.

CONFLICTS – LIMITATION OF LIABILITY – CONTACT

In the event of any legal conflict in the use of the Website or regarding any conflict with the T&Cs, the User must send communications exclusively by email to the address info@adalisports.com or through the provided contact system.

Use of the Website is provided “as is” at the time of use with all its functionalities and specifications.

If you have questions, suggestions or claims, you may contact info@adalisports.com.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW: (A) IN NO EVENT SHALL ADALI SPORTS OR ITS AFFILIATED PARTIES BE LIABLE FOR ANY DIRECT, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY OTHER DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO LOSS, THEFT, MISAPPROPRIATION AND/OR PARTIAL OR TOTAL DAMAGE OF THE AUTHENTICATED ITEM (INCLUDING, BUT NOT LIMITED TO NEGLIGENCE), OR OTHERWISE, ARISING IN ANY WAY RELATED TO THE USE OR INABILITY TO USE THE ADALI SPORTS REGISTRY AND/OR THE AUTHENTICATED ITEM WITH RESPECT TO DIGITAL CONTENT, INCLUDING WITHOUT LIMITATION ANY DAMAGES CAUSED BY OR RESULTING FROM RELIANCE ON ANY INFORMATION OBTAINED, OR RESULTING FROM ERRORS, OMISSIONS, INTERRUPTIONS, DELETION OF FILES OR EMAIL, DEFECTS, VIRUSES IN OPERATION OR TRANSMISSION, OR ANY FAILURE OF PERFORMANCE, WHETHER RESULTING FROM COMMUNICATION FAILURE, THEFT,

DESTRUCTION OR UNAUTHORIZED ACCESS TO ADALI SPORTS RECORDS, PROGRAMS OR SERVICES; AND (B) IN NO EVENT SHALL THE LIABILITY OF ADALI SPORTS, WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE, WHETHER ACTIVE, PASSIVE OR IMPUTED), EXCEED THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW. ADALI SPORTS SHALL NOT BE LIABLE FOR DIRECT OR INDIRECT DAMAGES ARISING FROM THE USE OR INABILITY TO USE THE SYSTEM, INCLUDING, WITHOUT LIMITATION, SERVICE INTERRUPTIONS, TECHNICAL FAILURES, PLATFORM UNAVAILABILITY OR DATA LOSS. ADALI SPORTS SHALL MAKE COMMERCIALY REASONABLE EFFORTS TO MAINTAIN SYSTEM AVAILABILITY, WITHOUT GUARANTEEING CONTINUOUS, UNINTERRUPTED OR PERMANENT OPERATION. THESE LIMITATIONS OF LIABILITY SHALL APPLY TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW.

GOVERNING LAW AND JURISDICTION

All disputes or litigation arising from the use of the service shall be submitted to the ordinary courts located in the City of Buenos Aires, Argentine Republic.

These Terms and Conditions shall be governed by the laws of the Argentine Republic.

By contracting or using our services, you declare that you are aware of and accept these Terms and Conditions.