

UEFA EURO 2024™

Public Screening Licence Terms and Conditions

1 Licence for Public Screening

- 1.1 This document sets out the terms and conditions ("**Terms**") which are relevant for all proposed public screenings of matches (in whole or in part) of UEFA EURO 2024™.

For the avoidance of doubt, these Terms are only applicable in respect of those matches for which the licensee has been granted a licence by UEFA.

- 1.2 The licence is only granted if expressly confirmed by UEFA in writing and is subject to compliance at all relevant times by the licensee (being the organiser of the public screening notified to UEFA during the application process) with these Terms and any express conditions or instructions of UEFA.
- 1.3 The licence is only in respect of the use of the live television signal transmitted by the UEFA appointed broadcast partner for the relevant match(es) in the relevant country (the "**UEFA Official Territory Broadcaster**") and solely for the purpose of screening such television signal live at the public screening(s) to which the licence granted by UEFA expressly relates and for no other purpose or event. The relevant television signal may not be recorded and may not (other than for the live display at the public screening) be made available for viewing or screened, streamed, stored or otherwise transmitted or dealt with in any other way.
- 1.4 Any and all commercial public screenings require the advance payment of the specified licence fees to UEFA. Commercial public screenings are any public screening that involves: (a) the payment of an entry fee; and/or (b) generation of revenues and/or, in UEFA's opinion, any other commercial purposes (including, by way of example only brand promotion). No licence fees are payable in respect of purely non-commercial public screenings.
- 1.5 UEFA does not grant any licence or authorisation in relation to any third party permits, clearances, licences or authorisations which may be required in relation to the public screening and/or the use of any third party intellectual property or other similar rights. It is solely for the licensee to ensure and satisfy itself, at the licensee's own cost and expense, that the licensee has obtained all such consents.
- 1.6 All rights not expressly granted in these Terms are reserved to UEFA in their entirety.
- 1.7 Any licence is personal to the licensee and may not be sub-licensed, assigned or transferred. The licensee must ensure that all relevant third parties involved in any aspect of the public screening are made fully aware of, understand and comply in full with these Terms (including, without limitation, **paragraphs 3 and 4**).
- 1.8 UEFA's list of official UEFA EURO 2024™ sponsors and super-licensees ("**UEFA Official Commercial Affiliates**") and UEFA EURO 2024™ broadcast partners including e-mail contacts for each UEFA Official Commercial Affiliate will be made available on www.uefa.com. The list and contact details will be complete (as at the time of publication) but will be updated from time to time as additional UEFA Official Commercial Affiliates and/or UEFA EURO 2024™ broadcast partners are appointed by UEFA.

2 Organisation of Public Screening

- 2.1 The licensee is solely responsible, at the licensee's own cost and expense, for all aspects of its public screening(s) (including their organisation and operation and ensuring compliance with applicable laws and regulations). UEFA and its affiliates shall have no responsibility or liability of any kind in this respect.
- 2.2 All information provided during the application process must be accurate and complete. Any material discrepancy or inaccuracy which prejudices UEFA will automatically invalidate any licence granted.

2.3 No public screenings may be hosted, operated or organised by any person, company or organisation which (in UEFA's opinion) is a competitor of any UEFA EURO 2024™ sponsor, super-licensee and/or the relevant UEFA EURO 2024™ broadcast partner in the relevant country. This applies whether or not the public screening is hosted, operated or organised by such competitor itself, or by any related entity (whether affiliates, appointed event or other agencies or any other third party on their behalf).

2.4 No public screenings may be hosted, organised or operated in or around (within two (2) kilometres of) any match stadium and surrounding environs, the international broadcast centre (if any), and other official locations designated by UEFA.

3 No Rights of Association and No Right to use any UEFA EURO 2024™ Marks or Materials

3.1 No right is granted to associate the licensee or any third party with UEFA, UEFA EURO 2024™ or any UEFA-related entities. No public screening or any associated activities may be conducted with the intention or objective of creating an association (direct or indirect) with UEFA and/or UEFA EURO 2024™. UEFA operates an active anti-ambush marketing programme and the licensee must comply with any express instructions of UEFA in this regard. Conditions for the involvement of third parties (including in respect of commercial and/or promotional activities) are set out in paragraph 4 below.

3.2 No marks, logos, emblems, designs, artwork or other materials belonging to UEFA may be used by the licensee or any third party involved in the public screening. This specifically includes the official logos, emblems, mascots, trophy, artwork and other materials relating to UEFA EURO 2024™.

3.3 For the avoidance of doubt, the public screenings themselves may not be named in such a way so as to suggest that they are official events organised by UEFA, for example, "*UEFA EURO 2024™ Official Public Screening Event*".

3.4 All intellectual property rights in respect of UEFA EURO 2024™ (including the marks, logo, mascots and/or trophy of UEFA EURO 2024™) and the television signals of the match belong to UEFA.

4 Third Party involvement in public screening

4.1 Public screenings may be supported by third parties (whether by way of sponsorship or otherwise) subject to the licensee complying with the following:

(a) For any UEFA EURO 2024™ live match programme, any and all commercial opportunities must first be offered to each and every one of the UEFA Official Commercial Affiliates in writing. Each UEFA Official Commercial Affiliate must be given an exclusive (vis-à-vis non-UEFA Official Commercial Affiliate third parties) negotiation period of not less than thirty (30) days from the date on which the relevant proposal was received by the relevant UEFA Official Commercial Affiliate except where the proposal was received by the relevant UEFA Official Commercial Affiliate in the period commencing two (2) months prior to the scheduled date of the opening match in which case the negotiation period shall be reduced to the shorter of:

(i) seven (7) days; and

(ii) the period beginning on the date of such proposal is received by the relevant UEFA Official Commercial Affiliate and the end of the day immediately preceding the date of the relevant match.

Following the expiry of the exclusive negotiation period referred to above, the licensee may offer and sell any remaining commercial opportunities to third parties

provided that:

- (i) such offer is on no more favourable terms (to that third party) than those terms offered to the UEFA Official Commercial Affiliates; and
- (ii) the products, services and/or brand of such third parties do not (in UEFA's reasonable opinion) compete with any products, services and/or relevant brands of any UEFA Official Commercial Affiliate.

Where the licensee has been notified by UEFA that a new entity has been appointed as UEFA Official Commercial Affiliate, the licensee shall make any commercial opportunities which remain unsold at the relevant time available to such new UEFA Official Commercial Affiliate in accordance with the procedure above.

(b) No opportunities may be offered or granted to any third party:

- (i) whose principal business is the sale or promotion of any tobacco related products, hard liquor, pornographic material, violent or abusive products or materials, gambling or betting services or products;
- (ii) which promote or disparage any political views, ideologies or parties;
- (iii) which, in UEFA's reasonable opinion, may be offensive, indecent or encourage behaviour which is offensive or indecent or which promote disparaging views or behaviour relating to any individual's or group's colour, race, nationality, ethnic or national origin, sex, sexual orientation, marital status, religion, age or disability; and/or
- (iv) which, in UEFA's reasonable opinion, may damage the reputation or image of European football, UEFA, UEFA's members and/or any UEFA Official Commercial Affiliate or any UEFA EURO 2024™ broadcast partners.

Merchandise, Services and Food & Beverage

4.2 Food, beverage, merchandise or other products, goods and/or services may not be sold or distributed at the public screening in any manner which may suggest that they and/or the entities involved in selling or distributing them are associated in any way (directly or indirectly) with UEFA and/or UEFA EURO 2024™. Without prejudice to the foregoing, no product or manufacturer branding or logos may appear on any material or equipment (including, for example only, fridges, cups, parasols or bunting) except that limited references to the relevant products being sold may be made on any menu board or other similar item in an industry standard manner to the minimum extent required to enable customers to be able to identify the relevant product (it being understood that no UEFA or UEFA EURO 2024™ intellectual property rights may be used and that no reference may be made to the brand, the brand logo or any other branding or identification of the relevant product/its manufacturer).

Other entertainment

4.3 No entertainment or media services may be provided by competitors of the UEFA EURO 2024™ broadcaster in the relevant country.

UEFA Official Commercial Affiliates

4.4 Notwithstanding any other provision of these Terms, UEFA Official Commercial Affiliates involved in the public screening shall not be prevented from exercising, for their own benefit, any rights expressly granted directly by UEFA to such UEFA Official Commercial Affiliates, which may include the use of official marks and associations.

General

- 4.5 Neither the licensee nor any third parties involved in the public screening may act in any manner which is inconsistent with the principles outlined above.
- 4.6 All opportunities must comply with the restrictions and requirements set out in these Terms (including, without limitation, paragraph 5 below).
- 4.7 If requested at any time by UEFA, the licensee must promptly provide UEFA with full written details of all opportunities made available to the UEFA Official Commercial Affiliates and other third parties including the dates upon which such opportunities were offered.

5 Screening Requirements

Protected Window

- 5.1 No advertising or other identification of any third-party (other than UEFA Official Commercial Affiliates) may be displayed on (or in front of) the screen(s) during the continuous period:
- (a) from 25 minutes before kick-off of the relevant match (for the opening match and the final match, the period starts 15 minutes before the start of the (opening/closing) ceremony which precedes the match);
 - (b) including the entire half time of the relevant match; and
 - (c) commencing at the final whistle for the relevant match and ending 10 minutes thereafter (for the final match, the period ends 10 minutes after the end of the trophy presentation).

Where more than 1 match is to be shown at the Public Screening on the same day, the continuous period described in above shall extend to cover the period between the broadcasts of such matches.

The above does not apply to any advertising or other identification included in the live match programme signal as provided under paragraph 5.2 below.

Live Match

- 5.2 The licensee may only screen (on a live basis) the live match programme signal as transmitted by the relevant Official Broadcaster as determined by UEFA (and notified to the licensee) for the relevant match in the relevant country. The transmitted signal and picture may not be modified or manipulated in any way, whether by deleting, adding to or changing any element of the picture.
- 5.3 The live match programme must be screened (without interruption) on the relevant screen(s) during the continuous period:
- (a) commencing 10 minutes prior to kick-off of the relevant match, except in relation to the opening and final matches in which cases such period must commence prior to the start of the opening/closing ceremony; and
 - (b) ending 5 minutes after the final whistle of that relevant match (including any extra time and penalties, where applicable), except in relation to the final match in which case such period must end after the end of the trophy presentation.

Clean Areas

5.4 All screens (and their frames) used at public screenings must have a 'clean area' of at least 3 metres (in each direction) around every screen which is free from any branding or identification of any kind (whether commercial or otherwise). The only exceptions which are permitted to appear within this clean area are:

- (a) the branding of any UEFA Official Commercial Affiliate involved in the public screening;
- (b) the identification of the relevant UEFA Official Territory Broadcaster; and/or
- (c) the standard text font identification of (i) the city in which the public screening is held and/or (ii) the naming of the public screening. For the avoidance of doubt no logos or graphic branding is permitted.

Other Requirements

5.5 The licensee must ensure (as far as reasonably practicable) that attendees have a clear and unobstructed view of the relevant screen(s).

6 General

6.1 The licensee shall co-operate with UEFA in good faith in respect of any matter relating to the public screening, including promptly providing all such information as UEFA may reasonably request. In addition, the licensee shall, if requested by UEFA, immediately submit to UEFA photographic or video evidence of their public screenings.

6.2 Upon request, the licensee shall provide UEFA with the necessary infrastructure for UEFA to film at the public screening, consisting of, at least, parking for one (1) technical vehicle, a secured position for the installation of a camera (including operator) with an unrestricted view of the screen(s) and/or the attendees of the public screening. Furthermore, the licensee shall provide UEFA with reasonable assistance in respect of any security matters relating to UEFA's (and/or UEFA's appointed supplier(s)) staff and/or equipment. Prior to UEFA (and/or UEFA's appointed supplier(s)) coming on-site, UEFA and the licensee shall discuss in good faith the practical implementation of such filming (e.g. location, security measures required, informing attendees etc.).

6.3 The licensee must promptly notify UEFA of any changes and/or updates to information previously submitted relating to the public screening(s) and/or the licensee's licence, including details of any public screenings that are not held.

6.4 As the person responsible for the public screening(s), the licensee shall indemnify, defend and hold UEFA (including its affiliates) harmless from and against any and all losses, damages, liabilities, costs, and expenses (including reasonable legal fees and expenses) which may arise as a result of or in connection with any of the licensee's public screenings and/or any breach of these Terms. The fact of granting any licence by UEFA is not an approval of any matter in relation to the public screening other than the requested use of the specific UEFA owned intellectual property rights contained in the television signal used at the public screening to which the licence relates.

6.5 All payments of the required licence fees by credit card as part of the application process are deemed fully authorised by the licensee on a non-refundable basis. The licensee acknowledges and agrees that it shall not be entitled to any refund or return of any licence fee (in whole or in part) whether due to any non-occurrence of any public screening, any termination of the relevant licence or any reason whatsoever.

6.6 UEFA may immediately terminate any licence granted if there is any breach of these Terms.

Any licence shall automatically expire following the final match of UEFA EURO 2024™.

- 6.7 Any delay or failure by UEFA in exercising any right or remedy under these Terms shall not be a waiver by UEFA of that, or any other, right or remedy.
- 6.8 If any provision of these Terms is held to be invalid or unenforceable by any judicial or other competent authority, all other provisions of these Terms will remain in full force and effect and will not in any way be impaired.
- 6.9 Termination of any licence shall not affect any rights accrued by UEFA prior to and including the date of termination, and/or any terms intended expressly or by implication to survive termination.
- 6.10 UEFA shall not be liable to the licensee for any indirect or consequential losses or any (direct or indirect) losses of revenue or profits in respect of or in connection with these Terms and/or any public screening. In no event shall UEFA's aggregate liability to the licensee (whether in contract, tort or otherwise) exceed an amount equal to the licence fees paid to UEFA in respect of the relevant public screening.
- 6.11 UEFA reserves the right to amend or change these Terms from time to time. Any such amendments or changes shall be notified to the licensee by e-mail to the address set out in the relevant application.
- 6.12 All licences and these Terms shall be governed by and interpreted in accordance with the laws of Switzerland. The place of jurisdiction for any disputes shall be Nyon, Switzerland. UEFA shall be entitled to enforce its rights and to take legal action in any competent court where the licensee is domiciled and/or where the licensee may hold assets.