



*LEGAL CONDITIONS FOR PURCHASING TICKETS ON-LINE
THROUGH THE WEB*

www.solheimcup2023.eu

You are formalizing a business transaction with DEPORTE AND BUSINESS SPORTS MARKETING S.L, with VAT no. B82848123 domiciled in Madrid, Spain, 45 Golondrina Street.

You can contact our organization through the e-mail ticketing@solheimcup2023.eu or by telephone at +34 913579141 ext. 2003 during business hours.

In compliance with Article 10 of the Law of Information Society and Electronic Commerce Services (Spanish Law 34/2002) we inform you that the organizer is a limited company whose domain has been registered in Madrid, Spain (Volume 16.211, Book 0, Page 89, Section 8, Sheet M-274972, Inscription 1^a dated February 15, 2001).

Tickets sales are deemed to have taken place at our registered office, and buying a ticket constitutes acceptance of the general conditions at the time of purchase.

The following conditions of sale are intended to establish the terms and explain the details of the purchase of tickets by users who come to the acquisition by this route, and the rights and obligations associated with the input/s being purchased.

1. FEATURES

THE ORGANISER offers anyone interested the opportunity to purchase tickets through the Internet to attend the Solheim Cup 2023. Internet users accessing the Event website and in particular this section of ticket sales, voluntarily assume and undertake to respect the terms and





conditions of the purchase contract, to which they are subject, and which are set out below.

2. EXECUTION OF THE PURCHASE

From the moment the user submits the purchase order for one or more tickets, he shall be called as "PURCHASER" and shall be bound as such to the organizer, which shall be the seller. The purchase made through the Internet by the PURCHASER and received by the Organiser is contractually binding.

The PURCHASER must correctly and completely fill in the required data and undertakes not to enter data of third parties. The receipt of the purchase order shall be confirmed by the ORGANISER, by email or by other means without delay, and from that moment the purchase and sale shall be completed and both parties shall be obliged to comply with the agreement.

3. GENERAL CONDITIONS GOVERNING THE SALE OF TICKETS THROUGH THIS SITE

The purchase of the ticket/s represents the acceptance by the PURCHASER of the following General Conditions:

A) The ticket has different security measures. However, the Organisation does not guarantee its authenticity if it has not been purchased at one of the official points of sale. Any amended, torn, suspect of forgery or illicitly acquired ticket will authorise the Organisation to deny access to its bearer. In such cases, if access to the venue is denied, the Organisation declines all responsibility. It is a condition of admission that the ticket must be complete and in good condition. The ticket must be kept until the exit of the venue.





B) The number of tickets, their price and location will be chosen by the PURCHASER during the purchase process and cannot be modified once the purchase has been formalised.

C) The purchase of tickets through the official website of the Event has a ticket printing service, which allows you to (i) print the ticket at the same time you complete the purchase process (by downloading a PDF file), or (ii) save the file on your computer for later printing.

D) Once the ticket has been purchased, it will only be exchanged or refunded in the event of total and definitive cancellation of the event, in which case the purchaser may request a refund within a maximum period of 30 days from the date of public communication of the cancellation, in the manner specified by the ORGANISER, and submitting, in any case, proof of purchase. In any case of refund, the ORGANISER shall only reimburse the amount of the ticket and shall not be responsible for any other expenses such as, by way of example and merely by way of example, hotels, travel, meals, per diems, etc.

If the period established in the previous paragraph elapses without the PURCHASER having requested a refund of the amount corresponding to the purchases made, this will be understood as a waiver by the PURCHASER of the right to a refund of any amounts that may correspond to them. In no case shall any refund be made beyond the established deadlines.

The inability of the BUYER to attend the event for reasons beyond the control of the ORGANISER and/or error in making the purchase shall not be valid grounds for requesting a refund of the price of the tickets.

E) The ORGANISER reserves the right to modify, if circumstances so require, the dates, times, programmes or performers announced, and also to decree the suspension of the event.



4. CONDITIONS OF ACCESS AND STAY IN THE EVENT FACILITIES.

A) The organiser always reserves the right of admission. Anyone under 16 must be accompanied by a responsible adult. Children under the age of four will be able to attend the event free of charge, with no need to purchase a ticket.

B) For security reasons, One hand bag up to 7 kgs and 115 cms (L+W+H), shall be allowed per person. Wheels bags are not allowed. When entering the venue, attendees may be searched, and under no circumstances may they be allowed to bring in objects that could be considered dangerous or that are prohibited by current safety regulations for public events. The following conduct is strictly forbidden and, therefore, will legitimise the prohibition of access:

- The introduction any kind of food and drink, weapons, instruments likely to be used as such, flares, fireworks or similar objects.
- The introduction and display of banners, symbols, emblems or legends that imply incitement to violence.
- Being under the influence of alcoholic beverages, narcotics, psychotropic or similar substances. - Being under the influence of alcohol, narcotics, psychotropic substances or similar substances.

Pets or animals are not allowed at the event.

C) The ORGANISER may deny access or expel the ticket holder from the venue in case of non-compliance with these conditions or in case of disregarding the indications made by the staff of the organisation or venue staff.

The denial of access or expulsion may also be carried out in the event that, rationally, it can be foreseen that their stay in the enclosure involves a situation of risk or danger for the ticket holder or for the other attendees of the event, the ticket holder being personally liable, in all

cases, for their own actions and omissions when these cause injury to third parties or damage to materials.

D) The ORGANISER reserves all image and intellectual property rights of the event. It is forbidden to take photographs, with or without flash, filming or recording. The ticket holder acknowledges that he/she may appear in images taken inside the venues by different media for subsequent informative or promotional dissemination, and authorises such use.

If there is video surveillance at the entrance, we inform you that your image will be included in a file under the responsibility of the organiser for the purpose of access control and security of the event, as well as the resolution of any incident. You have the right to exercise your right of access, rectification, cancellation and opposition to the processing of your data before the organiser of the event.

5. OF THE USE OF THE TICKETS PURCHASED

A) The ticket/s purchased on this website must be kept in safe custody until the day of the event as if it were cash. The PURCHASER of the ticket or the person in whose name the ticket is personalised assumes all responsibility in the event of duplicity, photocopying or falsification of the ticket, losing all the rights that this gives him/her to gain access to the venue.

B) The organiser is not responsible for any lost or stolen tickets. Nor for any personal belongings.

C) The purchase of tickets does not entitle the PURCHASER to use the same, or its content, for advertising, marketing or promotional purposes (including contests, gifts and/or draw), unless with the express written consent of the ORGANISER. Failure to comply with this prohibition shall entitle the ORGANISER to disable the ticket/s and to initiate any legal



action it deems appropriate to claim for damages that such conduct may have caused the ORGANISER.

6. PERSONAL DATA AND PRIVACY POLICY

In accordance with the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 2016 on the protection of individuals with regard to the processing of personal data and the free movement of such data and development regulations, the personal data of the PURCHASERS will be incorporated into an automated file for which the ORGANISER, domiciled at C/ Golondrina, 45 28023 Madrid of Spain is responsible.

The incorporation of such data into the file in question will be done in order to carry out the management and monitoring of the purchase and sale until the Event for which the tickets were purchased has been held. Only in the event that the PURCHASER has unchecked the box for the processing of their data for commercial purposes (at the time of "payment" within the purchase process), these data would not be used for subsequent communications by the ORGANISER.

We remind you of your right to access, rectify, cancel and oppose the processing of your data by writing to the postal address C/ Golondrina, 45, 28023, Madrid, SPAIN, or to the following e-mail address: info@deporteandbusiness.com.

7. GOVERNING LAW AND JURISDICTION

The purchase and sale of tickets carried out through this site is subject to Spanish law.

For any dispute that may arise in the execution of the sale and purchase, the parties submit to the jurisdiction of the Courts and Tribunals of Madrid, renouncing any other jurisdiction that may correspond to them.

