

I. Acceptance

The following terms and conditions govern your use of LOTTODDS, INC. (Here in after "LOTTODDS") website ("Site"). By accessing the Site, you acknowledge and accept these terms and conditions.

II. Copyright Notice

Unless otherwise noted, all information, text, articles, data, images, screens, webpages or other materials (collectively hereinafter referred to as the "Materials") appearing on this Site are the exclusive property of LOTTODDS or others as indicated. You may copy information from this Site for your personal or educational use only, provided that each copy includes any copyright or trademark notice or attribution as they appear on the pages copied. The Materials may not otherwise be copied, displayed, distributed, downloaded, licensed, modified, published, reposted, reproduced, reused, sold, transmitted, used to create a derivative work or otherwise used for public or commercial purposes, except as provided in these terms and conditions without the express written permission of LOTTODDS. You may not use any content contained in the Materials in any manner that may give a false or misleading impression or statement. Nothing on this Site shall be construed as conferring any license of any intellectual property rights, whether by estoppel, implication or otherwise.

III. Trademark Notice

LOTTODDS, the LOTTODDS logo and LOTTODDS.com are trademarks, service marks and/or registered trademarks of the International Trademark Association in the United States and certain other jurisdictions. All other trademarks and service marks that appear on this Site are the property of their respective owners and are used solely to refer to those companies' goods and services. Address any inquiries concerning usage of LOTTODDS trademarks, copyrights, or designs to: LOTTODDS, INC. 319 Lafayette Street, Ste 161, New York, NY 10012, USA.

IV. Disclaimers of Warranties

Given the unpredictability of technology, the online environment and human error, LOTTODDS does not warrant that the function or operation of this Site will be uninterrupted or error-free, that defects will be corrected, or that this Site or the server that makes it available will be free of viruses or other harmful elements, which includes human error in filling out the lottery forms prior to purchasing the lottery tickets. As a visitor to and user of this Site, you must assume full responsibility for any costs associated with servicing of equipment used in connection with your use of our Site.

LOTTODDS does not represent or warrant that the information accessible via this Site is accurate, complete or current. This Site could contain typographical errors, technical inaccuracies or other incorrect information. LOTTODDS reserves the right to add to, change or delete its content or any part thereof without notice. Any price or availability information is subject to change without notice. Additionally, this Site may contain information provided by third parties. LOTTODDS makes no representation or warranty regarding the accuracy, truth, quality, suitability or reliability of such information. LOTTODDS is not responsible for any errors, omissions, or inaccuracies contained in any information provided by such third parties. LOTTODDS does not endorse, warrant or guarantee any products or services offered on this Site. We are not a party to, and do not monitor, any transaction between users and third party providers of products or services.

While efforts have been made to ensure the accuracy of the information on this Site, it should not be treated as the basis for formulating business decisions without professional advice. We emphasize that trademark and related intellectual property laws vary from country to country, and between jurisdictions within some countries. The information included on this Site will not be relevant or accurate for all countries or states.

All information provided by LOTTODDS on this Site is provided to the public as a source of general information on trademarks and related intellectual property issues. In legal matters, no publication whether in written or electronic form can take the place of professional advice given with full knowledge of the specific circumstances of each case and proficiency in the laws of the relevant jurisdiction.

THE CONTENTS OF THIS SITE, INCLUDING, WITHOUT LIMITATION, THE MATERIALS, ARE PROVIDED "AS IS," AND LOTTODDS MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THIS SITE OR ITS CONTENTS. LOTTODDS DISCLAIMS ALL REPRESENTATIONS AND WARRANTIES OF ANY KIND, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NONINFRINGEMENT.

V. Limitation of Liability

Neither LOTTODDS nor any of its officers, members, directors, employees or other representatives will be liable for any damages, special, consequential or otherwise, arising out of or in connection with the use of this Site or any information contained herein even if advised of the

possibility thereof. This limitation of liability is comprehensive and applies to all damages of any kind, including, without limitation, loss of data, income or profit, loss of or damage to property and claims of third parties.

You have sole responsibility for adequate protection and backup of data and/or equipment used in connection with the Site and will not make any claim against LOTTODDS for lost data, re-run time, inaccurate output, work delays or lost profits resulting from the use of the site and materials.

As a visitor to and a user of this Site, you, in effect, agree that all access and use of this Site and its contents are at your own risk.

VI. Submissions

While we welcome comments and feedback regarding this Site, LOTTODDS is under no obligation to respond to all pieces of correspondence received through this Site, to maintain submitted comments in confidence, or to pay compensation of any kind for your comments or submissions. We do not wish to receive any confidential or proprietary ideas, suggestions, materials, or information via this Site or any email connection. All unsolicited comments, feedback, ideas, suggestions, and other submissions that are disclosed or submitted to LOTTODDS through this Site shall become and remain the property of LOTTODDS. Any such submission by you is a declaration of the full release of all proprietary claims and/or intellectual rights regarding your submission.

VII. Links to Third Party Sites

Any other websites that are accessible via links on this Site are not under the control of LOTTODDS. LOTTODDS is not responsible for the content of any linked site or any link contained in a linked site, or any changes or updates to the information contained in such sites. LOTTODDS provides the linked sites to you only as a convenience and the inclusion of any such link on the Site does not imply LOTTODDS' endorsement of the site, the organization operating such site, or any products or services of that organization. Your linking to any off-site pages or other sites is entirely at your own risk. Under no circumstances will LOTTODDS be held responsible or liable, directly or indirectly, for any loss or damage that is caused or alleged to have been caused to you in connection with your use of, or reliance on, any content, goods or services available on any other site.

VIII. Links to www.LOTTODS.com

LOTTODDS permits third party sites to link to LOTTODDS' Site located at

www.LOTTODDS.com pursuant to these terms and conditions:

- Links may be text-based using the words: "LOTTODDS" or "LOTTODDS.COM". You may not use the LOTTODDS logo or any other trademark as a link to LOTTODDS.
- By linking, you acknowledge and agree that, other than as set forth herein, all rights to LOTTODDS marks, the content appearing on the LOTTODDS website and the design of the LOTTODDS website belong to LOTTODDS.
- You may not create frames around LOTTODDS' webpages or use other techniques that alter in any way the visual presentation or appearance of the Site.
- You must not misrepresent your relationship with LOTTODDS or present false or misleading impressions about LOTTODDS. No links to the Site may be used in a manner that implies or suggests that LOTTODDS approves or endorses you, your website or your goods and services (in all cases, except as LOTTODDS may have agreed separately with you in writing).
- LOTTODDS shall have no responsibility or liability for any content appearing on your website. You agree to indemnify and defend LOTTODDS against all claims arising out of or based upon your website.
- No link(s) may appear on any page on your website or within any context containing content or materials that may be interpreted as libelous, obscene or criminal, or which infringes, otherwise violates, or advocates the infringement or other violation of, any third party rights.
- LOTTODDS reserves the right at any time and in its sole discretion to request that you remove all links or any particular link to the LOTTODDS Site from your website.

IX. References to Products or Services

Information on this Site may contain references or cross references to LOTTODDS products or services that are not announced or available in your country. Such references do not imply that LOTTODDS intends to announce such products or services in your country. Please contact LOTTODDS for information regarding the products and services that may be available to you.

X. Privacy Policy

Please refer to the LOTTODDS Privacy Agreement

XI. Governing Law

You acknowledge and agree that LOTTODDS, INC. is the owner and operator of this website and any legal action will name LOTTODDS, INC. as the party in any such action. These terms and conditions will be governed by and construed in accordance with the laws of the State of New Jersey, without regard to any principles of conflicts of law. You agree that any action at law or in equity that arises out of or relates to these terms and conditions will be filed only in the state or federal courts located in Newark, New Jersey.

XII. Complete Agreement

These terms and conditions, and policies referred to in these terms and conditions, represent the entire understanding relating to the use of the Site and prevail over any prior or contemporaneous, conflicting or additional, communications. LOTTODDS reserves the right to revise these terms and conditions at any time without notice by updating this posting.

XIII. Inquiries

Thank you for visiting LOTTODDS.COM. For questions concerning policies, contact Help@Lottodds.com