

Please see the regulatory ordinance below.

SPA/MF ORDINANCE No. 1,475, OF SEPTEMBER 16, 2024

It provides the conditions and adaptation deadlines for legal entities that operate the fixed-quota betting lottery modality provided for in art. 9, sole paragraph, of Law No. 14,790, of December 29, 2023 and in art. 24 of SPA/MF Ordinance No. 827, of May 21, 2024, until the deadline of December 31, 2024.

THE SECRETARY OF PRIZES AND BETTING OF THE MINISTRY OF FINANCE, in exercise of the powers conferred by art. 55, paragraph I, of Annex I of Decree No. 11,907, of January 30, 2024, and in view of the provisions of Law No. 13,756, of December 12, 2018, and Law No. 14,790, of December 29, 2023, resolves:

Art. 1 This Ordinance establishes the conditions and adaptation deadlines for legal entities that operate the fixed-odds betting lottery modality provided for in art. 9, sole paragraph, of Law No. 14,790, of December 29, 2023, and in art. 24 of SPA/MF Ordinance No. 827, of May 21, 2024, until the deadline of December 31, 2024.

Art. 2 For the purposes of the provisions of art. 9, sole paragraph, of Law No. 14,790, of December 29, 2023, and application of the provisions of art. 24 of SPA/MF Ordinance No. 827, of May 21, 2024, only legal entities in activity that have submitted the authorization request to the Ministry of Finance by the date of publication of this Ordinance.

§ 1 As of October 1, 2024, the operation of the counterparty betting lottery modality throughout the country by a legal entity without authorization from the Prizes and Betting Secretariat of the Ministry of Finance and that is not included in the terms of the caput is prohibited.

§ 2 Without prejudice to the right of bettors to reimburse the deposits to which they are entitled, the deadline for the withdrawal of deposits made on the Internet domain of the legal entity where they were made is set at 10 October 2024.

§ 3. Any electronic site identified that explores the modality of counter-bet lottery at a national level, without authorization from the Secretariat of Prizes and Betting of the Ministry of Finance and that is not within the terms of the caput, will be notified accordingly. As of October 11, 2024, applications that offer the service in violation of current legislation and regulations will be blocked and eliminated.

§ 4 The legal person holding a bettor's deposit is obliged to keep and retain the deposited amounts, as well as to return them when the depositor so requests, also guaranteeing the means for such a request to be formalised, regardless of the period provided for in §2.

§ 5 Legal entities interested in exploring the modality of a national counterparty betting lottery that are not included in the caput may only provide said service with prior authorization issued by the Prizes and Betting Secretariat of the Ministry of Finance, under the terms of the Law and specific regulations, in particular Ordinance SPA/MF No. 827, of May 21, 2024.

Art. 3 Legal entities interested in exploring the fixed-quota lottery betting modality that have submitted an authorization request to the Ministry of Finance within the period established in art. 2, must indicate, before September 30, 2024, to the Secretariat of Prizes and Betting, their active brands and the respective internet domains where they will provide the service during the adaptation period, in the annex format.

§ 1 Only brands and their respective Internet domains that are nominated to the Prizes and Betting Secretariat under the terms of the caput will be able to explore fixed-odds betting nationwide during the adjustment period.

§ 2 From January 1, 2025, only authorized betting agents will be able to explore the activity in the country, which will take place exclusively on the Brazilian Internet domain, with the extension "bet.br".

§ 3 The Prizes and Betting Secretariat will send a communication to the States and the Federal District that are exploring the fixed-quota betting lottery modality, within the scope of their territories, in accordance with art. 35-A of Law No. 13,756, of December 12, 2018, requesting the indication of authorized brands in activity and their respective Internet domains.

Art. 4 During the adaptation period referred to in this Ordinance, all obligations and respective sanctions provided for as a result of non-compliance with current legislation remain applicable, in particular:

I – in Law No. 8,069, of July 13, 1990;

II – in Law No. 8,078, of September 11, 1990 – Consumer Protection Code;

III – in Law No. 7,492, of June 16, 1986; and

IV – in Law No. 9,613, of March 3, 1998.

Art. 5 The commission of illegal acts will be considered in the analysis of the request for authorization for the commercial exploitation of the modality of

fixed-odds betting lottery, taking into account the national interest and the protection of the interests of the community, in accordance with art. 5 of Law No. 14,790, of December 29, 2023.

Art. 6 The supervisory authorities may request from legal entities operating the fixed-quota lottery betting modality, at any time, documents proving the regularity of the operation of the activity.

Art. 7 The Prizes and Betting Secretariat of the Ministry of Finance will be responsible for monitoring and adopting the necessary measures for compliance with this Ordinance, in coordination with other authorities responsible for prosecuting the violations committed.

Art. 8 The provisions of this Ordinance apply to all types of bets provided for in Law No. 14,790, of December 29, 2023.

Art. 9 This Ordinance shall enter into force on the date of its publication.

REGIS ANDERSON DUDENA

EXHIBIT

APPLICATION FOR DESIGNATION OF LEGAL ENTITIES IN ACTIVITY TO ACT IN THE ADJUSTMENT PERIOD

1. IDENTIFICATION OF THE REQUESTING LEGAL ENTITY:

Corporate name:

CNJ:

Headquarters Address: address, complement, postal code, neighborhood, municipality,

PHEW

2. INFORMATION REGARDING THE CLAIM

2.1. Details of the trademarks currently in use: report the number, trade name and respective internet domain of the trademarks that are being used by the requesting legal entity during the adaptation period referred to in art. 9, sole paragraph, of Law No. 14,790, of December 29, 2023, and art. 24 of SPA/MF Ordinance No. 827, of May 21, 2024.

2.2. Purpose of the counterparty bets: for each trademark to be explored, report the purpose of the counterparty bets offered, in accordance with art. 3 of Law No. 14,790, of 2023.

2.2.1) Brand 1: Trade name

Website:

2.2.2) Brand 2: trade name

Website:

2.2.3) Brand 3: trade name

Website:

2.3. Modalities currently offered: for each trademark currently operated, report whether it is offered in virtual or physical mode, alone or jointly, in accordance with art. 14 of Law No. 14,790, of 2023.

2.3.1) Brand 1: trade name

a) virtual only: ()

b) physics only: ()

c) virtual and physical together: ()

2.3.2) Brand 2: trade name

a) virtual only: ()

b) physics only: ()

c) virtual and physical together: ()

2.3.3) Brand 3: trade name

a) virtual only: ()

b) physics only: ()

c) virtual and physical together: ()

3. DECLARATION:

The aforementioned legal entity expressly declares that it is fully aware that the trademarks and Internet domains not indicated in this procedure will not be able to explore activities related to the fixed-quota betting **lottery** modality during the legally established adaptation period, and that the Prizes and Betting Secretariat of the Ministry of Finance has the power to make special arrangements to request the necessary clarifications to clarify the information contained therein, and under the penalties of the legislation.

applicable, further declares that the information and statements presented are reliable and true.
further declares that it is aware that the commission of illegal acts by the brands and on the indicated internet domains will be considered in the analysis of the application for authorization for the commercial exploitation of the fixed-rate lottery betting modality.

Place and date:

Name, CPF and position of the signatories

Grades:

– the application must be digitally signed by the applicant who signed the authorization request; and

– the request must be sent to the email address entitled APPLICATION FOR
with the NOMINATION OF LEGAL ENTITIES IN ACTIVITY adequacao.spa@fazenda.gov.br,
TO ACT IN THE ADAPTATION PERIOD followed by the name of the requesting company until
11:59 p.m. and 59 seconds on September 30, 2024.