INTERNAL RULES (REGLEMENT INTERIEUR) OF THE VOTE OF THE CLASSES OF AFFECTED PARTIES

ACCELERATED SAFEGUARD PROCEEDINGS FOR THE COMPANIES

CASINO, GUICHARD-PERRACHON ("CGP"),
CASINO PARTICPATIONS FRANCE ("CPF"),
DISTRIBUTION CASINO FRANCE ("DCF"),
CASINO FINANCE,
MONOPRIX,
SEGISOR, and
QUATRIM

Hereinafter jointly referred to as the "Companies" or individually as the "Company".

The vote of the classes of affected parties set up in the context of the accelerated safeguard proceedings of CASINO, GUICHARD-PERRACHON¹, CASINO PARTICIPATIONS FRANCE², DISTRIBUTION CASINO FRANCE³, CASINO FINANCE⁴, MONOPRIX⁵, SEGISOR⁶ and QUATRIM⁷ is subject to the rules set out in these internal rules below.

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By judgments dated October 25, 2023, the Paris Commercial Court opened accelerated safeguard proceedings to the benefit of the Companies and appointed:

- SELARL THEVENOT PARTNERS, represented by Aurélia Perdereau, whose registered office is at 42, rue de Lisbonne, 75008 Paris;
- SELARL FHBX, represented by Maître Hélène Bourbouloux, whose registered office is at 176, avenue Charles de Gaulle, Neuilly-sur-Seine (92200); and
- SCP ABITBOL ET ROUSSELET, represented by Maître Frédéric Abitbol, whose registered office is at 38, avenue Hoche, Paris (75008),

as judicial administrators with a mission of supervision (the "Judicial Administrators"),

- SCP BTSG², represented by Maître Marc Sénéchal, whose registered office is at 15, rue de l'Hôtel de Ville, Neuilly-sur-Seine (92200);
- SELAFA MJA, represented by Valérie Leloup-Thomas, whose registered office is at 102, rue du Faubourg Saint-Denis, Paris (75479 Paris Cedex);

¹ Société anonyme with share capital of €165,892,131.90, headquartered at 1 cours Antoine Guichard, 42000 Saint-Etienne, France, registered in the Saint-Etienne Trade and Companies Register under number 554 501 171.

² Société par actions simplifiée (simplified joint stock company) with a share capital of €2,274,025,819.00, having its registered office at 1 cours Antoine Guichard, 42000 Saint-Etienne, France, registered in the Saint-Etienne Trade and Companies Register under number 812 269 884

³ Société par actions simplifiée (simplified joint stock company) with share capital of €106,801,329.00, headquartered at 1 cours Antoine Guichard, 42000 Saint-Etienne, France, registered in the Saint-Etienne Trade and Companies Register under number 428 268 023.

⁴ Société anonyme with share capital of €239,864,437.00, headquartered at 1 cours Antoine Guichard, 42000 Saint-Etienne, France, registered in the Saint-Etienne Trade and Companies Register under number 538 812 405.

⁵ Société par actions simplifiée (simplified joint stock company) with a share capital of €79,248,128.00, headquartered at 14-16 rue Marc Bloch, 92110 Clichy, France, registered in the Nanterre Trade and Companies Register under number 552 018 020.

⁶ Société par actions simplifiée (simplified joint stock company) with share capital of €204,081,334.00, headquartered at 1 cours Antoine Guichard, 42000 Saint-Etienne, France, registered in the Saint-Etienne Trade and Companies Register under number 423 944 677.

⁷ Société par actions simplifiée (simplified joint stock company) with a share capital of €92,846,121.00, having its registered office at 1 cours Antoine Guichard, 42000 Saint-Etienne, France, registered in the Saint-Etienne Trade and Companies Register under number 833 032 121.

- SELARL FIDES, represented by Maître Bernard Corre, whose registered office is at 105, rue de Palestro, Paris (75002),

as creditors' representatives (the "Creditors Representatives"), and

- Mr Michel Teytu, as supervisory judge (the "Supervisory Judge").

In accordance with the provisions of Articles L. 626-30 et seq., R. 626-52 et seq., L. 628-1 et seq. and R. 628-1 et seq. of the French Commercial Code, the Judicial Administrators have, for each Company:

- on October 30, 2023, by notices published in the Bulletin des Annonces Légales Obligatoires ("BALO"), informed the parties affected by each draft accelerated safeguard plan of their status as members of a class of affected parties and requested the communication of the applicable subordination agreements;
- on November 13, 2023, by notices published in the BALO and by electronic mail, notified the method used for the allocation into classes and the calculation of the votes as well as the criteria retained for the composition of the classes of affected parties and the list of such classes (the "Class Notifications");
- on <u>December 20, 2023</u>, by notices inserted in the BALO, convened each class of affected parties in accordance with the applicable conditions (art. R. 626-60, R. 626-61 and R. 626-62, as the case may be), to vote on the draft accelerated safeguard plans of the Companies (the "Convening Notices").

The draft accelerated safeguard plans drawn up by each of the Companies with the assistance of the Judicial Administrators were published on December 20, 2023 on CGP's website at the following link: https://www.groupe-casino.fr/en/investors/financial-restructuring/ (the "Draft Accelerated Safeguard Plan").

In accordance with the Convening Notices, each class of affected parties is invited to vote on the relevant Company's Draft Accelerated Safeguard Plan:

- for classes of affected parties other than CGP's shareholders: by electronic means only, from December 21, 2023 at 9:00 a.m. (Paris time) to January 10, 2024 at 3:00 p.m. (Paris time) ("Electronic Voting Period"), in accordance with the conditions set forth in Article IV.2.1. hereinafter, with the various votes being counted on January 11, 2024;

- for CGP's shareholders:

- o electronically during the Electronic Voting Period,
- o by post,
- o in person at a meeting on January 11, 2024,

in accordance with the conditions set forth in the shareholders' Convening Notice, to which Article IV.2.2 below refers.

The voting date for all the classes of affected parties will be January 11, 2024 (the "Voting Date").

ARTICLE I - CLASS COMPOSITION

In accordance with the provisions of Articles R. 626-58 et seq. of the French Commercial Code, for each Company, class members were informed by the Judicial Administrators of the method used for the allocation in classes and the calculation of the votes as well as the criteria retained for the composition of the classes of affected parties and the list of such classes.

The Judicial Administrators have set up classes of affected parties for each of the Companies, as set out below:

i. CASINO, GUICHARD-PERRACHON

	Classes of affected parts	Class members
1	Class 1 (secured creditors)	Lenders under a Term Loan B agreement dated 1 April 2021 (the "TLB") and lenders under a Revolving Facility Agreement dated 18 November 2019 (the "RFA"), in respect of CGP's guarantee securing the RFA, that did not give any commitment to provide new operating financing to Casino Group (the "New Casino Group Operating Financing") prior to the opening of the accelerated safeguard proceedings.
2	Class 2 (secured creditors)	RFA creditors in respect of CGP's guarantee securing the RFA that gave a commitment to provide the New Casino Group Operating Financing prior to the opening of the accelerated safeguard proceedings.
3	Class 3 (unsecured creditors)	Beneficial owners of: - high yield notes issued by CGP on 22 December 2020, due 15 January 2026; - high yield notes issued by CGP on 13 April 2021, due 15 April 2027; - EMTNs issued by CGP on 7 March 2014, due 7 March 2024; - EMTNs issued by CGP on 8 December 2014, due 7 February 2025; - EMTNs issued by CGP on 5 August 2014, due 5 August 2026; and - commercial paper issued on 24 February 2023 under an unsecured Negotiable European Commercial Paper (NEU CP) programme.
4	Class 4 (unsecured creditors)	Creditors in respect of the guarantee given by CGP to the beneficial owners of the Quatrim high yield notes (the "Quatrim HY Notes")
5	Class 5 (unsecured creditor)	GPA, in respect of the guarantee issued to it by CGP (the "GPA Guarantee")
6	Class 6 (unsecured creditors)	Holders of undated deeply subordinated notes (TSSDI)
7	Class 7 (Existing shareholders)	Holders of shares in the Company on the date of the decision to initiate the accelerated safeguard proceedings, and their successive transferees

ii. CASINO FINANCE

	Classes of affected	Class members
	parts	
1	Class 1 (secured	RFA creditors and TLB creditors in respect of Casino Finance's guarantee securing the TLB that did not give
	creditors)	any commitment to provide the New Casino Group Operating Financing.
2	Class 2 (secured	RFA creditors that gave a commitment to provide the New Casino Group Operating Financing.
	creditors)	
3	Class 3 (unsecured	Creditors in respect of the guarantee given by Casino Finance to the beneficial owners of the Quatrim HY Notes.
	creditors)	

iii. DISTRIBUTION CASINO FRANCE

	Classes of affected	Class members
	parts	
1	Class 1 (secured	RFA creditors in respect of Distribution Casino France's guarantee securing the RFA and TLB creditors in
	creditors)	respect of Distribution Casino France's guarantee securing the TLB that did not give any commitment to provide
		the New Casino Group Operating Financing.
2	Class 2 (secured	RFA creditors in respect of Distribution Casino France's guarantee securing the RFA that gave a commitment
	creditors)	to provide the New Casino Group Operating Financing.
3	Class 3 (unsecured	Creditors in respect of the guarantee given by Distribution Casino France to the beneficial owners of the Quatrim
	creditors)	HY Notes.

iv. CASINO PARTICIPATIONS FRANCE

	Classes of affected parts		ffected parts	Class members
1	Class	1	(unsecured	Creditors in respect of the guarantee given by Casino Participations France to the beneficial owners of the
	creditor	rs)		Quatrim HY Notes.
2	Class	2	(unsecured	GreenYellow Holding, in respect of the guarantee given by Casino Participations France (the
	creditor	rs)		"GreenYellow Guarantee")
3	Class 3 (holders of rights		lers of rights	TLB and RFA creditors, in respect of their rights under the Intercreditor Agreement dated 20 November
	under	the	Intercreditor	2019 governing the relations between the TLB creditors, the RFA creditors and the beneficial owners of
	Agreem	ent)		the Quatrim HY Notes (the "Intercreditor Agreement").

By order dated December 4, 2023, the Supervisory Judge ruled out the claim filed by GreenYellow Holding regarding its status as an affected party in CPF's Draft Accelerated Safeguard Plan. GreenYellow Holding has not lodged an appeal against this order. The classes notified on November 13, 2023 thus remain unchanged.

v. QUATRIM

	Classes of affected parts		Class members
ſ	1	Class 1 (secured creditors)	Beneficial owners of the Quatrim HY Notes.
Ī	2	Class 2 (holders of rights under	TLB and RFA creditors, in respect of their rights under the Intercreditor Agreement.
		the Intercreditor Agreement)	

vi. MONOPRIX

	Classes of affected parts	Class members
1	Class 1 (secured	TLB creditors in respect of Monoprix's guarantee securing the TLB creditors and RFA creditors in respect of
	creditors)	Monoprix's guarantee securing the RFA that did not give any commitment to provide the New Casino Group
		Operating Financing.
2	Class 2 (other	RFA creditors in respect of Casino, Guichard-Perrachon's guarantee securing the RFA, and transferred to Monoprix
	creditors)	by way of an imperfect delegation (délégation imparfaite) prior to the opening of the accelerated safeguard
		proceedings, and RFA creditors in respect of Monoprix's guarantee securing the RFA, that gave a commitment to
		provide the New Casino Group Operating Financing.
3	Class 3 (other	Creditors in respect of the guarantee given by Monoprix to the beneficial owners of the Quatrim HY Notes
	creditors)	

vii. SEGISOR

	Classes of affected parts	Class members
1	Class 1 (secured	RFA creditors in respect of Ségisor's guarantee securing the RFA and TLB creditors in respect of Ségisor's
	creditors)	guarantee securing the TLB that did not give any commitment to provide the New Casino Group Operating
		Financing.
2	Class 2 (secured	RFA creditors in respect of Ségisor's guarantee securing the RFA that gave a commitment to provide the New
	creditors)	Casino Group Operating Financing.
3	Class 3 (unsecured	Creditors in respect of the guarantee given by Ségisor to the beneficial owners the Quatrim HY Notes.
	creditors)	

<u>ARTICLE II - CONVENING OF THE CLASSES OF AFFECTED PARTIES – ACCESS TO THE DOCUMENTATION</u>

2.1 Convening notices of the classes of affected parties

In accordance with the provisions of Articles L. 626-30-2 and R. 626-60 et seq. of the French Commercial Code, at the level of each Company, the members of the classes of affected parties are convened to vote on each Draft Accelerated Safeguard Plan submitted (and its appendices).

Pursuant to Articles R. 626-60 et seq. of the French Commercial Code, the Judicial Administrators have sole authority to decide on the conditions for convening classes, except for bondholders and equity holders, for whom the conditions for convening classes are respectively governed by Articles R. 626-61 and R. 626-62 of the French Commercial Code.

In accordance with Articles R. 626-60 et seq. of the French Commercial Code, the Convening Notices were sent to the members of the classes of affected parties on December 20, 2023 (i.e. more than 21 days before the Voting Date) in the following manner:

- for all classes of affected parties: by publishing the Convening Notices in the BALO;
- with, in addition, for the class of CGP's shareholders and the classes comprising bondholders: by publishing the Convening Notices in a newspaper authorized to receive legal announcements in the sector of the relevant Company's registered office.

2.2 Access to documentation

The following documents are available on CGP's website https://www.groupe-casino.fr/en/investors/financial-restructuring/) and/or from **Kroll** (e-mail contact: casino@is.kroll.com), acting as "Centralizing Agent":

- the present internal rules,
- the ballot papers to be filled in for the vote (one ballot paper per Company for creditors (as described in Article IV.2.1 below) and one for CGP's shareholders),
- the certificate of capacity to be completed by certain creditors for voting purposes, as described in Article III below.

In accordance with Article L. 626-30-2 of the French Commercial Code, the Draft Accelerated Safeguard Plans are available to affected parties on CGP's website at least twenty days before the Voting Date.

Pursuant to Article R. 626-59 of the French Commercial Code, the Judicial Administrators have requested the respective observations of the Creditors' Representatives on the Draft Accelerated Safeguard Plan of each Company, as well as those of the employee council's representatives of DCF on the Draft Accelerated Safeguard Plan of DCF and of the representative of the employees of CGP on the Draft Accelerated Safeguard Plan of CGP. The comments received will be made available on CGP's website.

ARTICLE III - ADMISSION TO THE AFFECTED PARTIES CLASSES'S VOTE - VOTING RIGHTS - MAJORITY CONDITIONS

At the level of each Company, every holder of affected claims/rights is entitled, for each of his affected claims/rights, to participate in the vote of each class of affected parties to which each of his claims/rights belongs, in accordance with the breakdown shown in the Class Notifications of November 13, 2023 and reiterated in Article I.

3.1 Voting rights

3.1.1 For classes of affected parties other than the class of CGP's shareholders

At the level of each Company, the number of voting rights allocated to each member of a class is determined within each class in proportion to the amount of its affected claim, in principal and interest (including interest accruing up to the contractual maturity date), compared with the total amount of the relevant affected claims of the members of the class.

In this respect, the amount of affected claims of the members of each class is determined by the Judicial Administrators in accordance with Article L. 626-30, V, of the French Commercial Code, on the basis of a list certified by the statutory auditors of each Company, it being specified that:

- in accordance with Article L. 626-30, V, of the French Commercial Code, the amount of any affected claim guaranteed by a trust (*fiducie*) granted by one of the Companies is not taken into account in calculating the total amount of affected claims by the members of the relevant classes. In the present case, no affected claim is guaranteed by a trust; and
- in accordance with Article R. 626-58, III, of the French Commercial Code:
 - o in the event of an interest rate indexation clause, the amount of interest remaining due on the date of the opening judgment of the accelerated safeguard proceedings is calculated at the rate applicable on the date of this judgment; and
 - o claims in foreign currencies are converted into euros at the exchange rate prevailing at the date of the same judgment.

By way of exception:

- as the creditors of CGP class 5 (GPA, under the GPA Guarantee) and CPF class 2 (GreenYellow Holding under the GreenYellow Guarantee) are the sole voters in their class, specific voting rights have not been calculated in these two classes;

- for CPF class 3 and Quatrim class 2 (holders of rights under the Intercreditor Agreement), the number of voting rights allocated to each creditor is determined in proportion to the amount of their principal claim governed by the Intercreditor Agreement, in principal and interest (including interest accruing up to the contractual maturity date), compared with the total amount of the claims of the members of the relevant classes determined by the Judicial Administrators in accordance with Article L. 626-30, V, of the French Commercial Code).

3.1.2 For the class of CGP's shareholders

Shareholders' voting rights are determined according to the same rules as those applicable to CGP's extraordinary general meetings.

3.2 Record Date

3.2.1 For classes of affected parties other than the class of CGP's shareholders

In accordance with Articles L. 626-30-1 and R. 626-57 of the French Commercial Code, any transfer of all or part of the affected claims held by members of a class must be notified to the Judicial Administrators by registered letter with acknowledgement of receipt, accompanied by an e-mail to projecte@thevenotpartners.eu, copy casino@is.kroll.cos.

The assignee of the said claims will be entitled to cast a vote in the relevant class provided that:

- the aforementioned transfer notification is received before January 9, 2024 at 12:00 a.m. Paris time (the "Record Date"), the date of the notice of receipt or confirmation of receipt by e-mail being taken as proof;
- where applicable, the transfer in question has been subject to the other formalities required under the applicable law to be effective against third parties and the Company.

The Judicial Administrators inform the members of the classes of affected parties that any transfer notified after the Record Date will not be taken into account, and that only the creditor at the origin of the transfer shall be able to validly vote.

Bondholders' participation in the vote is subject to their securities being recorded in an account opened in the name of the said bondholder with any financial intermediary authorized to maintain accounts directly or indirectly with Euroclear Bank / Euroclear France / Clearstream Luxembourg, as the case may be, on the Record Date, i.e. January 9, 2024 at 12:00 a.m. (Paris time).

The Judicial Administrators hereby inform the members of the affected classes of creditors that any creditor whose claim is extinguished / settled loses the status of member of the class or classes of affected parties to which he or she belongs.

3.2.2 For the class of CGP's shareholders

The procedures for taking into account the shares held by shareholders in order to participate in the vote of the shareholders' class on CGP's Draft Accelerated Safeguard Plan are set forth in the Convening Notice published on December 20, 2023 in the BALO.

ARTICLE IV - VOTING PROCEDURES

4.1 Judicial Administrators' authority

4.1.1 For classes of affected parties other than the class of CGP's shareholders

In accordance with the provisions of Article R. 626-60 of the French Commercial Code, the Judicial Administrators have sole authority to decide on the procedures for voting by the classes of affected creditors, and may in particular decide that voting will take place remotely, electronically or in person, it being specified that their decision may not be challenged.

Unless otherwise decided by the Judicial Administrators, the vote will be expressed in writing, at the level of each Company, by completing and signing the ballot paper given to each affected creditor member of a class of affected parties.

Any ballot paper crossed out, overwritten, incomplete, illegible, abstaining or containing any comment or reservation whatsoever, will be deemed null and void. Voting is not secret. The content of each vote and the results of the vote may be made public by the Companies or the Judicial Administrators.

4.1.2 For the class of CGP's shareholders

In accordance with the provisions of Article L. 626-30-2 of the French Commercial Code, the members of the shareholders' class vote in accordance with the provisions applicable to extraordinary shareholders' meetings.

4.2 Voting procedures on the Draft Accelerated Safeguard Plan of each Company

4.2.1 For classes of affected parties other than the class of CGP's shareholders

Votes will be cast by electronic means only.

For each of their affected claims, the members of the affected classes of creditors will be invited to vote on the relevant Company's Draft Accelerated Safeguard Plan, from December 21, 2023 at 9:00 a.m. (Paris time) until January 10, 2024 at 3:00 p.m. (Paris time) (Electronic Voting Period), in accordance with the procedures described below.

In the case of creditors affected at the level of several Companies, it will be necessary to complete and sign <u>one ballot paper per affected claim per Company</u>. By way of exception, voting in respect of affected guarantee claims/rights relating to an affected underlying claim (as in the case of the TLB and RFA creditors as well as the beneficial owners of the Quatrim HY Notes) may be carried out on the same ballot paper as that for the underlying claim.

Voting procedures for creditors other than bondholders

To cast a vote, each creditor concerned must:

 For each relevant Company (subject to the case of claims/rights relating to an underlying affected claim), complete and sign one ballot paper per affected claim/right and send it by e-mail with acknowledgement of receipt to Centralizing Agent Kroll (<u>casino@is.kroll.com</u>), which will reconcile the votes received with the registers of account holders/ lenders of record delivered by the respective agents and/or the Company, as the case may be, on the Record Date.

- attach the following supporting documents:
 - o a valid identity document for the individual;
 - a certificate of capacity (available on CGP's website or from Centralizing Agent Kroll);
 - o for corporate members:
 - a copy of the Articles of Association, an extract from the Trade and Companies Register, or the equivalent of one of these documents under the law applicable to the relevant legal entity, demonstrating the capacity of the signatory to sign the ballot paper or to grant a power of attorney in favor of the signatory of the ballot paper; and
 - if the individual signatory is not the legal representative, a valid delegation of authority or special power of attorney signed by one of the legal representatives, enabling such a vote to be carried out on behalf of the principal. Failing this, the delegation of powers will not be valid and the ballot paper will not be counted in the counting of votes.

The Centralizing Agent, Kroll, will assess the conformity of these documents and any means justifying the representation of each member of each class. The Judicial Administrators reserve the right to refuse participation in the vote to any person who has not provided the aforementioned supporting documents or who has not satisfactorily established his or her entitlement to participate in the vote.

➤ Voting procedures for bondholders

For any bond claims held through a financial intermediary such as a *trustee*, custodian or other agent, the affected creditor must instruct this financial intermediary to exercise the voting rights attached to its claims, on its behalf, in accordance with the procedures established by this intermediary.

The financial intermediaries concerned will forward the voting instructions received to the Centralizing Agent Kroll, which will aggregate the votes received and express them via its own special ballot paper, which will be given to the Judicial Administrators as part of the vote, accompanied by (i) a certificate of capacity confirming that it is authorized to vote on behalf of the Bondholders concerned and (ii) a certificate by which it will certify that it has reconciled the electronic voting instructions received and the corresponding amounts in the light of the confirmations of holdings issued on the Record Date by Euroclear Bank, Clearstream Luxembourg, Euroclear France and/or any custodian having a direct account with Euroclear France.

4.2.2 For the class of CGP's shareholders

Shareholders will have the option of voting by post or electronically or at a meeting to be held in person, in French, on January 11, 2024, in accordance with the procedures set forth in the shareholders' Convening Notice published on December 20, 2023 in the BALO.

<u>ARTICLE V - MAJORITY REQUIREMENTS</u>

In accordance with Article L. 626-30-2 of the French Commercial Code, each class of affected parties shall reach a decision by a two-thirds majority of the votes held by the members who have cast a vote, and therefore no quorum is required.

The vote cast in a class of affected parties by each affected party is indivisible and must relate to (i) the full amount of each claim/right in the case of the affected creditors concerned, and (ii) all voting rights in the case of shareholders.

By way of exception:

- as the creditors of CGP class 5 (GPA, under the GPA Guarantee) and CPF class 2 (GreenYellow Holding under the GreenYellow Guarantee) are the sole voters in their class, specific voting rights have not been calculated in these two classes;
- for CPF class 3 and Quatrim class 2 (holders of rights under the Intercreditor Agreement), the number of voting rights allocated to each creditor is determined in proportion to the amount of their principal claim governed by the Intercreditor Agreement, in principal and interest (including interest accruing up to the contractual maturity date), compared with the total amount of the claims of the members of the relevant classes determined by the Judicial Administrators in accordance with Article L. 626-30, V, of the French Commercial Code).

When calculating the two-thirds majority, neither abstentions nor blank or invalid votes are taken into account. This means that the voting rights of class members who have not taken part in the class vote, for whatever reason, will not be taken into account when calculating the two-thirds majority.

$\frac{\textbf{ARTICLE VI - MINUTES OF THE VOTE ON THE DRAFT ACCELERATED SAFEGUARD}}{\underline{\textbf{PLANS}}}$

The votes to be received from the Centralizing Agent Kroll will be counted on the Voting Date, January 11, 2024, under the supervision of a court-appointed bailiff who will draw up a report.

Minutes of the class voting results for each Company will be drawn up and signed by the Judicial Administrators. These results will be published on CGP's website.

The adoption of each Draft Accelerated Safeguard Plan by the relevant classes of affected parties, if followed by their adoption by the Paris Commercial Court, will entail the application and enforceability of these Draft Accelerated Safeguard Plans, both against the members of the classes of affected parties who approved it and against the other members of the classes of affected parties who did not approve it.

ARTICLE VII - CONFIDENTIALITY

All exchanges within the classes of affected parties and documents given to the classes of affected parties are strictly confidential, with the exception of documents published on CGP's website.

ARTICLE VIII - COMMUNICATIONS

Any communication to the Judicial Administrators by electronic means should be sent by e-mail to the following address: projectc@thevenotpartners.eu.

All electronic communications to the Centralizing Agent Kroll should be sent by e-mail to the following address: casino@is.kroll.com.

All documents relating to the vote of the classes of affected parties on the Draft Accelerated Safeguard Plans published on the CGP's website will be accessible at the following link: https://www.groupe-casino.fr/en/investors/financial-restructuring/.

In accordance with Article R. 626-55 of the French Commercial Code, the use of these electronic communication methods constitutes consent to electronic transmission.

Paris, December 20, 2023

The Companies' judicial administrators:

- **SELARL FHBX** (Maître Hélène Bourbouloux)
- SELARL THEVENOT PARTNERS (Maître Aurélia Perdereau)
- SCP ABITBOL ET ROUSSELET (Maître Frédéric Abitbol)