

**MEMORANDUM OF UNDERSTANDING REGARDING THE COLLABORATION
BETWEEN THE FEDERATIONS**

Between

ASIAN ELECTRONIC SPORTS FEDERATION

and

FEDERACION COLOMBIANA DE DEPORTES ELECTRONICOS

This Memorandum of Understanding Regarding the Collaboration Between the Federations (hereinafter referred to as “**MOU**”) is entered into this day of 19th September 2025, by and between

The **ASIAN ELECTRONIC SPORTS FEDERATION** (hereinafter referred to as “**AESF**”)

and

The **FEDERACION COLOMBIANA DE DEPORTES ELECTRONICOS**

(**AESF** and **FEDECOLDE** may hereinafter be individually referred to as a “**Party**” or collectively referred to as “**Parties**”).

1. TERM OF THE MOU

- 1.1. This MOU will take effect upon the execution of this MOU by both Parties and will be effective from the date of its entry into force until 31 December 2026.
- 1.2. Parties shall be at liberty to renew this MOU before the expiration of such term of the MOU, whether on the same terms or revised and/or renewed terms.

2. MUTUAL RECOGNITION OF FEDERATIONS

- 2.1. FEDECOLDE recognises and acknowledges AESF as the sole continental federation for Electronic Sports in Asia.
- 2.2. AESF recognises and acknowledges FEDECOLDE as the sole national federation for Electronic Sports in Colombia.
- 2.3. The Parties understand that, for the purposes of this MOU, Electronic Sports includes all forms of competitive video gaming over all current and future platforms, including but not limited to digital, virtual, technological, mobile, desktop, consoles, augmented reality, virtual reality, mixed reality, extended reality and Metaverse.

3. COLLABORATION AREAS

- Knowledge Exchange
- Education Partnership focusing on universities
- Olympic Movement
- Introduction of prospective partner national federation in Asia

4. AMENDMENTS

- 4.1. Either Party may formally request in writing to amend and/or review any term of this MOU subject to the assent of the other Party.
- 4.2. Any amendments and/or review made to this MOU shall be encapsulated in writing and shall form a part of and read together with this MOU.
- 4.3. Any such amendment and/or review shall be effective on the date to be mutually determined and agreed upon by the Parties.
- 4.4. Any amendment and/or review to the MOU shall not affect and/or prejudice the rights and obligations of the Parties, if any, under this MOU before the date such amendment and/or review is deemed to be effective.

5. CONFIDENTIALITY

- 5.1. Each Party shall treat as confidential any matters covered by this MOU and any Confidential Information of the other Party obtained in the course of the discussion, negotiation and/or cooperation under this MOU. Without prior consent from the other Party, no Party shall disclose such Confidential Information to any third party unless such disclosure is required by any laws or regulations or is for the purpose of performing its obligations related to the collaboration, cooperation and/or partnership of the Parties. The termination or expiry of this MOU shall not influence the confidentiality obligation of the Parties under this Article.

6. TERMINATION

- 6.1. Notwithstanding anything contained in this MOU, this MOU may be terminated by any Party at any time by a written notice of such intention of no less than one (1) calendar months from the terminating Party to the other Party.
- 6.2. Notwithstanding the above, should any Party be in breach of any term of this MOU, the non-defaulting Party may serve a written notice requiring the defaulting Party to remedy the breach within thirty (30) days from the date of the written notice, failing of which the MOU may be terminated immediately.

- 6.3. Should any Party be found to be involved in any matters and/or issues affecting integrity or ethics (be it actual or scandalous), whether in relation to any Esports matters, governmental agencies or socio-politics, including but not limited to bribery and kickbacks, which may affect, damage and/or tarnish the reputation and image of the other Party by virtue of this partnership, cooperation and/or collaboration, then the innocent Party may terminate this MOU immediately without further reference to the other Party.

7. NOTICES

- 7.1. Any notice or other communication required under or in respect of this MOU, including but not limited to any request, demand, consent or approval, to or by a Party to this MOU:

- (a) shall be in writing and in the English language;
- (b) shall be signed by the President of the respective Parties on behalf of the respective Parties;
- (c) shall be delivered by courier or by registered mail or emailed to the addressed person and contact number of the other Party, details of which are as follows (unless otherwise advised to in writing):

AESF

Address: 68 Soi Ladprao 138 (Meesuk), Ladprao Road, Klongchan, Bangkok, Bangkok, 10240, Thailand

Attention: STEVE KIM

Email Address: sec@aesf.com

FEDECOLDE

Address: Calle 9c 23c 20 Cali, Colombia

Attention: ALEXANDER OSPINA

Email Address: presidente@fedecolde.com

- 7.2. A notice given or issued under or in connection with this MOU will be deemed to have been duly served upon and received by the addressee:

- (a) if sent by registered mail, ten (10) business days after the day of posting (exclusive of the day of posting); and
- (b) if emailed, at the time the sender receives an acknowledgement of receipt of delivery from the addressee's email address or at the end of three (3) business days after the day the email was sent (whichever that is earlier), unless a notice of non-delivery is received by the sender

provided that if any notice is received after 5.00pm on a business day or on a day which is not a business day, it will be deemed to have been received on the next business day.

7.3. Any changes in the particulars listed under Article 11.1(c) above must be informed to the other Party in writing no later than three (3) working days after the said change is effective.

8. RESOLUTION OF DISPUTES

In view that this MOU is not legally binding nor does it create any legal obligations on either Party, the Parties hereby acknowledge that in the event of any dispute or controversy arising out of or in relation to this MOU, such dispute or controversy should be resolved by mutual communication.

9. APPLICABLE LAWS

This MOU shall be governed by and interpreted in accordance with the laws of the United Kingdom including any amendments or repeal thereof in the future, and valid to the extent that it is not inconsistent against or repealed by any subsequent law.

For **AESF**

Director General



STEVE KIM

For **FEDECOLDE**

President



ALEXANDER OSPINA