

Betmaster Affiliate Program Terms and Conditions

The following is an agreement between the relevant Betmaster company referred to below, ("Betmaster", "us" or "we"), and you ("you"), which contains the terms and conditions that apply to all members of the Betmaster affiliate program ("Agreement").

By providing affiliate services and introducing Customers to us, you are contracting with and providing your affiliate services to Reinvent Ltd. Any rights and obligations arising from your relationship with Betmaster prior to 1 January 2020 date have been and will be assumed by Reinvent Ltd. It is understood that Reinvent Ltd will be procuring and managing your services in its capacity as a manager of marketing services for Betmaster.

1. Our Rights and Obligations

1.1 Register your Customers

We will register your Customers and track their transactions. We reserve the right to refuse Customers (or to close their accounts) if necessary to comply with any requirements we may periodically establish. "Customer" means users who join our customer database (by way of registering at one or more of our products/websites including Sports, Casino) after arriving at the applicable site(s) via one of your click-thru URLs, which will be provided to you when you join. By opening an account with us, they will become our Customers and, accordingly, all of our rules, policies, and operating procedures will apply to them. Please be aware that the Company does not accept customers who are resident in the USA.

1.2 Track Customers' Play

We will track your Customers' bets and plays making available to you a report summarizing their activities, which you can access from this site.

1.3 Pay a Referral Commission

Subject to clause 6, we will pay you referral commission ("Referral Commission") up to 50% of the net profit (% levels will be agreed upon negotiation and net profit is defined below) we earn from players directed from your site after they open an account with us and wager for real money at either.

1.4 Modification

We may modify any of the terms and conditions contained in this Agreement or replace it at any time and in our sole discretion by posting a change notice or a new agreement on our site. Modifications may include, for example, changes in the scope of available Referral Commissions and Affiliate program rules. If any modification is unacceptable to you, your only recourse is to terminate this Agreement. Your continued participation in our affiliate program following our posting of a change notice or new agreement on our site will constitute binding acceptance of the modification or of the new agreement.

1.5 Electronic Commerce

You acknowledge and agree that you are not a consumer in this Agreement.

1.6 Your Application

To become a member of our affiliate program you will need to accept these terms and conditions by ticking the box indicating your acceptance and completing and submitting an online application form. The application form will form an integral part of this Agreement. In our sole discretion we will determine whether or not to accept your application and our decision is final and not subject to any right of appeal. We will notify you by email as to whether or not your application has been successful.

2. Your Rights and Obligations

2.1 Linking to our Websites

By agreeing to participate in this Affiliate program, you are agreeing to create and maintain unique links from your site to the websites which are owned, operated or branded by the Betmaster group ("Betmaster Websites"). You may link to us with any of our banners, e-mails, articles or with a text link. This is the only method by which you may advertise on our behalf.

2.2 Spamming

We will terminate this Agreement immediately without recourse for you if there is any form of spamming or if you advertise our services in any other way that is not in line with our corporate policies. You shall not make any claims or representations, or give any warranties, in connection with us and you shall have no authority to, and shall not, bind us to any obligations.

2.3 Registering of Domain Names

You shall also refrain from registering (or applying to register) any domain name similar to any domain name used by or registered in the name of any member of the Betmaster group, or any other name that could be understood to designate the Betmaster group.

2.4 Bidding on Brand Terms

You may not purchase or register keywords, search terms or other identifiers for use in any search engine, portal, sponsored advertising service or other search or referral service and which are identical or similar to any of the Betmaster group's trade marks or otherwise include the word "Betmaster", "variations thereof, or include metatag keywords on the Partner Site which are identical or similar to any of the Betmaster group's trade marks.

2.5 Agency Appointment

By this Agreement, we grant you the non-exclusive, non-assignable, right to direct Customers to any of our sites in accordance with the terms and conditions of this Agreement. This Agreement does not grant you an exclusive right or privilege to assist us in the provision of services arising from your referrals, and we obviously intend to contract with and obtain the assistance of others at any time to perform services of the same or similar nature as yours. You shall have no claim to Referral Commission or other compensation on business secured by or through persons or entities other than you.

2.6 Approved Layouts

You will only use our approved advertising creative (banners, html mailers, editorial columns, images and logos) and will not alter their appearance nor refer to us in any promotional materials other than those that are available from www.betmasterpartners.com. The appearance and syntax of the hypertext transfer links are designed and designated by us and constitute the only authorised and permitted representation of our sites. In particular, please do not create a direct link to the promotional materials on any Betmaster Website.

2.7 Good Faith

You will not knowingly benefit from known or suspected traffic not generated in good faith whether or not it actually causes us damage. We reserve the right to retain all amounts otherwise due to you under this Agreement if we have reasonable cause to believe that such traffic is generated in good faith.

We reserve the right to withhold affiliate payments and/or suspend or close accounts where affiliated customers are found to be abusing any Betmaster offers or promotions whether with or without your knowledge. Such situations include but are not limited to different Customers betting both sides of an event or market so as to limit risk and claim bonuses.

2.8 Responsibility for Your Site

You will be solely responsible for the development, operation, and maintenance of your site and for all materials that appear on your site. For example, you will be solely responsible for ensuring that materials posted on your site are not libelous or otherwise illegal. We disclaim all liability for these matters. Further, you will indemnify and hold us harmless from all claims, damages, and expenses (including, without limitation, legal fees) arising directly or indirectly out of the development, operation, maintenance, and contents of your site.

The Betmaster affiliate program is intended for your direct participation. You shall not open affiliate accounts on behalf of other participants. Opening an affiliate account for a third party, brokering an affiliate account or the transfer of an affiliate account is not accepted. Affiliates wishing to transfer an account to another beneficial account owner must request permission to do so by contacting us at partners@betmaster.com. Approval is solely at our discretion.

2.9 Affiliation

No affiliation can be made between your site and any Betmaster Website.

2.10 License to use Marks

We hereby grant to you a non-exclusive, non-transferable license, during the term of this Agreement, to use our trade name, trade marks, service marks, logos and any other designations, which we may from time to time approve ("Marks") solely in connection with the display of the promotional materials on your site. This license cannot be sub-licensed, assigned or otherwise transferred by you. Your right to use the Marks is limited to and arises only out of this license. You shall not assert the invalidity, unenforceability, or contest the ownership of the Marks in any action or proceeding of whatever kind or nature, and shall not take any action that may prejudice our rights in the Marks, render the same generic, or otherwise weaken their validity or diminish their associated goodwill. You must notify us immediately if you become aware of the misuse of the Marks by any third party.

2.11 Confidential Information

During the term of this Agreement, you may be entrusted with confidential information relating to our business, operations, or underlying technology and/or the Affiliate program (including, for example, Referral Commissions earned by you under the Affiliate program). You agree to avoid disclosure or unauthorised use of any such confidential information to third persons or outside parties unless you have our prior written consent and that you will use the confidential information only for purposes necessary to further the purposes of this Agreement. Your obligations with respect to confidential information shall survive the termination of this Agreement.

2.12 Data Protection

Where applicable, for the purposes of the General Data Protection Regulation, Betmaster remains an independent Data Controller. For the avoidance of doubt no Data Controller / Data Processor relationship or Joint Data Controller relationship is created by this Agreement.

Nevertheless, by agreeing to participate in this Affiliate program you shall at all times comply with the the General Data Protection Regulation and/or any other related or similar applicable legislation. Failure to do so will be a cause for the termination of this Agreement with immediate effect.

Where, at any time, Betmaster shares data with you it is at Betmaster's sole discretion, may be subject to separate terms and conditions, and may be declined or ceased at any time. Should you state that you have a data subject's permission to request their personal data from Betmaster then Betmaster may require evidence of this in the form of relevant terms and conditions, or specific consent for the sharing.

3. Referral Commission Calculation

3.1 The Referral Commission

Subject to clause 6, you will earn Referral Commission of up to 50% based on the net profit of your referred Customers.

Net profit is defined as:

$NGR = GGR - \text{Admin fee} - \text{Bonuses}$

$\text{Admin fee} = (15\% \text{ of } GGR) + ((\text{Deposits} + \text{Withdrawals}) * 5\%)$

where

- 15% is game & sport provider fees
- $((\text{Deposits} + \text{Withdrawals}) * 5\%)$ is payment gateway fees

We retain the right to change the Referral Commission percentage and method of calculation of Referral Commission as we wish in accordance with clause 1.4.

3.2 Payable Commission Calculations

Affiliates are eligible for payment on the balance of their sports, casino, earnings. Negative commission balances from previous periods in either sports or casino will not be deducted from available commissions.

4. Referral Commission Payouts

4.1 Referral Fee Payout Requests

Subject to clause 6, you are entitled to one payout per month, providing you have fulfilled the above Customer requirement at the end of the preceding month.

You agree that a self-billing procedure is in place between you and Betmaster in respect of payment of Referral Commissions. Under the self-billing procedure, if you wish to request payment of any Referral Commission you must make the payment request via your account on the Betmaster affiliate system following which we will raise a VAT invoice showing all required particulars for the applicable Referral Commission on your behalf, which you agree to accept. Payment of any invoice will be made in accordance with and subject to the terms set out below. You agree not to raise any VAT invoice in respect of your affiliate services. You agree to notify us if you make any changes to the ownership of your business or your VAT registration. This self-billing procedure will remain in place for the term of this Agreement.

If you contract with Reinvent Ltd in accordance with the terms of this Agreement the following shall apply to you: (i) it is understood that no VAT will be charged on the invoices and that in relation to affiliate services to Reinvent Ltd that company will account for any VAT under the reverse charge in Cyprus; and (ii) you agree and acknowledge that any and all VAT obligations which you may have under Cyprus VAT legislation remain exclusively your obligations and that Betmaster, by agreeing to issue invoices on your behalf in accordance with the self-billing procedure referred to above, does not in any way accept and/or assume any responsibility to ensure compliance with such VAT obligations beyond issuing the invoice on your behalf.

Payout requests for any calendar month's Referral Commissions may be made anytime from the start of the second day (Cyprus time) of the following calendar month.

The minimum payout request for earned Referral Commission per month depends upon the currency denomination of your affiliate account as shown below. There is no maximum limit.

Currency	Minimum Payout Request for player account	Minimum Payout Request for invoice
Euros	50 EUR	300 EUR
Bitcoin	50 EUR Equivalent in crypto	300 EUR Equivalent in crypto
United States Dollars	50 USD	300 USD

Referral Commission payments may be requested:

(i) to a nominated Betmaster account - recommended, the fastest and easiest way to withdraw money via your choice of any of the payment methods supported by Betmaster.com

(ii) bank wire, or Epayments via invoice

Please be aware that although Betmaster will not deduct any charges for arranging a bank wire, your own bank may choose to levy a charge on such transactions. Bank wires will appear on your bank statement with reference '[insert reference]'.

An active referred Customer is defined as a visitor to your site(s) who has clicked through to a Betmaster Website via your click-thru link, has registered as a customer, deposited funds to their customer account and conducted betting or playing activity in one or more Betmaster products.

4.2 Referral Commission Payment Currency

All Referral Commission Payments will be due and paid in the currency which was selected when your Affiliate Account was first set up, except for payment requests. Where currency conversion is required, all amounts are converted at the mid-point applying at the time of payment, as chosen by Betmaster.

Referral Commissions arising from Customer Accounts that are held in currencies other than the affiliate's home currency will be converted at the mid-point which applied at the time the Referral Commission was earned.

5. Term and Termination, Consequences and Unsuitable Sites

5.1 Term and Termination

5.1 The term of the Affiliate Agreement will begin when you are approved as an Affiliate and will be continuous unless and until either Party notifies the other in writing that it wishes to terminate the Agreement. The Agreement may be terminated for the following reasons: fraudulent traffic (bots, multiaccounts, selfaffiliation), breach of marketing rules (brand bidding, spamming and others specified this Agreement). In this case the Agreement will be terminated 30 days after such notice is given. For purposes of notification of termination, delivery via e-mail is considered a written and immediate form of notification

5.2 Consequence

Upon termination you must remove all of our banners/icons from your site and disable all links from your site to all Betmaster Websites. All rights and licenses given to you in this Agreement shall immediately terminate. You will return to us any confidential information, and all copies of it in your possession, custody and control and will cease all uses of our Marks.

5.3 Unsuitable Sites

We may terminate this Agreement if we determine (in our sole discretion) that your site is unsuitable. Unsuitable sites include, but are not limited to, those that: are aimed at children, display pornography or other illegal sexual acts, promote violence, promote discrimination based on race, sex, religion, nationality, disability, sexual orientation, or age, promote illegal activities or violate intellectual property rights or breach any relevant advertising regulations or codes of practice.

5.4 Duplicate Accounts and Self Referrals

You shall not open more than one affiliate account without our prior written consent nor will you earn commission on your own or related person's Betmaster sports and casino account. The program is intended for professional website publishers.

6. Continued Promotion

You shall incorporate and prominently and continually display the most up-to-date links provided by us on all pages of your website in a manner and location agreed by us and you shall not alter the form, location or operation of the links without our prior written consent. You are eligible for Referral Commissions based upon your continued promotion of Betmaster.

We reserve the right to reduce Referral Commission percentages (no lower than 25%) if you reduce your efforts to recruit new Customers.

7. Relationship of Parties

We and you are independent contractors and nothing in this Agreement will create any partnership, joint venture, agency, franchise, sales representative, or employment relationship between us. You will have no authority to make or accept any offers or representations on our behalf. You will not make any statement, whether on your site or otherwise, that would contradict anything in this Agreement.

8. Indemnity

You shall defend, indemnify, and hold us, our directors, employees and representatives harmless from and against any and all liabilities, losses, damages and costs, including legal fees, resulting from, arising out of, or in any way connected with (a) any breach by you of any warranty, representation or term contained in this Agreement, (b) the performance of your duties and obligations under this Agreement, (c) your negligence or (d) any injury caused directly or indirectly by your negligent or intentional acts or omissions, or the unauthorised use of our banners and links or this Affiliate program.

9. Disclaimers

We make no express or implied warranties or representations with respect to the Affiliate program, about ourselves or the Referral Commission payment arrangements (including, without limitation, functionality, warranties of fitness, merchantability, legality or non-infringement), and do not express nor imply any warranties arising out of a course of performance, dealing, or trade usage. In addition, we make no representation that the operation of our sites will be uninterrupted or error-free and will not be liable for the consequences if there are any. In the event of a discrepancy between the reports offered in the www.betmasterpartners.com system and the Betmaster database, the database shall be deemed accurate.

10. Limitation of Liability

We will not be liable for indirect, special, or consequential damages (or any loss of revenue, profits, or data) arising in connection with this Agreement or the affiliate program, even if we have been advised of the possibility of such damages. Further, our aggregate liability arising with respect to this Agreement and the affiliate program will not exceed the total Referral Commissions paid or payable to you under this Agreement. Nothing in this Agreement shall be construed to provide any rights, remedies or benefits to any person or entity not a party to this Agreement. Our obligations under this Agreement do not constitute personal obligations of our directors, employees or shareholders. Any liability arising under this Agreement shall be satisfied solely from the Referral Commission generated and is limited to direct damages.

11. Independent Investigation

You acknowledge that you have read this Agreement and agree to all its Terms and Conditions. You understand that we may at any time (directly or indirectly) solicit customer referrals on terms that may differ from those contained in this Agreement or operate or contract with websites that are similar to or compete with your website. You have independently evaluated the desirability of participating in this Affiliate program and are not relying on any representation, guarantee, or statement other than as set out in this Agreement.

12. Miscellaneous

12.1 Governing Law

The laws of Cyprus will govern this Agreement, without reference to rules governing choice of law. Any action relating to this Agreement must be brought in Cyprus and you irrevocably consent to the jurisdiction of its courts.

12.2 Assignability

You may not assign this Agreement, by operation of law or otherwise, without our prior written consent. Subject to that restriction, this Agreement will be binding on, inure to the benefit of, and be enforceable against you and us and our respective successors and assigns.

12.3 Non-Waiver

Our failure to enforce your strict performance of any provision of this Agreement will not constitute a waiver of our right to subsequently enforce such provision or any other provision of this Agreement. No modifications, additions, deletions or

interlineations of this Agreement are permitted or will be recognised by us. None of our employees or agents has any authority to make or to agree to any alterations or modifications to this Agreement or its terms.

12.4 Remedies

Our rights and remedies hereunder shall not be mutually exclusive, that is to say that the exercise of one or more of the provisions of this Agreement shall not preclude the exercise of any other provision. You acknowledge, confirm, and agree that damages may be inadequate for a breach or a threatened breach of this Agreement and, in the event of a breach or threatened breach of any provision of this Agreement, we may seek enforcement or compliance by specific performance, injunction, or other equitable remedy. Nothing contained in this Agreement shall limit or affect any of our rights at law, or otherwise, for a breach or threatened breach of any provision of this Agreement, its being the intention of this provision to make clear that our rights shall be enforceable in equity as well as at law or otherwise.

12.5 Severability/Waiver

Whenever possible, each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law but, if any provision of this Agreement is held to be invalid, illegal or unenforceable in any respect, such provision will be ineffective only to the extent of such invalidity, or unenforceability, without invalidating the remainder of this Agreement or any provision hereof. No waiver will be implied from conduct or failure to enforce any rights and must be in writing to be effective.