

Starline Affiliate Agreement

IMPORTANT - PLEASE READ THIS DOCUMENT CAREFULLY BEFORE ACCEPTING THIS AGREEMENT. PRINT AND STORE ALONG WITH ALL CONFIRMATION EMAILS REFLECTING YOUR ACTIVITY.

To participate in Starline's affiliate network, you must accept these terms and conditions without modification. If you do not agree with these terms and conditions, you should not join the Starline affiliate network. For questions regarding these terms, please contact us at affiliates@starline.partner

1. DEFINITIONS AND INTERPRETATION

- a. **"Company"** means Starline and its Associates (hereinafter referred to as "Starline", "We", "Us", "Our").
- b. **"Affiliate"** refers to the individual or entity promoting Starline in return for commissions on referred players.
- c. **"Affiliate account"** is the account created for you upon successful registration.
- d. **"Affiliate area"** means the section of our site accessible to you, providing functionalities like checking statistics and managing campaigns.
- e. **"Affiliate earnings"** refer to earnings accrued from referred players as qualified acquisitions.
- f. **"Agreement"** encompasses these terms and conditions and related promotional terms, which may be amended by us at our discretion.

- g. "Creatives" are the promotional materials approved by us for use.*
- h. "Fraud traffic" includes transactions generated through illegal means or in bad faith to defraud us.*
- i. "Group" means Starline and its related companies.*
- j. "Net Revenue" means total earnings from customers minus payouts, bonuses, fees, and other specified deductions.*
- k. "Qualified acquisition" is a player who meets defined conditions to be considered a true value player.*
- l. "Spam" refers to unsolicited electronic communications.*
- m. "Term" is the period from your acceptance of this agreement until it expires or is terminated.*

2. SIGNING UP AND REGISTRATION

To participate in the Starline affiliate network, you must complete the affiliate sign-up form and be registered as an affiliate. You must provide accurate and complete information. Inaccurate information may delay payments.

It is your responsibility to ensure that participation in the affiliate network is legal in your jurisdiction. Starline reserves the right to reject your application without liability or reason. Employees and their immediate families are not eligible to participate.

3. AFFILIATE OBLIGATIONS

We grant you a non-exclusive, non-assignable right to direct players to our sites. You must ensure referred players are of legal age and comply with our terms.

You will be solely responsible for your site's content and operation, and you agree to indemnify us against any claims arising from your site.

The affiliate network is intended for your direct participation only. Opening accounts for third parties or transferring accounts without our written approval is prohibited.

4. TERMINATION

This agreement may be terminated by either party at any time, with or without cause, by providing written notice to the other party. Upon termination, you will no longer be entitled to any affiliate earnings.

5. GOVERNING LAW

This agreement shall be governed by and construed in accordance with the laws of the Singapore, without regard to its conflict of law principles.

6. ACCEPTANCE OF AGREEMENT

By linking to Starline Affiliates, you accept this agreement, confirming that you have read, understood, and agree to abide by these terms.

7. MARKETING & ADVERTISEMENTS

- You will only use approved creatives and will not alter their appearance or refer to us in any promotional materials other than those provided by us.

- We grant you a non-exclusive, non-transferable license, during the term of this agreement, to use our marks and marketing materials solely for displaying the promotional materials on your site in accordance with this agreement. This license cannot be sub-licensed, assigned, or otherwise transferred.
- Your right to use the marks and marketing materials is limited to this license. You shall not contest the ownership of the marks and marketing materials and shall not take any action that may prejudice our rights or diminish their associated goodwill.
- You agree that all use of the marks and marketing materials inures to our benefit, and you will not gain any rights from such use.

You must notify us immediately if you become aware of any misuse of our marks and marketing materials by third parties.

- You shall not register or attempt to register any domain names, trademarks, or names that contain or are confusingly similar to our marks or marketing materials.
- You also agree not to purchase or register keywords or search terms that are identical or similar to our marks for use in any search engine or advertising service.

All intellectual property rights of Starline and its group shall remain the sole and exclusive property of Starline. You do not gain any rights by using them.

Your marketing activities must comply with all applicable laws and regulations. You shall not authorize or encourage any third party to:

- *Place our marks or marketing materials on any site or medium that contains potentially libelous, discriminatory, obscene, or illegal content.*
- *Target marketing to persons under 18 years of age, regardless of the age of majority in the relevant jurisdiction.*
- *Infringe on any third party's intellectual property rights.*
- *Disparage us or damage our goodwill.*
- *Create a site that resembles our sites or mislead users regarding ownership or operation.*
- *Frame any part of our sites.*
- *Intercept or alter any electronic communications related to our services.*
- *Redirect or interfere with the operation or accessibility of our sites.*
- *Mislead end-users about our relationship or the ownership of the sites.*
- *Solicit players to move to unauthorized online sites.*
- *Create betting patterns indicative of abuse of the affiliate network.*

If we determine, at our discretion, that you have engaged in any of these activities, we may withhold affiliate earnings and/or terminate this agreement immediately.

Unless otherwise agreed, Starline will not promote affiliates. Affiliates are responsible for all costs related to their marketing obligations.

We reserve the right to terminate this agreement immediately without liability if spamming is detected or if advertising does not comply with our terms.

You may only offer bonuses and promotions on our behalf that are approved by us. You must ensure that our promotion/bonus header and terms are accurately communicated in any publications. Any discrepancies may result in the recovery of lost commissions.

8. AFFILIATE EARNINGS & PAYMENTS

Credit will not be issued to any affiliate. Upon joining, your account will be set to a default commission of 25% of "Net Revenue," unless otherwise agreed with us.

Your affiliate earnings are personal to you, and you cannot claim earnings from business secured by others.

Payments will be made to your designated affiliate account in the currency of our choice via Cryptocurrency, wire, Skrill, player account transfer, or another method we decide. Affiliates must have at least 3 active depositing players before their first commission payment.

The minimum withdrawal amount is \$100. Any lesser amounts will remain pending until the minimum is reached. Charges for payment processing will be deducted from your earnings.

In case of suspected fraud traffic, we may pay your earnings in full, recalculate them, delay payment for investigation, or forfeit your earnings.

If you disagree with any reports, do not request payment until the dispute is resolved. Acceptance of payment constitutes full and final settlement. We reserve the right to reclaim any overpayments.

Payments will be processed on the 5th of the following month if the payment method is available with us; otherwise, within 48-72 hours of providing the valid payment method. If your account is frozen due to suspected violations, it will remain frozen until validation is complete. If frozen for 180 days without resolution, remaining funds will be removed, and your account closed.

You must comply with applicable laws regarding money laundering and suspicious transactions. Affiliates are responsible for paying taxes on their earnings.

Incentives to potential players require prior written approval. Offering unapproved incentives may result in cancellation of your participation and forfeiture of unpaid commissions.

We will track player activity for calculating your earnings. The format of reports may vary, and you can generate your own reports regarding qualified acquisitions and total amounts due.

9. CONFIDENTIAL INFORMATION

This agreement takes effect upon your acceptance and continues until terminated. You may terminate this agreement at any time via written notice to affiliates@starline.partners. We may terminate this agreement if you breach the terms. Termination will end your participation in the

affiliate network, and you must return all confidential information and cease use of our marks.

Provisions related to termination and enforcement of this agreement will survive its termination.

10. WARRANTIES

You warrant that:

- You have evaluated the desirability of marketing our site(s).*
- You comply with applicable laws.*
- You are responsible for activities under your account.*
- You will not distribute harmful files or interfere with our services.*
- Referred players are of legal age and comply with our terms.*
- You will not post unlawful or objectionable material.*
- You will not engage in criminal activities or allow your account to be used for such activities.*
- Your website content does not infringe third-party rights.*
- You will use our services in accordance with this agreement.*

11. INDEMNIFICATION

You agree to defend, indemnify, and hold harmless our company, including its directors, employees, and representatives, from any and all liabilities, losses, damages, and expenses, including legal fees, arising from or related to:

- (a) any violation by you of the warranties, representations, or terms set forth in this agreement,
- (b) your fulfillment of responsibilities under this agreement,
- (c) any negligent acts on your part,
- (d) fraudulent activity associated with you or players you refer, or
- (e) any harm or injury resulting from your negligent or intentional actions, or the unauthorized access to the affiliate platform, services, trademarks, marketing materials, or the broader Company affiliate network.

In the event of a breach of the terms mentioned or any other Company-related conditions outlined herein, we reserve the right to issue a warning notice at our discretion. Should you fail to correct any breach that is capable of being remedied within the timeframe specified in our notice, we may terminate your account and confiscate any associated earnings.

For any instance of breach or non-compliance, in addition to other remedies available under this agreement or applicable law, we maintain the right to seek damages for any ongoing violations of the aforementioned provisions.

12. DISCLAIMER

We make no warranties or representations, express or implied, regarding the affiliate network, our sites, or any related content, products, or services. We do not guarantee that our sites, systems, networks, software, or hardware will be error-free or uninterrupted, nor do we warrant their quality, merchantability, fitness for a particular purpose, or suitability.

Except as explicitly stated in this agreement, all implied warranties and conditions are excluded to the fullest extent permitted by law. Additionally, we and our providers are not obligated to maintain redundant systems, networks, software, or hardware.

We reserve the right, at our sole discretion, to utilize any available methods to block, restrict, remove, or adjust your tracker for specific players, deposits, or playing patterns, as well as to decline applications from potential players or affiliates, in order to minimize fraudulent or unprofitable transactions for any reason. We do not guarantee the uniform application or success of any fraud prevention measures.

13. LIMITED LIABILITY

Our responsibilities under this agreement do not create personal liabilities for the owners, directors, officers, advisors, agents, representatives, employees, vendors, or suppliers associated with the site or services, except as specified herein. Except as expressly stated in this agreement, we will not be liable for any direct, indirect, special, incidental, consequential, or punitive damages of any kind, including loss of business, revenue, profits, or data, regardless of prior notification regarding the possibility of such losses. Our liability arising from this agreement, whether in contract, tort (including negligence), or for breach of statutory duty, will be limited to direct damages and will not exceed the total revenues generated and payable to you in relation to the specific site(s) involved in the dispute over the preceding 12 months from the time the liability arose.

14. MISCELLANEOUS

Notices

Send notices regarding this agreement to the email in your affiliate sign-up form (or any updated address). An email notice is deemed received upon acknowledgment or 24 hours after sending.

Relationship

This agreement does not create any exclusivity, partnership, or agency. Neither party can bind the other or make representations beyond what is stated here.

Marketing Arrangements

We may engage with other affiliates under different terms, potentially competitive to you, and redirect traffic to other platforms without additional compensation.

Assignment

You cannot assign or transfer your rights or obligations under this agreement without our prior written consent. Any unauthorized attempt is void.

Severability

If any provision is invalid or unenforceable, it will be ineffective only to that extent, without affecting the rest of the agreement.

Entire Agreement

This document represents the complete understanding between the parties, superseding any prior agreements. Modifications require our legal approval; no employee can alter it.

Third-Party Enforcement

No third party may enforce any terms. Failure to enforce any provision does not waive our right to do so in the future.