

DexterBet Affiliates Terms & Conditions

General Terms

Betting Company – a website (DexterBet) that allows customers to place bets on sporting events online;

Affiliate Program – a marketing agency that brings new visitors to a website with the help of affiliate advertising;

Affiliate – a webmaster (an individual or a company) that meets the conditions of the Affiliate Program at dexterbetpartners, delivers new customers and in doing so promotes DexterBet Betting Company products.

Players – the Betting Company's customers who have registered after following an affiliate link.

Earnings – an amount, earned by an Affiliate as a commission from the profit generated by the players brought by that Affiliate;

Profit – this is calculated as the total amount of a player's stakes excluding their winnings.

Payout – a transfer of the Affiliate's earnings from the Affiliate Program account to an account in an external payment system;

Payment Period – a time period during which an Affiliate's earnings become available for withdrawal to external payment systems;

Promotional Materials – a set of tools for the online promotion of DexterBet betting company online.

1. General Scope and Objective

1.1 By completing the affiliate application to the DexterBet Affiliate Program (the "Affiliate Program") and clicking "Submit" on the form, you (hereinafter the "Affiliate") hereby agree to abide by all the terms and conditions set out in this agreement and this inclusive of the different commission structures applicable to the different products.

1.2 DexterBet reserves the right to amend, alter, delete or add to any of the provisions of this Agreement, at any time and at its sole discretion, without giving any advance notice to the Affiliate subject to the terms and conditions set out in this Agreement. Your continued (i) participation in the Program, (ii) use of the DexterBet affiliate website and/or DexterBet marketing tools (as hereafter defined), or (iii) acceptance of any Affiliate commissions from DexterBet confirms your irrevocable acceptance of this Agreement (and any modifications thereto) and therefore you shall be obliged to

continuously comply with the terms and conditions of this Agreement as well as to comply with the General Terms and Conditions and Privacy

- 1.3 This Agreement shall enter into effect on the date the online Affiliate Registration Form is approved by the Affiliate Program.
- 1.4 DexterBet Program is run and operated via the website <https://dexterbetpartners.com>
- 1.5 The Affiliate maintains and operates one or more websites on the Internet (hereinafter collectively referred to as "the Website"), and/or refers potential customers through other channels.
- 1.6 This Agreement governs the terms and conditions relating to the promotion by the Affiliate of the DexterBet Brands, (hereinafter referred to as "Our Brands."), whereby the Affiliate will be paid a commission as defined under this Agreement depending on the traffic generated to Our Brands subject to the terms and conditions of this Agreement and to the applicable product-specific Commission Structure.
- 1.7 Gross Revenue for any particular period of time shall mean the real money revenue generated by new referred customers as a result of them using the services on Our Brands.
- 1.8 Net Revenue" for any particular period of time shall mean Gross Revenue for the same period of time less bonus costs, charge backs, progressive jackpot contributions and processing fees.

2. Acceptance of Affiliate

- 2.1 The Affiliate Program shall evaluate the Affiliate Membership Form hereby submitted and shall inform the Applicant in writing (email) whether the Membership Form is accepted or not.
- 2.2 The Affiliate Program reserves the right to refuse any registration in its sole and absolute discretion.

3. Qualifying Conditions

- 3.1 The Applicant/Affiliate hereby warrants that:
 - a. He/She is of the legal age in the applicable jurisdiction to agree to and enter into an Agreement.
 - b. He/She is competent and duly authorised to enter into binding Agreements for the Affiliate and/or the Website.
 - c. He/She is the proprietor of all rights, licenses and permits to market, promote and advertise Our Brands in accordance with the provision of this Agreement.
 - d. He/She shall comply with all applicable rules, laws and regulations in connection with the promotion of Our Brands.
 - e. He/She fully understands and accepts the terms and conditions of the Agreement.

4. Affiliate Collusion and Fraud

4.1 The term 'Fraud' in reference to affiliate collusion is an attempt by an affiliate or group of affiliates to create fraudulent income with a coordinated effort. Collusion shall include, but is not limited to:

- a. coordinated bonus abuse in the attempt to collect affiliate income
- b. coordinated betting where such bets are made as an offset to collect commissions
- c. continual chargebacks by real money players for reasons of collecting commissions
- d. offering affiliates and/or players financial incentives for the purpose of gaining a rebate from your affiliate commissions
- e. duplicate affiliate and/or player accounts for the purpose of collusion
- f. any other act which, DexterBet has determined through detailed analysis, is being used to collect fraudulent commissions

4.2 Rake Back schemes: Affiliates offering any so-called rake-back schemes or similar promotions that offer or allow a proportion of the players rake to be returned to the player in any form will be banned from sending traffic to DexterBet — unless otherwise authorised in writing by the affiliate manager. DexterBet will have the right to deduct money from the affiliate for traffic deemed to have been referred through "fraudulent means" and the affiliate's account will be frozen

4.3 Bonus Code Abuse: Bonus code abuse is strictly monitored & any affiliate using an unauthorised bonus code or promotional landing page that was not provided to them expressly to use either directly in person or via the public affiliate creative library will be dismissed from the affiliate Program with immediate effect and all commissions from traffic sent using this bonus code or promotional landing page will be withheld.

5. Responsibilities and Obligations of the Affiliate Program

5.1 The Affiliate Program shall provide the Affiliate with all information, links and marketing material required by the Affiliate for the implementation of the agreement.

5.2 The Affiliate Program shall administrate the turnover generated via the links and marketing material, record the net revenues and the total amount of commission earned via the link, provide the Affiliate with commission statistics, and handle all customer services related to the business. A unique tracking identification code will be assigned to all referred customers.

5.3 The Affiliate Program shall pay the Affiliate the amount due depending on the traffic generated subject to the terms and conditions of this Agreement.

6. Responsibilities and Obligations of the Affiliate

6.1 The Affiliate hereby warrants and undertakes:

- a. To use its best efforts to actively and effectively advertise, market and promote Our Brands as widely as possible in order to maximize the benefit to the Parties and that it will abide with the

guidelines of the Affiliate Program as may be forwarded from time to time and/or accessible online.

- b. To market and refer potential players to Our Brands at its own cost and expense. The Affiliate will be solely responsible for the distribution, content and manners of its marketing activities. All of the Affiliate's marketing activities must be professional, proper and lawful under applicable laws and negotiations and in accordance with this Agreement.
- c. To use only links and marketing material provided by the Affiliate Program via its affiliate software, otherwise no warranty whatsoever can be assumed for proper registration and sales accounting.
- d. Not to change or modify in any way any link or marketing material without prior written authorisation from the Affiliate Program.
- e. To be responsible for the development, the operation, and the maintenance of its web site as well as for all material appearing on the web site.
- f. Advertising methods such as Popups and Popunders or similar are not accepted.

6.2 The Affiliate hereby warrants:

- a. That it will not perform any act which is libellous, discriminatory, obscene, unlawful or otherwise unsuitable or which contains sexually explicit, pornographic, obscene or graphically violent materials.
- b. That it will not actively target any person who is under the legal age for gambling.
- c. That it will not actively target any jurisdiction where gambling and the promotion thereof are illegal.
- d. That it will not generate traffic to Our Brands by illegal or fraudulent activity, particularly but not limited to by:
 - i. Sending spam.
 - ii. Incorrect meta tags.
 - iii. Registering as a player or make deposits directly or indirectly to any player account through his tracker(s) for its own personal use and/or the use of its relatives, friends, employees or other third parties, or in any other way attempt to artificially increase the commission payable or to otherwise defraud the Affiliate Program. Violation of this provision shall be deemed to be fraud.
 - iv. Encouraging the abuse of any bonus, free bet or promotion offered by Our Brands.
- e. That it will not present the Website in such a way that it might evoke any risk of confusion with Our Brands and/or the Affiliate Program and/or convey the impression that the web site of the contracting party partly or fully originated with Our Brands and/or the Affiliate Program.
- f. Without prejudice to the Marketing Material as may be forwarded by the Affiliate Program and/or made available online through the website <https://dexterbetpartners.com>, Affiliates may not use DexterBet Affiliates or other terms, trademarks and other intellectual property rights that are vested in the Affiliate Program unless the Affiliate Program consents to such use in writing.

6.3 The Affiliate is forbidden from promoting, online or offline, all the products found on <https://dexterbetpartners.com> in the Afghanistan, Albania, Algeria, Angola, Aruba, Australia, Bonaire, Czech Republic, Cambodia, Cyprus, Ecuador, France, Guyana, Hong Kong, Hungary, Indonesia, Iran, Iraq,

Israel, Italy, Kuwait, Lao, Myanmar, Namibia, Netherlands, Nicaragua, North Korea, Pakistan, Panama, Papua New Guinea, Philippines, Slovakia, South Korea, St. Maarten, St. Eustatia and Saba, Sudan, Singapore, Syria, Taiwan, the Dutch Caribbean Island of Curaçao, Uganda, United States of America, the United Kingdom, Yemen, Zimbabwe Territories. Any accounts opened from these countries will be closed and will not count towards commission purposes

7. Payment

7.1 The Affiliate Program agrees to pay the Affiliate a commission calculated on the Net Revenue generated from First Time Depositing Customers (FTDs) referred by the Affiliate Website and/or other channels. First Time Depositing Customers (FTDs) are those customers of the Affiliate Program who do not yet have a betting account and who access the website via the link to Our Brands and who properly register and make real money transfers at least equivalent to the minimum deposit into their betting account. The Commission shall be deemed to be inclusive of value added tax or any other tax if applicable. Affiliates must refer a MINIMUM of 5 First Time Depositing Customers (FTDs) in each calendar month to be eligible to receive any commission.

7.2 The commission shall be a percentage of the net revenue in accordance with what is set out in the Commission Structures for the particular product. The Net Revenue calculation is Brand and product-specific and it is set out in every Brand product-specific Commission Structure.

7.3 The commission is calculated at the end of each month and payments shall be performed by the 15th of each calendar month, provided that the amount due exceeds €100 ('Minimum Threshold'). If the balance due is less than the Minimum Threshold, it shall be carried over to the following month and shall be payable when it collectively exceeds the Minimum Threshold.

7.4 When Net Revenue for any particular month is negative, thus resulting in a negative commission amount due to the Affiliate, no commission shall be payable to the Affiliate in respect of that month and no negative balance shall be carried forward to the following month.

7.5 Payment of commissions shall be made as per the payment method chosen by the Affiliate in the application process. If an error is made in calculating the commission, the Affiliate Program reserves the right to correct such calculation at any time and will immediately pay out underpayment or reclaim overpayment made to the Affiliate.

7.6 Acceptance of payment by the Affiliate shall be deemed to be full and final settlement of the Balance due for the period indicated.

7.7 If the Affiliate disagrees with the balance due as reported, it shall within a period of thirty (30) days send an email to the Affiliate Program on affiliates@dexterbet.com and indicate the reasons of such dispute. Failure to send an email within the prescribed time limit shall be deemed to be considered as an irrevocable acknowledgment of the Balance due for the period indicated.

7.8 The Affiliate Program may delay payment of any Balance to the Affiliate for up to sixty (60) days, while it investigates and verifies that the relevant transactions comply with the provisions of these terms and conditions.

7.9 No payment shall be due when the traffic generated is illegal or contravenes any provision of these terms and conditions.

7.10 The Affiliate agrees to return all commissions received based on fraudulent or falsified transactions, plus all costs for legal causes or actions that may be brought against the Affiliate to the fullest extent of the law.

7.11 The Affiliate shall be exclusively responsible for the payment of any and all taxes, levies, fees, charges and any other money payable or due both locally and abroad (if any) to any tax authority, department or other competent entity by the Affiliate as a result of the revenue generated under this Agreement. The Affiliate Program shall in no manner whatsoever be held liable for any amounts unpaid but found to be due by the Affiliate and the Affiliate hereby indemnifies the Affiliate Program in that regard.

8. TERMINATION

8.1 This Agreement may be terminated by either party by giving a thirty (30) day written notification to the other party. Written notification may be given by email.

9. DISPUTE RESOLUTION PROCEDURE

9.1 Affiliate Program participants dexterbetpartners.com can challenge any issues, and dexterbetpartners.com will consider all concerns when the evidence and reasons are provided. They should be sent to the email address of the Affiliate Program Support Team. Complaints and requests will be reviewed within 14 days of the date of receiving the correspondence about the dispute, and the Affiliate will be notified of the outcome. The use of swear words, insults and false information in the correspondence is forbidden.

Signed by Game Lounge Limited

Signed by RAMA Marketing
