

Affiliate Terms and Conditions:

These terms and conditions set out the contractual relationship between the Affiliate and Nodab Invest AB Limited (the 'Operator') in connection with the Affiliate Program for the Operator's website

Snabbis.com. The Affiliate Program shall be exclusively governed by these terms and conditions (T&C) and the information filled in by the Affiliate in the sign-up form (collectively referred to as the

Agreement) as the same may be varied, amended and/or supplemented from time to time. Upon first registration in the Affiliate Program, the affiliate acknowledges and accepts the exclusive validity of the agreement and agrees to the provisions thereof. Any changes to this Agreement will be communicated to the Affiliate via email or the Operator's website.

The Affiliate is deemed to have read, understood and agreed to be bound by all the terms and conditions set out in this Agreement.

1. General

1.1 This Agreement sets out the general terms and conditions of the Affiliate Program and is entered into between the Operator and the Affiliate.

1.2 By completing and accepting the Affiliate application the Affiliate accepts, and agrees to abide by, all the terms and conditions of the Agreement.

1.3 This Agreement shall be binding on the Affiliate once the affiliate application has been submitted but shall not be binding or enter into effect in relation to the Operator until the Operator approves the affiliate application. The Operator reserves the right to refuse any registration in its sole and absolute discretion.

1.4 The Operator may modify these T&C at any time, in its sole discretion, by informing the Affiliate of the change in the T&C by email.

The T&C shall only take effect fourteen (14) days after the date of sending of any such notice as aforesaid (whichever is the earlier). It is the Affiliate's responsibility to make sure it is up to date with the latest version of the T&C and its provisions. If any modification is unacceptable to the Affiliate, it may terminate this Agreement within said fourteen (14) day period by sending an email

to affiliates@snabbis.com The Affiliate's continued participation in the Affiliate Program following such 14-day period will be deemed binding acceptance of the modified T&C.

1.5 The Affiliate acknowledges and agrees that regulations 10.1 and 10.2 (Information to be provided by electronic means) and 11.1 (placing of an order) of the Electronic Commerce Directive 00/31/EC shall not apply to or have any effect on this Agreement.

2. Definitions and Interpretations

In these T&C, references to the following words shall have the meaning set out below, unless explicitly stated otherwise:

The 'affiliate' provides a website ('Affiliate Website') where the Operator's marketing material is placed and directly linked to the Operator's website. Therefore, affiliates direct potential customers to www.snabbis.com.

The 'Affiliate Program' is a marketing program where the Operator recruits' affiliates to place the Operator's marketing material on their own affiliate website(s). Affiliates will receive a referral fee or commission from revenue as may be agreed between the Operator and the Affiliate. 'Affiliate Website' is the website operated and owned by the Affiliate.

'Commission' is the amount due and payable to the Affiliate, as calculated solely based on the Operator's system's data and in accordance with these T&C and the applicable payment plans.

'Commission base' means the revenue generated via one player less administration fees (such as bonus money and handling fees) and is the basis for the revenue share.

'Cost per acquisition' (or CPA) means the payment plan, where the Affiliate gets paid a referral fee for real money players.

"Game tax" means tax or vat charged by local legislative jurisdictions. For the UK it is 15% of gross gaming revenue as tax. For Germany it is 19% of gross gaming revenue as VAT. For Sweden it is 18% of gross gaming revenue as tax.

'Intellectual property rights' means any copyrights, patents, trademarks, service marks, inventions, domain names, brands, business names, utility brands, rights in computer software, source codes, rights in databases and know-how, design rights, confidential information, registrations of the

aforesaid and/or any other rights in the nature of the aforesaid.

'Jackpot contribution' means sum of cost on all bets placed on a pooled jackpot game. It can be 5% to 10% of the bet. Jackpot contribution differs on each provider.

"Marketing material" means banners, text links and other marketing materials (that may include the operator's marks and intellectual property rights above) that have been provided or otherwise made available to the Affiliate via the Affiliate Program and/or pre-approved in writing by the Operator.

"Minimum required deposit" means the minimum amount to be paid by a player required for the affiliate's commission, which will be available to the Affiliate after due registration and is to be treated as strictly confidential. The Operator reserves the right to alter the said amount at any time. "Net Revenue" means the total wagers of a Player minus (i) winnings, (ii) converted bonuses, (iii)

chargebacks, (iv) administration fees, (v) jackpot contributions, (vi) game taxes, and (vii) any other cost incurred by the Company and the Operator due to a fraudulent and/or abusive activity of the Player.

'Operator' means the operator of the Affiliate Program.

'Operator's website' means the website/s (e.g. www.snabbis.com) and any other online site or platforms that are offered by the Operator and each of its related pages through which a player opens a player account and/or accesses the Operator's services.

'Payment plan' means the payment plan/s chosen by the Affiliate for each of the Affiliate's trackers.

'Player' means any person using any products or services on the Operator's website whether attached to the Affiliate's tracker or not.

'Player account' means a uniquely assigned account that is created for a player when they successfully register for the services via a tracker URL.

'Real money player' means any person who is attached to the Affiliate's tracker who:

- a) has not been a player with the operator before;
- b) is not located in a restricted territory;
- c) has made the minimum required deposit;
- d) is accepted as a player under any applicable sign up or identity verification procedure which the

Operator may require;

e) has accumulated the required number of games duly notified to the Affiliate after registration with the Operator's Affiliate Program; and

f) has adequately fulfilled any other qualification criteria that the Operator may introduce from time to time.

'Restricted territories' means Australia, Curacao, Cyprus, Estonia, Denmark, France, Hungary, Ireland, Italy, Romania, Spain, Turkey, United States and its dependencies, military bases and territories including but not limited to Am. Samoa, Guam, Marshall Islands, N. Mariana Islands, Puerto Rico, and Virgin Islands and/or any other country as may be added from time to time by the Operator.

'Revenue share' is a certain percentage of the commission base (generated by players) which is paid by the Operator to the Affiliates which choose the Revenue Share Payment Plan (Clause 5.7). 'Services' means any product or service offered to players on the Operator's website.

'Tracker' means the unique tracker URL that the Operator provides exclusively to the Affiliate, through which the Operator tracks players' and real money players' activities and calculates commission. Every tracker is uniquely identified by its tracker ID.

'Tracker ID' is a unique identification number which identifies the affiliate trackers.

'Tracker URL' means a unique hyperlink or other linking tool for referencing the Operator's website or services through which the Affiliate refers potential real money players. When the relevant player opens their player account, the Operator's website automatically logs the tracker URL and records the Affiliate.

3. Responsibility of the Affiliate

3.1 The Affiliate hereby represents and warrants that:

a) the information provided to the Operator in the online application form is true and complete in all respects. The Affiliate shall promptly update such information if all or any part of it changes.

b) it has, and will retain throughout the term of this Agreement, title and authority to enter into this Agreement, to grant the rights and perform all its obligations in this Agreement;

c) it has obtained and will maintain in force all necessary registrations, authorizations, consents and licenses necessary to fulfil its obligations under this Agreement;

- d) it fully understands and accepts the terms and conditions of this Agreement;
- e) it will use its best efforts to actively and effectively advertise, market and promote the Operator's Website as widely as possible in order to maximize the benefit to the Parties and that it will abide by the guidelines of the Operator as may be forwarded from time to time and/or accessible online;
- f) to market and refer potential players to the Operator's Website at its own risk, cost and expense. The Affiliate will be solely responsible for the distribution, content, legality and manners of its marketing activities. All the Affiliate's marketing activities must be professional, proper and lawful under applicable laws and regulations and in accordance with this Agreement;
- g) it will not perform any act, and that the Affiliate Website(s) neither does nor will contain any material, which is libellous, discriminatory, obscene, unlawful or otherwise unsuitable or which contains sexually explicit, pornographic, obscene or graphically violent materials;
- h) it will not actively target any person who is under the legal age for gambling, and shall, for example, not provide facilities for gambling which are meant to appeal particularly to children or young people;
- i) it will not actively target any jurisdiction where gambling and the promotion thereof is illegal;
- j) it acknowledges the Operator's ongoing commitment for the prevention of gambling addiction and that the Affiliate will co-operate with the Operator to actively reduce gambling addictions by, for example, placing links provided by the Operator on the Affiliate Website(s) which direct traffic to websites involved in the business of preventing gambling addictions;
- k) it will not place marketing materials on any online site or other medium, including the affiliate website, where the content and/or material on such online site, the links to such website, or medium infringes any third party's intellectual property rights;
- l) it will not attempt to intercept or redirect (including via user-installed software) traffic from or on any online site or other place that participates in the Affiliate Program;
- m) it will not generate traffic to the Operator's Website by illegal or fraudulent activity

particularly but not limited to by:

1. sending spam;
2. 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 Operator (for these purposes, the term 'relative' shall include (but not be limited to) a spouse, partner, parent, child and/or sibling). Violation of this provision shall be deemed to be fraud; and
3. that it will not present the Affiliate Website in such a way that it might evoke any risk of confusion with the Operator's Website and/or the Operator or convey the impression that the Affiliate Website is partly or fully originated with/from the Operator's Website and/or the Operator.

3.2 The Affiliate shall not market the Operator's website and/or the Operator or Operator's services or logos in any way whatsoever, (unless such activities are approved in writing by the Operator):

- a) on any website on which the Operator promotes the Operator's website;
- b) on or through any internet search engine on or through which the Operator promotes the Operator's website provided that this is applicable solely when the same audience is targeted;
- c) in any other manner that results in the Affiliate competing with the Operator in relation to the promotion of the operator's website;
- d) otherwise where the Operator requests that the Affiliate cease the same;

3.3 If the Operator determines, in its sole discretion, that the Affiliate has engaged in any of the activities set out in clauses 3.1 and/or 3.2 above, or that the Affiliate has attempted to do so, the Operator may (without limiting any other rights or remedies available to the Operator) withhold and/or forfeit any commission and/or terminate this Agreement immediately upon notice to that effect.

3.4 The Affiliate shall be responsible for the proper technical incorporation of the link and for the technical operation of the Affiliate Website.

3.5 If the Affiliate is an officer, director, employee, consultant or agent of the Operator or one of its

subsidiary parent or associated companies, or suppliers or vendors, it is not permitted to participate in the Affiliate Program. Similarly, relatives of Operator employees are not permitted to participate in the Affiliate Program.

4. Responsibility of the Operator

4.1 The Operator shall verify the turnover generated by the Affiliate, record the net revenues and the total amount of commission earned by the Affiliate, provide the Affiliate with commission statistics, and handle all customer services related to the business of the Operator.

4.2 The Operator makes no warranties or representations (whether expressed or implied by law, statute or otherwise) with respect to the Affiliate Program, sites, website or any content, products or services available therein or related thereto or that the Operator's website, system, network, software or hardware (or that provided to the operator by third parties) will be error-free or uninterrupted or with respect to the quality, merchantability, fitness for particular purpose or suitability of all or any of the foregoing. Except as expressly stated otherwise in this Agreement, all warranties, representations and implied terms and conditions are hereby excluded to the fullest extent permitted by law.

Furthermore, neither the Operator, nor Operator's providers or underlying vendors, are required to maintain a redundant system(s), network, software or hardware.

4.3 The Operator shall provide the Affiliate with a selection of advertising instruments e.g. logos, banners, graphics and other sales enhancing tools (hereinafter referred to as 'marketing material').

Upon implementation of any marketing material on the Affiliate Website, the Affiliate offers the users of the Affiliate Website the opportunity to directly access the Operator's website. The Operator shall be entitled to modify, limit and/or provide new marketing material at any time.

4.4 The Operator shall bear any cost/s arising in connection with the graphical representation of the link.

5. Reports and Payment

5.1 The Operator will provide online reporting to each Affiliate evidencing registrations, new real money players, and commission payable.

5.2 Commission shall be paid to the Affiliate on or before the 15th day of every month.

5.3 For the avoidance of doubt, the Operator has no liability to pay any currency conversion charges or any charges associated with the transfer of monies to the Affiliate.

5.4 The Affiliate's acceptance of the payment of the Commission shall be deemed to constitute the full and

final settlement of the balance due for the relevant period.

5.5 If the Affiliate disagrees with the balance due as reported, it shall notify the Operator within fifteen (15) days and state the reasons of the disagreement. Failure to notify the Operator within the prescribed time limit shall be deemed to be considered as an irrevocable acknowledgment of the balance due for the period indicated.

5.6 For the avoidance of doubt, the Operator may refuse any new players or close a new player's account if in the sole opinion of the Operator it is necessary to comply with the Operator's policy and/or to protect the interest of the Operator and as a result this may vary the balance due to the Affiliate.

5.7 The payment plan that the affiliate chooses will apply to the Affiliate's trackers within the Affiliate Program. The Affiliate may offer the following plans:

- a) CPA payment plan (also known as a Cost per Acquisition Plan) based on the amount of real money players that the affiliate introduces via the affiliate's tracker ID, or
- b) Revenue Share payment plan based on a share of the commission base generated by the affiliate's real money players.
- c) Hybrid plan, where a mix of the 2 above stated plans generated by the affiliate's real money players.

5.8 Revenue share payment plans may include an expiration period. Meaning that a period of time will be stipulated in the revenue share payment plan during which the actions of the referred users will be included in the commission. Any actions of the referred user after the stipulated expiration period will not form part of the Revenue Share payment plan. The stipulated expiration period starts from the date of the user's registration under the Affiliates' referred tracker.

5.9 In the event of suspected fraud carried out by the Affiliate, the Operator may retain any commission payable to the Affiliate until it is established that no fraudulent methods were used.

Provided that if it is established that fraudulent methods were used no commission will be paid to that Affiliate and this Agreement shall be terminated immediately. Provided further that the Affiliate agrees to return all commissions received based on fraudulent or falsified transactions and indemnify the Operator for all costs and losses incurred in relation to such transactions (including, but without limitation, legal fees and costs).

5.10 The Affiliate shall have the sole responsibility to pay 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 as a result of the compensation generated under this Agreement. The Operator shall under no circumstances whatsoever be held liable for any such amounts unpaid but found to be due by the Affiliate and the Affiliate shall indemnify the Operator in that regard.

5.11 If the Affiliate is not sending a minimum of 3 first time depositors per calendar month and/or the overall balance has been negative for a cumulative period of 30 days, the operator reserves the right to (a) change the account to negative carryover (b) remove any existing CPA plans (c) set the account back to default revenue share plan.

5.12. If the Net Revenue is negative due to Player's winnings after the calculation of Commission, the Player's balance will be set to zero at the end of each calendar month.

5.12.1. The rule in 5.12 will not apply if:

- 1) There is a negative balance due to Fraud. However, if applicable, costs will be carried over.
- 2) The high roller policy is invoked.

5.13. High roller policy

5.13.1 The high-roller policy will apply, if in any given month:

- an individual player generates a negative Net Revenue of at least € 7,500 ('High-roller'),
- and the aggregate Net Revenue in that month is negative €2,000 or greater.

5.14. If the high roller policy is being invoked, then the negative Net Revenue generated by the high roller will be carried forward and offset against future Net Revenue generated by that high-roller only.

5.15. In case of the situation that there is more than one high-roller, the negative balance carried forward will be split proportionally between them. The negative balance of a high-roller will be reduced by future positive Net Revenue that they generate in subsequent months. If applicable, the High Roller balances carried forward shall be clearly displayed within the financial report of the affiliate account.

6. Intellectual property

6.1 Nothing contained in this Agreement will grant either Party any right, title to or interest in the

Intellectual Property Rights of the other Party. For the avoidance of doubt, nothing in this Agreement shall constitute any license, assignment, transfer or any other right to any Intellectual Property Rights.

6.2 All Intellectual Property Rights created and/or deriving from this Agreement, (including, but without limitation, advertising materials, databases and personal data) shall be and become the sole property of the Operator without any rights to the Affiliate.

6.3 At no time during or after the term of this Agreement, no Party will attempt, challenge, assist or allow others to challenge or to register or attempt to register the Intellectual Property Rights or any rights similar to the Intellectual Property Rights of the other Party or of any group companies of the other Party.

6.4 The Affiliate shall guarantee that the material shown on the Affiliate Website does not infringe any rights of third parties (including copyright, patents and trade mark rights).

6.5 The Affiliate shall not copy or resemble the Operator's Website in whole or in part, and frame any page of the Operator's Website in whole or in part.

6.6 The Affiliate will only use advertising materials (banners, html mailers, images, logos, micro games, page peels, content and other) approved by the Operator and will not alter their appearance nor refer to the Operator in any promotional materials other than those that are made available by the Operator.

6.7 The Affiliate shall cease to use all intellectual property upon being notified to do so by the Operator (either by electronic or written notification) or any other termination of this Agreement.

6.8 The Affiliate shall not register or purchase domain names, keywords, search terms or other identifiers for use in advertising or search or referral services which are similar or identical to the trademarks of the Operator and its group companies.

7. Confidentiality

7.1 The Affiliate may receive confidential information from the Operator, including confidential information as to the Operator's marketing plans, marketing concepts, structure, payments and other information relating the Operator's business operations. This information is confidential to the Operator and constitutes part of the Operator's proprietary trade secrets. The Affiliate shall not

disclose this information to third parties or use such information other than for the purposes of this Agreement without the Operator's prior written consent, save as expressly required by law (provided that any such disclosure is only to the extent so required).

7.2 This clause 7 shall survive the termination of this Agreement.

8. Term and termination

8.1 This Agreement may be terminated by either Party by giving thirty (30) days written (by email) notice to the other Party.

8.2 Provided that, if this Agreement is terminated by the Operator due to the Affiliate's breach of any terms and conditions of this Agreement, the Operator shall be entitled to terminate this Agreement with immediate effect and may withhold the Affiliate's earned but unpaid Commissions as of the termination date as collateral for any claim arising from such breach.

8.3 The Parties hereby agree that on termination of this Agreement:

- a) the Affiliate must remove all references to the Operator's website from the Affiliate Website(s) and communications, irrespective of whether the communications are commercial or otherwise;
- b) all rights granted to the Affiliate under this Agreement shall immediately terminate and the Affiliate shall cease the use of any and all trademarks, service marks, logos and other designations vested in the Operator and the Operator Websites;
- c) the Affiliate will only be entitled to such commission that is earned but unpaid as of the effective termination date of this Agreement; however, provided that the Operator may withhold the Affiliate's final payment for a reasonable time to ensure that the correct amount is paid. The Affiliate will not be eligible to earn or receive commissions after the effective termination date;
- d) the Affiliate must return to the Operator any and all Confidential Information (and all copies and derivations thereof) in the Affiliate's possession, custody and control; and
- e) the Affiliate will release the Operator from all obligations and liabilities occurring or arising after the date of such termination, except with respect to those obligations that by their nature are designed to survive termination. Termination will not relieve the Affiliate from any liability arising from any breach of this Agreement, which occurred prior to termination and/or to any

liability arising from any breach in relation to Confidential Information even if the breach arises at a time following the termination of this Agreement.

9. Liabilities and Indemnification

9.1 The Affiliate agrees to defend, indemnify and hold the Operator and its group companies/affiliates, successors, officers, employees, agents, directors, shareholders and attorneys, free and harmless from and against any and all claims and liabilities, including reasonable legal and expert fees, related to or arising from:

- a) any breach of Affiliate's representations, warranties or obligations under this Agreement;
- b) Affiliate's use (or misuse) of the marketing material and the Operator's Intellectual Property
- c) all conduct and activities occurring under Affiliate's user ID and password;
- d) any defamatory, libellous or illegal material contained on the Affiliate Website(s) or Affiliate's information and data;
- e) any claim or contention that the Affiliate Website or the Affiliate's information and data infringes any third party's patent, copyright, trademark, or other intellectual property rights or violates any third party's rights of privacy or publicity;
- f) third party access or use of the Affiliate Website or the Affiliate's information and data;
- g) any claim related to the Affiliate Website; and
- h) any violation of this Agreement or any applicable laws.

10. Governing Law & Arbitration

10.1 The validity, construction and performance of this Agreement and any claim, dispute or matter arising under or in connection to this Agreement or its enforceability shall be governed and construed in accordance with the laws of Malta. Each Party irrevocably submits to the Malta Arbitration Centre, Malta, over any claim, dispute or matter under or in connection with this Agreement and/or its enforceability.

11. Miscellaneous

11.1 Notices. Any notice given or made under this Agreement to the Operator shall be sent by email to and marked for the attention of the affiliate manager of the Operator's Website unless

otherwise notified by the Operator. The Operator shall send all notices by email to the email address supplied by the Affiliate in the Affiliate application.

11.2 Relationship of parties. There is no relationship of exclusivity, partnership, joint venture, employment, agency or franchise between the Affiliate and the Operator under this Agreement.

11.3 Non-Exclusivity. The Affiliate understands and accepts that the Operator may at any time (directly or indirectly), enter into marketing terms with other affiliate/s on the same or different terms as those provided to the Affiliate in this Agreement and that such affiliates may be similar, and even in competition with the Affiliate.

11.4 Assignment. The Affiliate may not assign this Agreement or any rights hereunder, by operation of law or otherwise, without the prior written consent of the Operator. The Operator may assign this Agreement and all its rights hereunder to any group company or third party.

11.5 Severability. Whenever possible, each provision of this Agreement will 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 other provision hereof.

11.6 Entire Agreement. This Agreement embodies the complete agreement and understanding of the parties hereto with respect to the subject matter hereof and supersedes any prior or subsequent oral or written agreement or understanding between the parties in relation to such subject matter save in respect of modification to this Agreement provided by the Operator to the Affiliate.

11.7 Waiver. No waiver in relation to this Agreement will be implied from conduct or failure to enforce any rights and all waivers must be in writing to be effective.