

TERMS & CONDITIONS - ESTELARBET AFFILIATE PROGRAM

1. INTRODUCTION

1.1 These Terms and Conditions govern the partnership between Estelabet and its Affiliates for the latter's performance of advertising and promotional activities for the services offered by Estelabet and shall be considered for all purposes as a contract between both parties.

1.2 By registering, using or visiting any part of the <https://afiliados.estelabet.com/> site, the Affiliate agrees to be bound by these Terms and Conditions, and declares that he/she has read and understood this document in its entirety.

1.3 Estelabet reserves the right to amend these Terms and Conditions at any time, without prior notice, by simply posting the new version on its website. The Affiliate assumes responsibility for always remaining up to date with respect to the terms contained herein.

2. AFFILIATE PROGRAM

2.1 The Estelabet Affiliate Program is intended for individuals or legal entities interested in collaborating with Estelabet by carrying out the promotion and acquisition of new users for its platform in Chile and Ecuador.

2.2 The Estelabet Affiliate Program aims to collaborate with the Affiliate so that the latter promotes the Estelabet platform through different means, as set out in these Terms and Conditions.

2.3 In order to join and remain in the Estelabet Affiliate Program, the interested party must complete their registration on the relevant site, be accepted by Estelabet and always comply with the following requirements:

- a) In the case of legal persons, be an entity legally constituted in their country of origin, and in the case of natural persons, be at least 18 years of age, and comply with the legal requirements to provide the services established herein.
- b) Possess a valid and current identification document in accordance with the laws of their country of origin.
- c) Be the holder of an active and regular account on the <https://afiliados.estelabet.com/> site or be registered therein.
- d) Not have been convicted by the court for crimes related to fraud, computer crimes, criminal offences, or others of any nature that, in the opinion of Estelabet, may negatively affect the company.

2.4 The Affiliate must provide all information requested by Estelabet and ensure that such information is true, accurate and complete for the purposes of enrollment in the Program.

2.5 Without prejudice to the requirements set out above, Estelabet reserves the right to accept or reject at its sole discretion the incorporation of an interested party into the Affiliate program.

2.6 Once accepted into the Estelabet Affiliate Program, the Affiliate will be granted a non-exclusive, non-transferable and revocable right to display the Special Links in its media, for the sole purpose of facilitating the collaboration between the Affiliate and Estelabet. Such Links shall be provided by Estelabet, and the Affiliate shall not alter, modify or create derivative works of the same or any intellectual property of Estelabet without the prior written consent of

Estelabet, except for the purposes expressly set out in these Terms and Conditions. The Affiliate shall not be granted any rights of use over Estelabet's intellectual property other than those expressly authorized for the performance of this contract.

2.8 By accepting these Terms and Conditions, the Affiliate acknowledges and agrees to act independently. The relationship agreed herein shall not be interpreted as a partnership, agency, or joint venture, nor shall it generate any employment relationship between the parties, each maintaining total independence and autonomy in the administration and management of their businesses, without there being subordination or hierarchy between them.

3. RIGHTS AND DUTIES OF THE AFFILIATE

3.1 The Affiliate has the right to provide its services, i.e. the promotion and acquisition of new users for the platform in Chile and/or Ecuador, managing the promotion channels and ensuring compliance with current local regulations to avoid civil, criminal, or any other infractions.

3.2 The Affiliate shall have full autonomy to define the placement and distribution of advertising and information materials on the Internet, as well as to involve third parties at its discretion. However, the Affiliate shall be responsible for ensuring that such third parties, as well as the materials, means and/or methods of placement and distribution, whether by the Affiliate itself or its third parties, comply with these Terms and Conditions and applicable law.

3.3 Advertising or promotion shall be carried out only by means of Special Links provided by Estelabet, and such advertising or promotion may only redirect traffic to such links, within the limits of the information and guidance provided by the Company.

3.4 If the Affiliate wishes to create websites, profiles or pages on social networks, they must clearly mention that this is an Affiliate page; the creation of sites or profiles that impersonate Estelabet or that may generate any confusion regarding the relationship established herein is not permitted.

3.5 The Affiliate Management and Tracking System will be <https://afiliados.estelabet.com/>, where the Affiliate will find all the relevant data for the management of their portfolio and monitoring of results.

3.6 Details and rules regarding remuneration will be available on the Affiliate's access to <https://afiliados.estelabet.com/>, subject to individual negotiation between Estelabet and the Affiliate.

3.7 The Affiliate must, within the first 5 working days of the month following the provision of the services, issue the corresponding invoice and submit the documentation that proves the provision of the invoiced services. Payment of the invoice will be made within 10 days of receipt of the invoice together with the documents indicated above.

3.8 In the event that the Affiliate does not issue an invoice for a period exceeding 3 months, Estelabet will have a period of 45 days from the date of issue of the next invoice to make the corresponding payment.

3.9 Estelabet will provide Affiliates with accurate information about the products and/or services to be used in the advertising campaign, as well as the necessary materials, in a timely manner

and according to the agreed specifications. If you wish to make modifications to these materials, you must obtain the express written permission of Estelabet.

3.10 The Affiliate shall keep confidential all information to which it has access in connection with the relationship set forth in these Terms and Conditions, and this information shall be the exclusive property of the Company.

3.11 The Affiliate shall immediately notify Estelabet in writing of any situation arising from the execution of this contract that may negatively impact the company, such as regulatory or normative changes that affect the provision of the services, if it receives a notification from any public or private entity alleging violation in the activity carried out and that may involve the company, or any other situation that may have an adverse impact on it.

3.12 The Affiliate shall provide Estelabet with all information and documentation requested by the Company to verify compliance with these Terms and Conditions and applicable law. Estelabet reserves the right to make such requests and verifications at any time and at its sole discretion.

3.13 The Affiliate will receive remuneration for the users referred through its Special Links who maintain continuous activity, understood as the completion of at least one significant transaction in the last 3 months. Subsequent reactivations of users who have been inactive for a period longer than the indicated period will not generate remuneration for the Affiliate, unless expressly agreed in writing with Estelabet.

4. AFFILIATE PROHIBITIONS

4.1 The Affiliate may not offer direct rewards or benefits without the express authorisation of Estelabet and/or establishing conditions for obtaining them, including draws of products or rewards, whether monetary or of any other nature, or other benefits that seek to artificially incentivise the registration and/or deposit of users on the platform.

4.2 It is forbidden to shorten, edit, or modify in any way the Special Links, or to include links other than those provided by Estelabet in the advertising and/or promotion carried out. Likewise, it is forbidden to include buttons, hyperlinks or other tools that mislead with respect to the relationship of the Special Links with the Estelabet platform.

4.3 The use of automated, artificial or fraudulent software, tools, or other methods that generate artificial registrations and interactions that do not come from real users, including those that simulate human behavior and/or that seek to generate clicks for payment conversion, will not be permitted.

4.4 The purchase of keywords related to the Estelabet brand in search engines is not permitted without prior authorization from the company.

4.5 The use of coercive or deceptive methods to induce visitors to carry out transactions, such as forced clicks, forced sending of SMS with a cost, using means that imply remuneration in money, or other similar means for registration and/or deposit purposes is prohibited.

4.6 The Affiliate will only set cookies if the Special Links are visible on its media and the user clicks voluntarily and knowingly. The use of layers, plug-ins, iframes, pop-ups, pop-unders, automatic redirects without user interaction, cookie drops, post-display technology, deceptive

advertisements that result in fake clicks, or other resources that lead the user to access the Special Links involuntarily is strictly prohibited.

4.7 The Affiliate may not carry out actions, or use means and/or materials that violate rights related to the protection of personal data, intellectual property of third parties, or that present inappropriate, defamatory, violent content, or of any other nature that may cause damage to Estelabet or third parties.

4.8 The insertion of links, distribution of material, or in general the carrying out of advertising and/or promotion on main pages or subpages aimed at minors under 18 years of age or that, directly or indirectly, offer services related to games to minors is prohibited.

4.9 Alteration of the design or format, as well as the addition of material not authorised or provided by Estelabet, as well as the use of methods that may mislead the user or generate confusion regarding the nature of the Special Links and/or the platform, or that otherwise contravene these Terms and Conditions or applicable law, is prohibited.

4.10 The artificial increase of registrations and/or incentivized deposits, or the use of fraudulent techniques to increase the payment of commissions or obtain undue advantages, are prohibited and will be sanctioned with suspension or termination of the contract, and elimination of the users artificially included for the purposes of calculating remuneration.

4.11 When suspected cases of fraud or artificial incentives are identified, Estelabet reserves the right to withhold the remuneration of the Affiliates involved.

4.12 In the event of atypical behaviour, suspected fraud or any breach of these Terms and Conditions, Estelabet reserves the right to suspend cooperation for 45 days to investigate such situation, withholding any payment until the end of this period.

4.13 In accordance with the concept of Responsible Gaming, the Affiliate is prohibited from exposing betting activity as:

- a) Solution for financial problems.
- b) Profit alternative.
- c) Opportunity to enrich oneself.
- d) Leisure option for minors.

4.14 The Affiliate may not offer bonuses, promotions or incentives which are not provided by Estelabet or which have not been previously agreed and authorised in writing by the company. The use of fake, unofficial bonuses or the promotion of bonus conditions that do not match the terms and conditions provided by Estelabet for each of them is strictly prohibited. In this regard, Estelabet shall not be liable for any claims, losses or damages arising from the offer of unauthorized or false bonuses by the Affiliate.

5. TERMINATION OF THE CONTRACT

5.1. Both parties may terminate this contract by giving at least 2 days' written notice. In such a case, Estelabet will make payment of the final invoice issued by the Affiliate within a maximum period of 30 days from receipt of the invoice.

5.2 In the event of a breach by either party of the obligations specified in these Terms and Conditions and/or applicable law, the other party shall be entitled to terminate the contract immediately.

5.3 In the event of a breach by the Affiliate, Estelabet may, at its discretion:

- a) Request that the Special Links be removed immediately, within a maximum period of 3 hours from the request.
- b) Require the Affiliate to correct its violation within a period defined by Estelabet.
- c) Withhold, preventively or definitively, payments of results due to the Affiliate in cases of suspected fraud, unlawful actions or violations of these Terms and Conditions.
- d) Permanently exclude the Affiliate from the Program.

6. ADDITIONAL PROVISIONS

6.1 Estelabet does not warrant that the platform, materials or Special Links provided to the Affiliate are uninterrupted, accurate, complete or error-free. The Affiliate acknowledges and agrees that Estelabet shall not be liable for any failures or failures thereof caused by:

- a) Technical and/or operational maintenance.
- b) Interruption or suspension of services provided by external suppliers.
- c) Fortuitous event or force majeure, including power outages, malware attacks and actions of third parties that prevent their availability.
- d) Any event beyond Estelabet's reasonable control.

6.2 Estelabet shall not be liable for any indirect damages or loss of profits that the Affiliate may suffer because of the Program, the materials and Special Links provided.

6.3 By accepting these Terms and Conditions, the Affiliate declares that it is following all laws and regulations that apply to it, including having the rights and compliance with the necessary requirements to carry out its business and to enter into and perform this contract. You also declare that you have no agreement or contract with any third party that conflicts with the provisions contained herein

6.4 The Affiliate shall hold Estelabet harmless against any demand, claim, action or procedure carried out by third parties arising from the provision of its services, and in general from the breach of this contract. The Affiliate undertakes to indemnify Estelabet for any losses, costs, damages arising therefrom.