CAMPEÓN AFFILIATES' TERMS AND CONDITIONS (THE AGREEMENT)

1.1 In completing the Affiliate Sign Up Form, and, subsequently marketing and referring Customers to any website owned, operated, powered or marketed by CMP Marketing Limited or its Associated Companies (any company controlled by, controlling, or under common control with CMP Marketing Limited), which on the Affiliate Sign Up Form You elect to promote ("Our Website"), You agree to be bound by all the Terms and Conditions set out in this Agreement.

In the event that the provisions of these Terms and Conditions conflict with the provisions of any other document signed by the Parties, including any Insertion Order, the provisions of these Terms and Conditions will prevail.

References in this Agreement to: (a) "You", "Your" and/or "Affiliate" mean the individual or entity that registered as an affiliate via the Affiliate Sign Up Form as submitted through the Website (the "Affiliate Sign Up Form"), (b) "We", "Our", "Us", the "Company" refer to Campeón Affiliates, operated by CMP Marketing Limited, a company incorporated under the Laws of Hong Kong and bearing Company registration number 3299603 and currently having its registered office at 145 Queen's Road East, Heng Shan Centre, Floor 16/F, Flat: Office A, Wan Chai, Hong Kong – where the context applies – also any of its shareholders, officers, directors, employees, advisors, consultants and any of its associated and/or affiliated legal and natural persons.

1.2 **DEFINITIONS**:

'Affiliate Sign Up Form' means the form which You complete and submit to become Our Affiliate.

'Agreement' means the Terms and Conditions as established in this document;

'Banners' means display banners taking the form of hyperlinks which appear on Website pages;

'Campeón Affiliates' means CMP Marketing Limited (which is the legal entity responsible for the Website "www.campeonaffiliates.com") and its Associated Companies (any Company controlled by, controlling, or under common control with CMP Marketing Limited);

'Confidential Information' means all information about Us which is not publicly known and that is disclosed (by whatever means) by Us to You;

'Customers' means individuals who:

(1) have had no prior account with Our Website;

(2) We have no previous record of their personal email address or other details that We deem to show connection between accounts;

(3) access Our Website solely through clicking links to Our Website on Your Website;

and subsequently:

(a) open an account with Our Website; and

(b) make a deposit and game and/or place bets with Our Website,

with both (a) and (b) occurring within thirty (30) days of accessing Our Website pursuant to (3) in this definition above.

'Intellectual Property Rights' means any and all patents, trademarks, service marks, rights in designs (including semi-conductor topography design rights and circuit layout rights), get-up,

trade, business or domain names, goodwill associated with the foregoing, e-mail address names, copyright including rights in computer software (in both source and object code) and rights in databases (in each case whether registered or not and any applications to register and rights to apply for registration of any of the foregoing), rights in inventions and web-formatting scripts (including HTML and XML scripts), know-how, trade secrets and other intellectual property rights which may now or in the future subsist in any part of the world including all rights of reversion and the right to sue for and recover damages for past infringements;

'Net Revenue' means the following: In relation to sports betting, the figure resulting from the calculation of the betting revenues generated by Customers actually received by Us less the winnings, less any credits, bonus or promotional amounts given to Customers, administration percentage fees, processing charges, chargebacks or any uncollectible revenue attributable to the Customers;

In relation to casino and games, the sum total of all Customers' gross bets less payouts (as calculated by Our Website), less any credits, bonus or promotional amounts given to Customers, administration percentage fees, processing charges, chargebacks or any uncollectible revenue attributable to the Customers;

'Tracking Code' means a code used to link Customers to a specific affiliate account;

'Your Website' the website which You notify to Us on the Affiliate Sign Up Form.

'Brands' means all existing and future brands that are owned, operated, powered or marketed by CMP Marketing Limited or its Associated Companies.

PROGRAM APPLICATION AND ENROLMENT

2.1 By providing Us with a completed Affiliate Sign Up Form, You agree to abide by these Terms and Conditions ('Application'). We will evaluate Your Application and notify You in writing of whether You have been accepted into the Affiliate Program or not. We may reject Your Application if We determine that Your Website is not suitable for the Affiliate Program for any reason.

2.2 Identity and Disclosure. You must provide true and complete information to Us at all times; including but not limited to, Your identity, contact information, payment instructions, nationality, residency, location and nature of Your marketing activities, and any other information that We may reasonably request in relation to Your Application.

2.3 The Company may refuse any applicant Affiliate and/or may close any Affiliate's account(s) if in the sole opinion of the Company, it deems it is necessary to comply with the Company's policy and/or to protect the interests of the Company. If the Affiliate is in breach of this Agreement the Company may take any additional steps to closing the Affiliate's account(s) under the law to protect its interest.

2.4. The Company may take any necessary action against any or all accounts of an Affiliate at its sole discretion to comply with Company's policy and/or to protect the interest of the Company.

AFFILIATE PLAYER ACCOUNT

3.1 Casino player accounts that are used as a tool to promote Our brands are for advertising purposes only.

3.2 When using a casino player account to promote any of Our brands, Jackpot games are excluded. Any winnings from Jackpot games will be forfeited.

3.3 When using a player account to promote Our brands You are bound by the rules stipulated by Your Affiliate Manager, the provisions of this Agreement, and Our Websites' general terms and conditions.

3.4 When using a player account to promote Our brands You agree that all winnings accumulated from a raw cash deposit or bonus taken are bound to the max cash out agreed with Your Affiliate Manager. This includes any remaining funds, winnings or raw cash gameplay. In case real amount is deposited on the player account, and winnings are generated, the maximum withdrawable amount will be equal to the total deposited amount within a determined period of time.

3.5 When using a player account to promote Our brands You agree that You no longer qualify for any additional casino bonuses apart from those given to You by Your Affiliate Manager.

3.6 When a casino player account is used to promote Our brands, normal maximum cashout terms do not apply. Any winnings accumulated from real money and bonus money are subject to the maximum cashout given to You by Your Affiliate Manager

COMPANY OBLIGATIONS

4.1. Upon conclusion of the Agreement, a unique player tracking code shall be assigned to the Affiliate, and the Affiliate shall be integrated in the technical platform of the Brand(s). By means of the player tracking code new Customers acquired via the Link(s) on the Affiliate's Website and the bets placed during such sessions shall be registered and/or be tracked.

4.2. The Company shall provide the Affiliate with all information and marketing material necessary for the implementation of the Links.

4.3. The Company shall administer the turnover generated via the Links, record the net revenues and the total amount of commission earned via the Links, provide the Affiliate with commission statistics, and handle all customer services related to the business of the Company.

4.4. The Company shall pay the Affiliate its compensation depending on the traffic generated subject to the Terms and Conditions of this Agreement.

MARKETING ACTIVITIES AND RESPONSIBILITIES AND OTHER AFFILIATE OBLIGATIONS

5.1 Solely at Your own cost and expense, You shall market and refer potential Customers to Our Website and You shall also promote Our brands on Your Website, promotions and marketing campaigns.

5.2 You shall consistently provide Us each month during the term of this Agreement with a number of Funded Sign-Up's, to be determined by Us, acting reasonably. These accounts will be owned by CMP Marketing Limited or its Associated Companies as soon as they sign up to Our brands.

5.3 You will be solely responsible for the content and manner of Your marketing activities.

5.4 You will not actively target Your marketing to minors, including any persons who are less than 18 years of age in the U.K., Europe, Russia, South America and 19 years in Canada, regardless of the age of majority in the location You are marketing. Additionally, You will not market Our Website to any resident in the USA or refer potential members who are United States Citizens to Our products.

5.5 We will make available to You, banner advertisements, button links, text links, poker tools, and other appropriate links or advertising material to place on Your Website which shall all relate to and/or link to Our Website (collectively referred to hereinafter as a 'link'), Such Links are provided to You on the basis of a non-exclusive, limited, non-transferable, 'terminable on demand' license, which You may display on Your Website.

5.6 You shall not commercialize the Links other than on Your Website, display data from the Links via any electronically accessible medium other than Your Website without Our express written consent or Use the Links in any way which proves or is likely to prove detrimental to Us. You cannot open a social media account (Facebook, Twitter, YouTube etc.) on behalf of Us and mislead people or claim that Your Website is Our official partner site. If You are aiming to promote Us through social media, You must get Our written approval and You must report Us Your activities regularly. You shall ensure that all advertising or promotional activity made through any media (including social media) and on any format is made in compliance with the applicable laws and any applicable rules of the media chosen for the respective activity. You agree to indemnify Us and holds Us harmless for any claims, fines, penalties or damages We may have to pay as a result of the activities performed by You, irrespective of their nature.

5.7 You may not advertise Our Website in any other way including, without limitation, the Use of spam e-mails. If We find that You have participated in such activities, We have the right to close Your account immediately and withhold all earnings. You may not advertise Our Website on copyright infringing Websites (for example, file sharing and streaming sites). If We discover such infringement made by You, We are entitled to terminate Your Affiliate account immediately and withhold all earnings due to You from the date the activity first took place until the date of termination.

5.8 In the event that You desire to offer certain incentives to potential Customers You are required to receive Our prior written approval for such incentives prior to Your commencement of such activity. In the event that You do not receive such approval and offer such incentives, We have the right to cancel Your participation in the program, and not pay You any commissions due and payable to You.

5.9 You will only Use the Banners and any other marketing materials that have been provided by Us and/or pre-approved by Us (collectively the 'Marketing Materials'). You can only Use the materials We provide to You. Also, it is Your responsibility to Use up to date materials and up to date information on Your site. If We notice the Usage of unauthorized materials, We will expect You to remove those materials in 72 hours after Our warning to You. Any promotion of unauthorized bonus codes will result in revenues received with these bonus codes being deducted from Your monthly commissions.

5.10 You will only redirect traffic to Your own affiliate landing page. Any traffic to Our Websites, whether or not in connection with Our brands, shall empower Us, at Our own discretion to block Your Affiliate account as Well as any incoming traffic with immediate effect, without any prior formality. We also reserve the right to suspend/ terminate this Agreement with immediate effect and to stop any payments of commission towards You.

5.11 During the term of this Agreement, We grant You a terminable, non-exclusive, non-transferable right to Use the Marketing Materials We provide for the sole purpose of marketing to and referring potential Customers to Our Website. Generally, We will provide You, without charge, the guidelines, graphical artwork and permitted text to Use in promotional materials.

5.12. You can only have a single Affiliate account. In case You have more than one account, We reserve the right, at Our own discretion to block any one of them, and no payment of any

commission in relation to any accounts connected to this account, without any financial or other type of liability on Our side towards You.

MARKETING ACTIVITIES AND RESPONSIBILITIES, SEARCH ENGINE OPTIMIZATION, AND OTHER AFFILIATE OBLIGATIONS.

6.1 When employing a Search Engine Optimization strategy for any search engine You shall adhere to the following obligations:

(a) You shall NOT bid on the brands of Campeón Affiliates';

(b) You must NOT display the brands or brands name of Campeón Affiliates in Your display URL;

(c) You must NOT claim that You are Campeón Affiliates' official site;

(d) You must NOT Use the brands or the brands' name of Campeón Affiliate's, or claim to be the official site of, in Your meta information on any page of Your site;

(e) You must NOT Use the brands or brands' name or misspelling or variation of the Campeón Affiliates' sites in Your display URL. Campeón Affiliates has the right not to pay Your commission in the event of noticing these sites. If We notice such action, You must immediately transfer these domain names to Campeón Affiliates;

(f) You cannot index Your affiliate Tracking Code to the search engines. It is Your responsibility to monitor it.

(g) You MAY include 'brands' or brands' name of Campeón Affiliates in the sub folders of the display URLs in Your Search Engine Adverts e.g. www.affiliatesite.com/campeonbet;

(h) You MAY NOT Use meta refreshes to redirect traffic from Your PPC advert

(i) You MUST Use no follows on all links taking customers from Your site to brands or to the brands' names Campeón Affiliates. This includes link shortening as well.

(j) You MAY NOT copy and/or replicate any brand's code or content on any other Website;

(k) You must NOT modify or change the Tracking Code You are Using for Campeón Affiliates' brands; Any custom modification may cause tracking issues and errors for which Campeón Affiliates has no responsibility.

(l) You must NOT open social media (Facebook, Twitter etc.) accounts on the Campeón Affiliates' brand names and You must NOT make announcement or run promotions through these accounts. In the event of noticing these accounts You must immediately transfer them to Campeón Affiliates Usage;

(m) You must NOT Use a similar design concept of Campeón Affiliates brands on Your Website.

6.2 You warrant and undertake that:

(a) You have full authority and capacity and all necessary permits, consents and licenses to enter into this Agreement and the Affiliate Sign Up Form;

(b) You will at all times conduct Yourself with all due skill, care and diligence;

(c) You will comply with any security guidelines and requirements as may be issued by Campeón Affiliates' from time to time;

(d) All information You provide to Us is correct and You will notify Us immediately of any changes;

(e) You have obtained and will maintain in force all necessary registrations, authorizations, consents and licenses to enable You to fulfil Your obligations to Us under this Agreement and You will comply with all applicable laws and regulations;

(f) Your Website will not contain any material which is defamatory, violent, unlawful, threatening, obscene or racially, ethnically, or otherwise discriminatory or in breach of any third-party rights and shall not link to any such material;

(g) We may monitor Your Website to ensure You are complying with the terms of this Agreement;

(h) Neither You nor Your immediate family may become Customers and You shall not be entitled to any payment under this Agreement in relation to such family. Immediate family for the purposes of this clause shall mean Your spouse, parent, partner, child or sibling.

(i) When informed via email, telephone, or fax of changes to the primary acquisition or any other customer bonus You will update all Website content, banners and other promotional material to correctly represent the stated changes within 48 hours. Any Customers referred to Our Website via a link or banner displaying incorrect bonus information after this period, We hold the right, acting reasonably, to un-tag specific players from Your affiliate Tracking Code and no commissions will be paid.

(j) You must not engage in any form of misleading/deceptive marketing.

6.3 You shall at all times comply with the Data Protection Legislation including, without limitation, ensuring that Potential Players Data: (i) is collected fairly, lawfully and transparently; (ii) processed in accordance a lawful condition as set out in the GDPR; and (iii) is protected from loss, theft, accidental destruction or unauthorised access by implementing appropriate technical and organisation measures in respect of such personal data.

6.4 You warrant that all direct marketing sent to targeted potential players shall only be done so where such individuals have given valid consent to receive such marketing communication as required by the Data Protection Legislation. Valid consent shall include data subjects opt-in to such marketing and data subjects being informed that they shall receive marketing relating to Our Sites (identified either specifically or, at the least, by its industry).

OBLIGATIONS OF AN AFFILIATE

7.1 Campeón Affiliates will require all of its Affiliates:

- 7.1.1 To source all databases legitimately;
- 7.1.2 To communicate with all data subjects lawfully;

7.1.3 To comply with the privacy statement of Campeón Affiliates as set out on the website (www.campeonaffiliates.com);

7.2 To ensure that content is not unlawful and/or that it will not expose any entity disseminating it to legal action. Affiliate marketing content must not contain or include text or images that may be reasonably considered to:

7.2.1 be obscene;

7.2.2 be racially provocative;

7.2.3 be defamatory;

7.2.4 be religiously insensitive;

7.2.5 have specific appeal to minors or other categories of vulnerable persons;

7.2.6 link participation to fate or similar;

7.2.7 create any superstitions or religious connection with participating in gambling;

7.2.8 make any association with sexual prowess or similar;

7.2.9 be unreasonably or unnecessarily provocative or offensive, either generally having regard to local practices, customs or sensitivities;

7.2.10 breach third party requirements including but not limited to, not obtaining consent, not paying a royalty or copyright fee for Use of data or images without consents or approvals;

7.2.11 portray gambling as taking precedence over normal life;

7.2.12 appeal to data subjects under 18 years old.

REPORTS & PAYMENTS

8.1 We will track the number of Customers You have brought to Us on a month-by-month basis, and evaluate Your performance as an affiliate. We will track and report activity of Customers associated with Your trackers for purposes of calculating Your Affiliate Fees. The form, content and frequency of the reports may vary from time to time in Our sole discretion. Generally, You will receive a monthly report with Your payment indicating the total amount due to You after any deductions or set offs that We are entitled to make under this Agreement. In addition, daily reports will be available online for You to view.

8.2 Neither You nor Your friends, employees, servants, agents, advisors or relatives are eligible to become Customers through Your Trackers, and should You or they do so, You will not be eligible to receive the relevant Affiliate Fees. For this purpose, the term 'relative' shall mean any of the following: spouse, partner, parent, child or sibling. The number of Customers per individual household computer is strictly limited to one. You shall not register as a Customer or make deposits to any Account (directly or indirectly) through Your Tracker(s) for Your own personal Use and/or the Use of Your relatives, friends, employees, servants, agents or advisors. Customers who registered with the Website Using a VPN, a proxy server, or share the same IP Pool will not be credited towards affiliate earnings. Violation of this provision shall entitle Us to terminate this Agreement and to indefinitely withhold and seize all Affiliate Fees owing to You at such time.

8.3 Once Your application has been approved, We shall pay You a set commission calculated as being a percentage of Net Revenue ("Commission"), such Commission shall be payable in accordance with these Terms and Conditions. Commissions shall only be paid in respect to bets placed by Customers associated with Your Affiliate Account. This does not include those Customers that were once associated with Your Affiliate Account but have since been removed from Your Affiliate Account pursuant to this Agreement.

The above rates are the standard default commission rates. However, We may at own discretion, agree in writing different rates on a case by case basis with each Affiliate.

8.4 Reports. Our measurements and calculations in relation to Your Affiliate Fees shall be the sole and authoritative tool and shall not be open to review or appeal. We shall make relevant figures available to You through the Website. To permit accurate tracking, reporting, and Affiliate Fees, You must ensure that the trackers are properly formatted throughout the term of this Agreement.

8.5 Affiliate Fees. All Affiliates shall be paid monthly, in arrears, provided they reach the minimum commission levels and send and invoice (no payment can be done without an invoice

issued). Any Affiliates who have NOT reached the minimum requirements, will have this amount carried forward until such time that their commission has reached the minimum. The Affiliates must provide a valid email address on the affiliate platform and must inform the accounting department if any changes/updates are made on the month in question.

8.5.1 Partners that have commissions shall send invoice for the respective month through e-mail for Campeón Affiliates' to process the payments. To get a payment for a specified period, the Affiliate shall introduce at least 5 (five) active players for the last three months.

8.5.2 Our measurements and calculations in relation to Your Affiliate Fees shall be the sole and authoritative tool and shall not be open to review or appeal. We shall make relevant figures available to You through the Website.

8.5.3 If You disagree with the monthly reports or amount payable, do NOT accept payment for such amount and immediately send Us written notice of Your dispute. Dispute notices must be received within thirty (30) days of Our making available Your monthly report or Your right to dispute such report or payment will be deemed waived and You shall have no claims in such regard. Further, deposit of payment cheque, acceptance of payment transfer or acceptance of other payment from Us by You will be deemed full and final settlement of Affiliate Fees due for the month indicated. Not withstanding the foregoing, if any overpayment is made in the calculation of Your Affiliate Fees, We reserve the right to correct such calculation at any time and to reclaim from You any overpayment made by Us to You and/or deduct and/or withhold from You Affiliate Fees.

8.5.4 The minimum amount for commissions to be paid is 500EUR, any amounts lower than this threshold will be paid when the threshold is reached. The invoice number must always be provided in order for the invoice to be paid. Invoices must be sent during a three-month period from when the service was provided.

8.6 Negative Balances: No Negative Balances carryover only applies on pre-agreed cooperation models between the affiliate manager and the affiliate partner, and is examined on a case to case basis. In case this applies when the Net Revenue in respect of any calendar month is a negative figure, such figure shall not be carried forward to any following calendar month and for the avoidance of doubt shall not be offset against the Net Revenue for any following calendar month (or part thereof). Total Net Revenue will be calculated on a cumulative basis between all products resulting in the total Net Revenue derived from the sum of both positive and or negative Net Revenue from each product for any calendar month (or part thereof).

8.7 In order to qualify as a Master Affiliate, the Master Affiliate must first provide proof of the introduction between the Company (CMP Marketing Limited or any of its Associated Companies) and the Sub Affiliate. The moment the Sub Affiliate ownership changes, the Master Affiliate will have 30 days to provide an introduction with the new Sub Affiliate of the account. Should such an introduction not be provided within these 30 days, CMP Marketing Limited will respectfully terminate the Master Affiliate deal. Furthermore, Master Affiliates will not be entitled to a commission from Affiliates that are already receiving a flat fee. Master Affiliate commission is offered upon request and after discussion with the dedicated affiliate manager.

8.8 Method of Payment. All payments will be due and payable in Euros. Affiliates can be paid on international bank transfer or Skrill, Neteller e-wallets, and Crypto (payment on e-wallets and crypto is upon the accounting department's discretion and examined case by case).

-Payment method details can be filled in the affiliate account details within the affiliate platform. Affiliates must inform the accounting department of any changes that may occur regarding their Company/account/bank details before any payment is processed.

8.9 Customer Tracking. You understand and agree that potential Customers must link through a Tracking Code in order for You to receive Affiliate Fees in relation to such Customers. In no event are We liable for Your failure to Use the right Tracking Code.

8.10 Customer Verification. Affiliate Fees in relation to Customers will be dispatched only following Our verification and checks concerning all Customers. We have the right to check all commissions for possible fraud or abuse. If any fraud or abuse has been or, in Our reasonable opinion, has allegedly occurred, We will freeze Your Commissions until such time You can prove no fraud or abuse has occurred.

8.11.1 We retain the right to revise, change and amend the Affiliate Fees scheme by which You shall be paid, as well as the Customer qualification criteria as We shall see fit; such change will only apply to any Prospective Customer becoming a Customer from the date in which such change is made in this Agreement or such other later date as We see fit.

8.11.2 We retain the right to review all Affiliate Fees for possible fraud, where such fraud may be on the part of the customer or on Your part. During the period of time in which We shall review Affiliate Fees for possible fraud, where such review period shall not to exceed 180 days, We shall have the right to withhold any Affiliate Fees accrued in Your favor until such time as the review has been concluded and subject to the conclusions of such review. Any incidence of fraud on Your part constitutes a breach of this Agreement, and We retain full authority to terminate this Agreement immediately in the event of such breach. Further, in the event that We deem that fraud has occurred, either on Your part or on the part of a Customer, You shall not be entitled to receive any Affiliate Fees which have accrued to Your benefit at such time whether such Affiliate Fees were generated through fraud or otherwise. We retain the right to set-off from future Affiliate Fees payable to You any amounts already received by You which can be shown to have been generated by fraud.

For the purpose of this Agreement and by way of example only, the term fraud shall include, but shall not be limited to, actual or attempted (i) bonus abuse on the part of a Customer, (ii) the encouragement by You or a third party of bonus abuse on the part of a Customer, (iii) a chargeback executed by a Customer in relation to his/her deposit, (iv) collusion on the part of a Customer with any other Customer, (v) the opening of an Account in breach of the terms of this Agreement, (vi) the offering or providing by You or any third party of any unauthorized incentives (financial or otherwise, including but not limited to any kind of cashback, tricks to 'cheat the casino online' or tricks to 'beat the casino online') to potential Customers, (vii) any attempt by You to artificially increase the Affiliate Fees payable to You, (viii) deposits, revenues or traffic generated through illegal means, and (ix) any other act by You or by a Customer which is understood to have been committed in bad faith against Us or to defraud Us (as determined by Us in Our sole discretion) regardless of whether or not such action has resulted in any type of harm or damage to Us (including without limitation deposits generated on stolen credit cards, collusion, manipulation of the service or system, bonuses or other promotional abuse, and unauthorized Use of any third party accounts, copyrights, trademarks and other third party intellectual property rights (which for the avoidance of doubt includes Our intellectual property rights)).

8.12 Affiliates must provide an invoice within a span three (3) months period, with the correct banking details. Failure to provide such, We hold the right to extend Our 30 day payment policy to 180 days.

8.13 Affiliate commissions shall be payable lifetime from the date of first registration of each Customer.

8.14 CPA deals. CPA deals are offered upon request and contact with Your affiliate manager. CPA deals are subject to the below performance terms:

8.15 If the ratio (CPA commission/Deposits) after the first 45 days is:

-over 100% to 120% We will give a warning to the partner in order to improve performance. If this performance continues in the upcoming month(s) then the CPA model will be set to a lower level in order to improve ratio.

- from 120% to 180% the CPA model will be set to a lower level than the initial deal in order to improve ratio. If this continues for upcoming month(s) then the monthly commission will be deducted to 50% for the 2nd month and the CPA model will be set to a lower level. If this performance continues then cooperation may stop or switch to %RS.

-over 180% the monthly commission will be set to lower level than initial deal and monthly commission will be set to ON HOLD. If this continues for upcoming month(s) then cooperation will be stopped or switched to %RS. The payment of any ON HOLD amount (due to poor performance) is upon top management's discretion.

8.16 Any player account that fails verification, deposits and doesn't wager their deposit at least one time, requests closure and successfully close their accounts within the month of acquisition, and/or self-excludes within the month of acquisition shall not qualify for CPA commissions. Failed verification accounts shall be checked monthly to identify any change in their activity (if so, the respective CPA will be added to the amount of the latest open month). Closed, non-fraudulent accounts will qualify for a 40% revenue share commission. The payout for these players cannot exceed the agreed CPA commission.

8.17 For CPA and/or Revenue Share to be paid the traffic must not come from bonus seekers and there should be no personal relationship whatsoever between the affiliate and the players. An affiliate can under no circumstances deposit and play under his own affiliate CPA or Revenue Share account. The Use of one's own affiliate tracker to deposit and play is strictly forbidden.

8.18 Furthermore, with regard to any CPA deals that show abnormal player behavior or activity and/or very low player value, We reserve the right to cancel the CPA arrangement and place the account on revenue share. However, if CPA abuse/fraud is suspected/discovered the affiliate account will be put under investigation and term 6.11.2 will be applied.

8.19.1 CPA abuse includes, but is not limited to the following definitions:

-Staking or incentivizing players in an attempt to get CPA paid as a result

-Having multiple players that deposit once to trigger CPA level, and play and lose with the deposited amount, with no further play activity.

-Having multiple players with similar game patterns and player details.

TERM AND TERMINATION

9.1 Term and Termination. This Agreement will take effect when We accept Your Application under Clause 2 and will continue unless and until terminated by either You or Us in accordance with this Agreement.

9.2 Either Party may terminate this Agreement at any time by giving the other Party 20 days written notice of termination, where such notice may be served via fax or e-mail. In case the termination of exposure is done without any prior notice Our Company reserves the legal right to proceed with any action in order to preserve the Company's interest and may withhold any

pending commissions or fees. The same will also apply in case of defamation, slander or any kind of derogation of Our Company.

9.3 We may additionally terminate this Agreement immediately upon notice to You if: (i) You in any way breach any of Your obligations to Us regarding the provision to Us of Funded Sign-Up's under clause 3.2, to be determined in each case by Us, acting reasonably, or (ii) You in any way breach any of Your other obligations to Us under this Agreement, to be determined in each case by Us, acting reasonably, or (iii) in Our reasonable opinion You are in breach of the terms of any applicable advertising code of practice, or (iv) You breach any other term of this Agreement which, in the case of a breach capable of remedy, to be determined by Us, acting reasonably, has not been remedied within 48 hours of a notice from Us specifying the breach and requiring its remedy.

9.4 We reserve the right to withhold Your final payment for a reasonable time to ensure that the correct amount is paid.

9.5 Upon the termination of this Agreement for any reason, You will immediately remove from Your Website all Links and Marketing Materials and any marks, logos or other Intellectual Property Rights associated with Our Website. All Intellectual Property Rights in the Links and Marketing Materials belong to Us.

9.6 Following the termination of this Agreement and, subject to the terms of this Agreement, Our payment to You of all commissions due at such time of termination shall be paid, and We shall have no obligation to make any further payments of commissions to You.

LIABILITIES AND WARRANTIES

10.1 No Warranties. We do not warrant that Our system, network, software or hardware (or that provided to Us by third parties) will be error-free or uninterrupted and We will not be liable to You for any direct or indirect consequences of the same.

10.2 Liability Limitations. Our obligations under this Agreement do not constitute personal obligations of the directors, officers, employees or shareholders of Our owners. Any liability arising under this Agreement will be satisfied solely from the revenues generated hereunder. Any liability arising under this Agreement for Us will be limited to the amount paid in Commissions to You over the 6 months prior to Your claim arising. Our liability is limited to direct damages, and in no event will We be liable for any indirect, special, incidental, consequential or punitive loss, injury or damage of any kind (regardless of whether We have been advised of the possibility of such loss).

10.3 Indemnification. You will defend, indemnify and hold Us and Our officers, directors, employees and representative harmless from and against any and all liabilities, losses, damages and costs, resulting from or arising from, Your breach of this Agreement.

10.4 You warrant that You have all the requisite data protection licenses or registrations in the relevant jurisdictions to collect and deal with Your Website visitors personal information and that You will obtain the necessary consents from Your Website to enable personal information and data to be dealt with in accordance with this Agreement. In particular, but without limitation, You warrant that You will at all times comply with the provisions of the Data Protection Act 1998 and the Electronic Communications (EC Directive) Regulations 2003 and any equivalent or replacement legislation in the jurisdiction in which You operate.

10.5 Save as expressly provided in the Agreement, all warranties, conditions or other terms implied by statute, common law or otherwise are excluded to the fullest extent permitted by law.

10.6 Nothing in this Agreement shall exclude or limit liability for death or personal injury resulting from negligence of either party or their servants, agents or employees. Further, neither party shall be liable to the other for any indirect, consequential or special damages arising out of or in connection with the Agreement.

10.7 During the term of this Agreement and after its expiry or termination, You will not Use any Confidential Information for any purpose other than strictly in pursuance of Your rights and obligations under this Agreement nor shall You disclose any Confidential Information to any person without Our prior written consent. On expiry or termination of this Agreement, You shall deliver up to Us all copies of any Confidential Information in Your possession and destroy copies of all electronically held Confidential Information if so requested to do so by Us.

10.8 You shall not make any announcement about the existence of this Agreement or any relationship between Us whatsoever without Our prior written consent.

10.9. In the event of a conflict or discrepancy in any clause in an insertion order (IO), the Affiliate Sign Up Form or any other separate Agreement entered into between the Company and the affiliate and the provisions in this Agreement, the provisions of this Agreement shall prevail.

INDEPENDENT INVESTIGATION

11.1 Independent Investigation. You acknowledge that You have read this Agreement and agree to all its terms and conditions.

11.2 Independent Research. You understand that gambling laws may vary from city to city, state to state and country to country. You have independently evaluated the laws in Your locale which apply to Your activities and believe that You may participate in Our affiliate program without violating any applicable rules or laws.

MISCELLANEOUS

12.1 The Company reserves the right to amend any of the provisions stated herein without the prior notice. The Affiliate shall check the Terms and Conditions page from time to time to familiarize with the changes and amendments thereto. In case the You disagree with any of the changes, You shall immediately notify the Company in writing by sending the appropriate notice to the info@campeonaffiliates.com. The Affiliate's continuing participation in the Affiliate Program after any amendments or modifications have been made public will be deemed as the Affiliate's acceptance of the new Terms and Conditions.

12.2 Relationship of Parties. There is no relationship of exclusivity, partnership, joint venture, employment, agency or franchise between You or Us under this Agreement. Neither party has the authority to bind the other nor to incur any obligation on the other's behalf, except as expressly provided herein. Nothing in this Agreement will be construed to provide any rights, remedies or benefits to any person or entity not a party to this Agreement.

12.3 Non-Exclusive. You understand that We may at any time (directly or indirectly), enter into marketing terms with other Affiliates on the same or different terms as those provided to You herein and that such Affiliates may be similar, and even competitive, to You.

12.4 Press. You may not issue any announcement with respect to this Agreement or Your participation in this Affiliate Program without Our prior written consent.

12.5 Assignment. This Agreement and the rights and obligations hereunder may not be assigned by You without Our express written consent. CMP Marketing Limited may assign this Agreement to any of its Associated Companies.

12.7 Severability/Waiver. 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 provision hereof. No waiver will be implied from conduct or failure to enforce any rights and must be in writing to be effective.

12.8 Entire Agreement. This Agreement embodies the complete Agreement and understanding of the parties hereto with respect to the subject matter hereof and supersedes and pre-empts any prior understandings or Agreements between the parties, written or oral, which may be related to the subject matter hereof. The headings in this Agreement are for convenience only and will have no effect on the construction of this Agreement.

IN WITNESS WHERE OF, You expressly agree to the Terms and Conditions of this Agreement by submitting the Affiliate Sign Up Form.