

POOOLSE AFFILIATE RULES

1. Introductory Provisions

1.1 Service Provider details

Service Provider: INFINITY VICTORY – FZCO (hereinafter: Service Provider or Pooolse), registered office: IFZA Business Park, DDP, Dubai, United Arab Emirates, license no.: 34852. The Service Provider operates the online ecosystem known as Pooolse, which integrates multiple distinct services and supports the recommendation of such services through its own affiliate system.

1.2 Subject of the Agreement

This affiliate agreement (hereinafter: Agreement) sets out the rights and obligations related to promotional activities carried out through the Pooolse affiliate system (hereinafter: Affiliate System). The Agreement governs the legal relationship between the Service Provider and the registered partner (hereinafter: Partner or User), under which the Partner earns commissions by promoting the services available within the Pooolse ecosystem.

1.3 Conditions of use

To establish a partnership, the User must register in the Pooolse system. Registration is only possible through an invitation code provided by an already active User.

The Partner declares that they are over 18 years of age, legally capable, and located in a country where the Pooolse affiliate service is lawful. The Service Provider reserves the right to refuse or terminate registration from certain countries.

By registering and using the Affiliate System, the Partner accepts the provisions of these Rules as well as all other regulations published on the Pooolse website.

2. Operation of the Affiliate System

2.1 Brief description of the system

The Pooolse Affiliate System is a multi-level commission program that enables the Partner to receive commissions from other users (referred persons) who purchase or subscribe to services within the Pooolse ecosystem. The structure of the commission, the levels, and the payout ratios are defined in a separate document, the Affiliate Program Description, available on the Pooolse website and in the User Account. The Service Provider reserves the right to amend the commission system without prior notice.

2.2 Commissions and payouts

Entitlement to commission: The Partner is entitled to commission when the users they refer purchase or subscribe to any paid service in the Pooolse ecosystem. The commission arises upon completion of payment.

Calculation of commission: The method and rates of commission calculation are defined in the Pooolse Affiliate Program Description. Commissions are paid in crypto assets. Prior to payout, the Partner must provide the correct cryptocurrency wallet address. The Service Provider is not liable for losses resulting from the provision of an incorrect address.

Minimum payout threshold: Commissions are credited to the Partner's account; payout may occur only if the commission reaches or exceeds the minimum payout threshold defined by the Service Provider. Detailed rules are set out in the Affiliate Program Description.

Taxes and fees: The Partner is responsible for paying any taxes and other public charges arising from commission income. The Service Provider does not withhold any taxes from the paid commissions.

2.3 Partner's obligations

The Partner must use the referral links, promotional materials, and marketing guidelines provided by Pooolse in accordance with the Service Provider's instructions.

The use of misleading or deceptive statements is prohibited, as is any communication that presents Pooolse services as investment advice.

The Partner must comply with applicable laws and advertising regulations, including rules on data protection, consumer protection, and the prohibition of unfair commercial practices.

The Partner is not entitled to rebrand or resell the services under their own name or platform. The Partner may only act as an intermediary.

2.4 Prohibited activities

The Service Provider reserves the right to immediately exclude the Partner from the Affiliate System if the Partner engages in any conduct that violates the law, public morality, the legitimate interests or reputation of Pooolse or its partners, or the transparent and fair operation of the system. This includes, but is not limited to, cases where the Partner:

- publishes false, misleading, or deceptive statements about Pooolse, its partners, or its processes,
- sends spam, mass unsolicited messages, or uses automated bots to distribute links,
- provides false or inaccurate information during registration or creates multiple accounts,

- uses the Pooolse brand name or reputation without authorisation to gain advantage, promote third parties, or create the misleading impression that Pooolse endorses their activities,
- promotes in a country where the service is prohibited or restricted.

The Service Provider is entitled, at its sole discretion, to classify any conduct of comparable severity as prohibited activity and terminate the Partner's participation accordingly.

3. Data Processing and Privacy

The Partner acknowledges that the Service Provider will process their personal data in accordance with the Privacy Policy. The Service Provider acts in compliance with the EU General Data Protection Regulation (GDPR).

4. Amendment and Termination of the Agreement

4.1 Amendments

The Service Provider is entitled to amend the terms of this Agreement unilaterally. The Service Provider shall notify the Partner of any amendments via e-mail or through the web office. Amendments take effect upon publication with respect to new registrants and to new orders placed by already registered Partners.

4.2 Termination

The Partner may terminate the cooperation at any time by notifying the Service Provider in writing. The Service Provider shall decide on the payout of already accrued but unpaid commissions in accordance with the rules in force.

The Service Provider is entitled to immediately terminate the partnership if the Partner violates any provision of this Agreement or any applicable law.

5. Liability Disclaimer

The Service Provider assumes no responsibility for problems, errors, or damages resulting from the operation of third-party services. The use of such services is solely at the Partner's own risk.

Furthermore, the Service Provider is not liable for the operation, quality, or legality of products and services offered by third parties; its liability is strictly limited to ensuring the operation of the Affiliate System.

6. Governing Law and Jurisdiction

The Parties agree to submit any disputes arising from or in connection with this Agreement to the exclusive jurisdiction of the competent court at the Service Provider's registered seat.

7. Final Provisions

This Agreement constitutes the entire agreement between the Partner and the Service Provider regarding the use of the Poolse Affiliate System and supersedes all prior oral or written agreements on the same subject.

If any provision of this Agreement is declared invalid or unenforceable by a competent authority, the validity of the remaining provisions shall not be affected. The invalid provision shall be replaced by a valid provision that most closely approximates the economic content of the original.

The Service Provider is entitled to assign its rights and obligations under this Agreement to a third party. The Partner may not transfer or assign their rights or obligations arising from this Agreement without the prior written consent of the Service Provider.