

adsok.

Terms and conditions

Terms and conditions

Please read these terms of use carefully before you start to use the site. By using our site, you indicate that you accept these terms of use and that you agree to abide by them. If you do not agree to these terms of use, please refrain from using our site.

The following are the Terms and Conditions for participation in the AdsOK Advertising Program (herein referred to as “the Program” “AdsOK” or “we”). As used in this agreement, “you” or “your” means the applicant/webmaster/publisher/advertiser/investor

THIS IS A LEGAL AGREEMENT BETWEEN YOU AND ADSOK BY PARTICIPATING IN THE PROGRAM, YOU ACKNOWLEDGE THAT YOU ARE AT LEAST 18 YEARS OF AGE AND THAT YOU HAVE READ, ACCEPTED AND ARE BOUND BY ALL OF THE TERMS, CONDITIONS, PROMISES, WARRANTIES, DUTIES AND OBLIGATIONS SET FORTH IN THIS AGREEMENT.

1. ACCESSING OUR SITE

Access to our site is permitted on a temporary basis, and we reserve the right to withdraw or amend the service we provide on our site without notice. We will not be liable if for any reason our site is unavailable at any time or for any period.

1. You must be at least eighteen(18) years of age or the legal age in your jurisdiction to participate in the Program.
 2. In order to participate, you must register by submitting an application with CORRECT information via our website. We may choose to decline your application should we find any of the information and/or your website unsuitable for any reason.
 3. You may not artificially inflate traffic counts using (including but not limited to) a device, program or robot.
 4. We reserve the right to refuse your participation.
-

2. VIRUSES, HACKING AND OTHER OFFENCES

You must not misuse our site by knowingly introducing viruses, trojans, worms, logic bombs or other material which is malicious or technologically harmful. You must not attempt to gain unauthorized access to our site, the server on which our site is stored or any server, computer or database connected to our site. You must not attack our site via a denial-of-service attack or a distributed denial-of service attack. By breaching this provision, you would commit a criminal offence under the Computer Misuse Act 1990. We will report any such breach to the relevant law enforcement authorities and we will co-operate with those authorities by disclosing your identity to them. In the event of such a breach, your right to use our site will cease immediately.

We will not be liable for any loss or damage caused by a distributed denial-of-service attack, viruses or other technologically harmful material that may infect your computer equipment, computer programs, data or other proprietary material due to your use of our site or to your downloading of any material posted on it, or on any website linked to it.

3. VARIATIONS

We may revise these terms of use at any time by amending this page. You are expected to check this page from time to time to take notice of any changes we made, as they are binding on you. Some of the provisions contained in these terms of use may also be superseded by provisions or notices published elsewhere on our site.

4. INFORMATION ABOUT US

AdsOK is a digital advertising technology Company registered in Hong Kong. AdsOK provides a technology that places advertising onto our marketplace of publishers' websites. We also have a platform that helps us understand how users interact with our technology. We provide both our advertiser and publisher clients with access to the platform so they can understand user interactions with our technologies as well.

AdsOK respects the privacy concerns of the users of its website, www.adsok.com (the "Website"). AdsOK thus provides this privacy policy to explain what information is gathered during a visit to the Website and through our services and how such information may be used.

5. OUR SITE CHANGES REGULARLY

We aim to update our site regularly, and may change the content at any time. If the need arises, we may suspend access to our site, or close it indefinitely. Any of the material on our site may be out of date at any given time, and we are under an obligation to update such material.

6. OUR LIABILITY

The material displayed on our site is provided without any guarantees, conditions or warranties as to its accuracy. To the extent permitted by law, we, and third parties connected to us hereby expressly exclude

- All conditions, warranties and other terms which might otherwise be implied by statute, common law or the law of equity.
- Any liability for any direct, indirect or consequential loss or damage incurred by any user in connection with our site or in connection with the use, inability to use, or result of the use of our site, any websites linked to it and any materials posted on it, including, without limitation any liability for loss of income or revenue, business, profits or contracts, anticipated savings, data, goodwill, wasted management or office time.

7. Deposit / withdrawal / payment

You may fund your account via Bitcoin ("Deposited Funds"); and you can earn funds by selling ads as a publisher, participate in referral program and invest with us ("Earned Funds").

Publisher payments, referral commission are processed 1 times a month. Payments are usually processed from 8 am till 5 pm GMT. Payments can be withdrawn to your Bitcoin wallet. You can add/deposit funds to your accounts via Bitcoin. Deposited Funds will appear in your Account balance and be available for you to purchase ads and purchase our investment plans. You agree if you are in violation of this agreement, all commissions shall be forfeited. No commission shall be paid for traffic deemed as fraudulent, at the sole and exclusive discretion of the Program's administration

All payments due under this Agreement will be paid to Publisher/Investor via Bitcoin or through a third party payment processors to which AdsOK will provide the payment details.

All payments due under this Agreement are exclusive of taxes, duties, levies, tariffs, and other governmental charges (including without limitation VAT) (collectively, "Taxes").

Publisher/Investor will be responsible for payment of all Taxes and any related interest and penalties resulting from any payments made hereunder.

Any dispute regarding a payment from AdsOK hereunder must be submitted to AdsOK in writing within sixty (60) days of the date on which the amounts are available to the Publisher/investor via the reporting system, otherwise, it shall be deemed waived.

8. INVESTMENT PLANS

Description of Investment plan. The AdsOK Investment Plan offer the investor to invest on a digital advertising technology with us an earn profit per month according to the plans: AdsOK offers 5 plans, Starter, Classic, Premium, Platinum, and Partner.

1. Starter Plan >> Estimated payback 11% per month (Revenue Share)
Minimum 10
Maximum 100
2. Classic Plan >> Estimated payback 13% per month (Revenue Share)
Minimum 100
Maximum 5,000
3. Premium Plan >> Estimated payback 17% per month (Revenue Share)

Minimum 1,000

Maximum 50,000

4. Platinum Plan >> Estimated payback 19% per month (Revenue Share)

Minimum 10,000

Maximum 500,000

5. Partner Plan >> Estimated payback 11% per month (Revenue Share)

Minimum 100,000

Maximum 5,000,000

Payment and Revenue sharing Customer will purchase the Investment Plan using the deposited balance, in increments as determined by AdsOK, or as otherwise approved by AdsOK, Payment of the Originator(s) share of Net Revenue (Payout) will be made by AdsOK in accordance with the terms of any revenue sharing agreement and 5 investment plans listed above. Revenue is not guaranteed. AdsOK is not responsible or liable for any damages, losses and costs. The Revenue Share payable to Investor will be solely based on AdsOK' reporting system. Investor can view an estimate of the Gross Revenues earned under this Agreement. Publisher acknowledges and agrees that the Gross Revenue amounts are based solely on AdsOK' final reported numbers and on no other source.

Policies. Customer is solely responsible for its use of the website (e.g., access to and use of accounts and safeguarding usernames and passwords) ("Use"). Website Use is subject to applicable AdsOK policies and all applicable Partner policies made available by AdsOK to Customer (in each case, as modified from time to time, "Policies"). In connection with the Program, AdsOK will comply with the AdsOK Privacy Policy.

9. Approved Publisher Site(s) and Referral Program

AdsOK offers a up to 7% referral program to Partners with active and payable accounts only

Our 3 levels of referral bonuses:

1. 1st Level – Earn 7% commission
2. 2nd Level – Earn 2% commission
3. 3rd Level – Earn 1% commission

Description of Referral Program. The Referral Program provides participants the ability to earn commissions as compensation for referring other owners of websites or investor (hereinafter the "Referred Clients") to register with AdsOK as a publisher or invest with us via

registration at a unique URL to be determined by AdsOK. In order to permit accurate tracking, reporting, and Commission Fee (as defined below) accrual, AdsOK will provide you with a special unique link or some banner tools (collectively the "Referral Link") which must be used in all links between your Website and this Referral Program. Subject to these Terms and Conditions, when (and if) such Referred Client, referred by you via the Referral Link, generates revenues to AdsOK, you, the participant are eligible for a Commission Fee for such qualifying revenues as described in Commission Fees below. All Referred Clients must be approved by us at our sole discretion and accept our standard terms of service

Required Information; Affiliate Account. In order to join this Referral Program, you must provide us with all information required by our application and agree to these Terms and Conditions. We reserve the right to reject your application for any reason, including, without limitation if your application does not reflect our business principles or if the Referred Clients' sites contain any content listed of these Terms and Condition or is otherwise not in compliance with other guidelines of our Referral Program

Commission Fees. Subject to compliance with the Terms and Conditions, we will pay you a commission fee (the "Commission Fee") on each Qualifying Referred. For purposes of this Referral Program, "Qualifying Referred Client" means a first-time publisher or investor (meaning publishers or investor who have never registered with AdsOK, nor were active leads, or have not interacted with our marketing, support or sales teams in the past 6 months prior to their registration as consequence of this Referral Program), which is not affiliated in any manner to you, and which were referred to AdsOK via the Referral Link.

The Commission Fee shall be up to 7% of the amounts paid to Qualifying Referred Clients by AdsOK ("Qualifying Referred Client Earnings") during the first 12 month period from the date of referral (the "Commission Fee", and "Referral Period"). If Qualifying Referred Clients' Earnings for which a Commission Fee is paid to you is later refunded, deemed fraudulent or charged back, the relevant Commission Fee will be deducted from the next payment sent to you following such event; if such future payment isn't due, you hereby consent to refund such amount to us immediately upon our request.

Payment of Commission Fees. Payment of the Commission Fee will be made in accordance with our standard Terms Of Service as may be amended from time to time and the Payment Threshold set forth thereunder shall apply to the Commission Fees payable hereunder. Payment of the Commission Fees may be less any taxes required to be withheld under applicable law. Payments are made according to AdsOK's internal reporting system and may not be disputed. We reserve the right to withhold payment directly related to cases of suspected fraudulent activity, breach of these Terms and Conditions and/or our Terms Of Service. We further reserve the right to revoke the Referred Client's account with AdsOK and consequently withhold any and all outstanding payments (including any earned balance) due you under this Referral Program.

10. Publisher Terms

Publisher will be entitled to review a finalized revenue statement prepared by AdsOK for the payment due to Publisher for the immediately preceding month within fifteen (15) days after the end of each calendar month. Such report shall be placed within Publisher's web account (see Reporting) and no other records will be deemed relevant for payment calculations or determinations hereunder. AdsOK will (directly or through a third party payment processor) pay Publisher in accordance with such revenue statement, forty five (45) working days following the end of the calendar month for which payment is due only if the earned balance in the Publisher's account equals or exceeds the Payment Threshold. "**Payment Threshold**" shall be determined by AdsOK at its sole discretion based on the payment method selected by Publisher. Once the earned balance exceeds the Payment Threshold, AdsOK will pay (directly or through a third party payment processor) the entire balance amount subject to AdsOK receiving payment by its advertisers and subject to the other provisions of this Agreement.

Publisher acknowledges and agrees that AdsOK may, at its sole discretion, discount, credit back or accrue a credit against payments made to Publisher: in (1) circumstances in which it believes that the performance related to any revenues generated in connection with the Service provided to Publisher are fraudulent or invalid in nature or, (2) if AdsOK was charged or credited back by the advertisers or media company or (3) if Publisher violates AdsOK's content guidelines of this Agreement. In addition, Publisher further acknowledges that once determined by AdsOK in its sole discretion, that during any given month, an unreasonable volume of Publisher's traffic was suspicious, fraudulent, inappropriate or invalid in nature, AdsOK will be entitled to withhold the entire amount payable to Publisher for such month, and Publisher waives any claims in connection therewith.

Any dispute regarding a payment from AdsOK hereunder must be submitted to AdsOK in writing within sixty (60) days of the date on which the amounts are available to the Publisher via the reporting system, otherwise, it shall be deemed waived.

If Publisher disables or does not implement the AdsOK Service without the appropriate notice of termination outlined above, AdsOK reserves the right to revoke the Publisher's account and withhold any and all outstanding payments (including any earned balance) due to Publisher under this Agreement.

11. Advertising Program Terms

Programs. Customer authorizes AdsOK and its affiliates to place Customer's advertising materials and related technology (collectively, "Ads" or "Creative") on any content or property (each a "Property") provided by AdsOK or its affiliates on behalf of itself or, as applicable, a third party ("Partner"). Customer is solely responsible for all: (i) Creative, (ii) Ad trafficking or targeting decisions (e.g., keywords) ("Targets"), (iii) Properties to which Creative directs viewers (e.g., landing pages) along with the related URLs and redirects ("Destinations") and (iv) services and products advertised on Destinations (collectively, "Services"). The Program is an

advertising platform on which Customer authorizes AdsOK to use automated tools to format Ads. AdsOK and its affiliates may make available to Customer certain optional Program features to assist Customer with the selection and generation of Targets and Creative. Customer is not required to authorize use of these optional Targeting and Creative features and, as applicable, may opt-in to or opt-out of usage of these features, but if Customer uses these features then Customer will be solely responsible for the Targets and Creative. AdsOK or Partners may reject or remove a specific Ad or Target at any time for any or no reason. AdsOK and its affiliates may modify or cancel Programs at any time. Customer acknowledges that AdsOK or its affiliates may participate in Program auctions in support of its own services and products. Some Program features are identified as “Beta,” “Ad Experiment,” or as otherwise unsupported or confidential (collectively, “Beta Features”). Customer may not disclose any information from Beta Features or the terms or existence of any non-public Beta Features.

Ad Serving. (a) Customer will not provide Ads containing spyware, adult, obscene, pornographic, defamatory, libelous, infringing, abusive, misleading, deceptive or illegal content, that promotes hate or discrimination, facilitates the sale of firearms or illegal drugs, or that participates or encourages participation in illegal activities, “scareware” misleading users to believe they have problems with their computer, malware or any other malicious code or knowingly breach or circumvent any Program security measure. (b) Customer may utilize an Ad server solely for serving or tracking Ads under Programs that permit third party Ad serving and only if the Ad server has been authorized by AdsOK to participate in the Program, and in any event billing will be done based on AdsOK records.

Online Gambling

AdsOK restricts the promotion of the following gambling-related content:

- Offline and online gambling
- Online gambling-related information
- Online games played for money or prizes
- Online casino-based games, regardless of whether money is exchanged

Ad Cancellation. Unless a Policy, the Program user interface or an agreement referencing these Terms (an “IO”) provides otherwise, either party may cancel any Ad at any time before the earlier of Ad auction or placement, but if Customer cancels an Ad after a commitment date provided by AdsOK (e.g., a reservation-based campaign), then Customer is responsible for any cancellation fees communicated by AdsOK to Customer (if any) and the Ad may still be published. Customer remains obligated to pay all charges resulting from served Ads (e.g., fees based on conversion). Customer must effect cancellation of Ads (i) online through Customer’s account if the functionality is available, (ii) if this functionality is not available, with notice to AdsOK via email to Customer’s account representative or (iii) if Customer does not have an account representative, with notice to AdsOK via email to adshop.support@AdsOK.com (collectively, the “Ad Cancellation Process”). Customer will not be relieved of any payment obligations for Creative not submitted or submitted by Customer after the due date provided by AdsOK. AdsOK will not be bound by a Customer provided IO. Program on its own behalf to advertise and not on behalf of an Advertiser, for that use Customer will be deemed to be both Customer and Advertiser.

Make-Goods. For reservation-based Display Ads, AdsOK will deliver any agreed upon aggregate number of Display Ads by the end of the campaign, provided that if AdsOK fails to do so, then Customer's sole remedy is to make a claim during the Claim Period. If AdsOK confirms the accuracy of the claim, then AdsOK will not charge Customer for the undelivered Display Ads or, if Customer has already paid, at AdsOK's reasonable discretion, AdsOK will provide for (i) advertising credits, which must be used by the Use By Date, (ii) later placement of the Display Ads in a position AdsOK deems comparable or (iii) an extension of the term of the campaign. AdsOK cannot assure that any auction-based Ads will be delivered and therefore make-goods do not apply to auction-based Ads.

Payment. Customer will pay all charges incurred in connection with the Program, using prepaid amounts via Bitcoin, in increments as determined by AdsOK, or as otherwise approved by AdsOK, within a commercially reasonable time period specified by AdsOK (e.g., in the Program user interface or IO). Late payments bear interest at the rate of 1.5% per month (or the highest rate permitted by law, if less). Charges are exclusive of taxes. Customer will pay (i) all taxes and other government charges and (ii) reasonable expenses and attorneys' fees AdsOK incurs in collecting late payments. Charges are solely based on AdsOK's measurements for the Programs and the applicable billing metrics (e.g., clicks or impressions). No party may offset any payment due under these Terms against any other payment to be made under these Terms. AdsOK may, in its sole discretion, extend, revise or revoke credit at any time. AdsOK is not obligated to deliver any Ads in excess of any credit limit. If AdsOK does not deliver Ads to the selected Targets, then Customer's sole remedy is to make a claim for advertising credits within the Claim Period, after which AdsOK will issue the credits following claim validation which must be used by the Use By Date. Customer understands that third parties may generate impressions or clicks on Customer's Ads for prohibited or improper purposes and that its sole remedy is to make a claim for advertising credits within the Claim Period, after which AdsOK will issue the credits following claim validation which must be used by the Use By Date.

TO THE FULLEST EXTENT PERMITTED BY LAW, (A) ADVERTISER AND CUSTOMER WAIVE ALL CLAIMS RELATING TO ANY PROGRAM CHARGES UNLESS A CLAIM IS MADE WITHIN THE CLAIM PERIOD AND (B) THE ISSUANCE OF ADVERTISING CREDITS (IF ANY) IS AT ADSOK'S REASONABLE DISCRETION AND IF ISSUED, MUST BE USED BY THE USE BY DATE.

12.YOUR CONCERNS

By agreeing with the Terms of Use, you automatically confirm that you are of legal age in the country of your citizenship and your use of this website does not violate the laws of your stat. You agree to hold all principals and members harmless of any liability. You are investing at your own risk and you agree that a past performance is not an explicit guarantee for the same future performance. You agree that all information, communications and materials you will find on this site are intended to be regarded as an informational and educational matter and not an investment advice. AdsOK is not responsible or liable for any damages, losses and costs resulting from any violation of the conditions and terms and/or use of our website by a member. You guarantee to AdsOK that you will not use this site in any illegal way and you agree to respect your local, national and international laws.