

www.mystake.com is owned and operated by Santeda International B.V. (registration number: 151296; registered in Curacao) operating through its Payment Agent SANTEDA INTERNATIONAL LIMITED (registration number: HE406761; registered in Cyprus with actual address: Patrikiou Loumoumpa, 7, Block A, Flat A13, 7560 Pervolia, Larnaca, Cyprus). Santeda International B.V. is a company registered and established under the laws of Curacao and licensed and regulated by the Government of Curaçao under the gaming license No. 1668/JAZ issued to Curaçao eGaming, authorized and regulated by the Government of Curacao with registered/actual address: Pareraweg 45, Curacao.

As an authorized affiliate (hereafter the **“Affiliate”, “You”**) of Santeda International B.V. (hereafter the **“Company”, “We”**), you agree to abide by the terms and conditions contained in this agreement (hereafter the **“Agreement”**).

Please read the entire Agreement carefully before registering and promoting www.mystake.com as an Affiliate.

Your participation in the program is solely to legally advertise our website to receive a commission on memberships and products purchased by individuals referred to Mystake by your own website or personal referrals.

By signing up for the Mystake Affiliate Program (hereafter the **“Program”**), you indicate your acceptance of this Agreement and its terms and conditions.

This is the Company’s sole and absolute discretion to approve or reject any Affiliate Program Application.

- We reserve the right to add, delete, alter, or amend any of the provisions of this Agreement at any time and at its sole discretion without giving any prior notice to the Affiliate subject to the terms and conditions set out in this Agreement.
- The Company shall provide the Affiliate with all information and marketing materials necessary for the proper implementation of the tracking link.
- The Company will manage the turnover generated by the Program, keep track of the net revenues and total commission received through the link, give commission statistics to the contracting party, and manage all business-related customer services. Every customer who is suggested by the company will receive a special tracking identification number.
- The Company shall pay the Affiliate the amount due depending on the traffic and/or revenue generated, subject to the terms and conditions of this Agreement.
- The Company has the right to reject any player and/or terminate player accounts if it is necessary to comply with the Company's Policy and/or protect the interest of the Company.
- If the Affiliate wishes to place tracking/affiliate links on other websites, the Affiliate shall first inform affiliate manager about the URLs, Social media accounts and other addresses of the traffic source. If the Affiliate in any form breaches this term, the Company may terminate this agreement and withhold any and all applicable financial rewards/commissions.
- The Company will monitor Affiliate and its sources to ensure compliance with the terms of this Agreement.
- The Company shall have the right, at any time, to request revisions/alterations/modifications to the information and details published about brands managed by the Company, and the Affiliate

shall cooperate with such requests and instructions. If Affiliate in any form fails to apply these requests and/or instructions, the Company reserves the right to terminate the Agreement.

- MyStake reserves the right to request modifications or corrections to the information and details published regarding brands administered by the Company, at any time and the Affiliate agrees to comply with all instructions and requests. If the Affiliate refuses/fails to apply the recommended/requested modifications the Company reserves the right to terminate the Affiliate Agreement.
- The Affiliate should, in good faith, actively and effectively advertise, market and promote MyStake brands as widely as possible, to maximize the benefit to the Parties, and that they will abide with all guidelines set out by the Company, as may be communicated and/or made accessible online.
- The Affiliate should, in good faith, market and refer potential players to MyStake brands, at their own cost and expense. The Affiliate will be solely responsible for the distribution, content, and manners of its marketing activities. All of the Affiliate's marketing activities must be professional, proper, and lawful under applicable laws and regulations, and in accordance with this Agreement.
- The Affiliate should use only links provided within the scope of the Program, otherwise, no warranty whatsoever can be assumed or implied regarding proper registration and revenue accounting. Not to change or modify, in any way, any link or marketing material without prior written authorization from the Company.
- An affiliate should be responsible for the development, operation, and maintenance of their website/s, and for all material appearing on the website/s.
- Affiliate should not perform any act in bad faith, or use any content which is libelous, discriminatory, obscene, sexually explicit, pornographic, graphically violent, or otherwise unlawful, unsuitable, or questionable.
- The Affiliate shall not generate traffic to MyStake brands using illegal or fraudulent activity, including but not limited to: Sending spam, Incorrect metatags, Registering as a player or making deposits directly or indirectly, to any player account through their tracking links for their own personal use and/or the use of their relatives, friends, employees or other third parties, or in any other way attempt to artificially manipulate the commission payable, or to otherwise defraud the Company. Violation of this provision shall be deemed to be a fraud and will result in the confiscation of all commissions, the immediate termination of this agreement, and may result in legal action.
- The Affiliate shall not present their Website/s in such a way that it might reasonably cause any risk of confusion with the official sites of MyStake, or convey the impression that the Website/s of the contracting party, partly or fully originated with the Company brands.
- Without prejudice to such Marketing Material as may be forwarded by the Company and/or made available online through the website <https://go.affiliatemystake.com/> The Affiliate may not use MyStake brand names or other terms, trademarks, and other intellectual property rights that are vested in the Company unless the Company consents to such use in writing.
- The Affiliate shall not register, or attempt to register, domain names which are similar to, or could be reasonably confused with, the Marks or Sites of the Company, including the Operator's name, or any other associated brands or companies. For the avoidance of doubt, this includes any misspellings of the domain names of any of the Sites or any phonetic plays or variations of any of the sites.

- The Affiliate shall not register or attempt to register any logo, trademark, trade name, insignia, design, domain name or similar identifying material that contains the Marks of, are confusingly similar to, or are derivative works comprised of any of the Marks, or elements of the Marks. In the event that the Affiliate does register any domain name referred above, they will, on demand by the Company, immediately transfer that domain to the Company, or a third party nominated by the Company, without any claim to financial compensation.
- The Affiliate fully understand that they are not permitted to authorize, assist or encourage any third party to open more than one affiliate account without prior written permission from MyStake, undertake any actions that result in the Affiliate Website/s, or any other site, copying or resembling the look or content of the brand's websites which are represented by MyStake, register (or apply to register) any domain name similar to any domain name (brand name) used by MyStake and their branding, use any form of spam (including search engine spamming or spamdexing) or send unsolicited mail in their attempts to refer New Customers.
- Through this Agreement, we grant you (The Affiliate) the non-exclusive, non-assignable right to direct customers to our site/s in accordance with the limitations and terms and conditions of this Agreement. This Agreement does not grant you an exclusive right or privilege to assist us in the provision of services arising from your referrals. MyStake reserves the right to enter into contracts with and obtain the assistance of other parties, at any time, to perform services and activities of the same or similar nature as those you are contracted to provide under the terms of this Agreement. The Affiliate shall have no claim to commission or other compensation on business secured by, or through, persons or entities other than themselves.
- Affiliates must exclusively (solely) advertise MyStake brands in their websites, social media channels, chat groups, articles, videos that are generated, branded, themed, named after MyStake brands, its exclusive products or symbols. Participation of a third party tracking links in the above mentioned sources will result in a termination of affiliate partnership.
- For the term of this Agreement, the Affiliate may be entrusted with confidential information relating to MyStake or/and its represented brands, business, operations, or underlying technology and/or the Affiliate Program (including but not limited to commissions earned). The Affiliate agrees to avoid disclosure or unauthorized use of any such confidential information, including own commission plan, to third persons or parties.
- The use of MyStake and represented brand names, in affiliate URLs, are limited. Brand names may not be used in a derivative URL or Subdomain.
- Email marketers, media agencies, networks, and SMS marketers are welcome to join our affiliate Program. Email marketers and SMS marketers must request prior permission from MyStake representatives before creating or sending any campaigns. Failure to obtain prior permission from your account manager, before sending an email or SMS that includes offers, promotions, or the brand names of business/s related to MyStake, may result in the Affiliate account in question being closed.
- MyStake agrees to pay the Affiliate a commission calculated on the sum net revenue, generated from tracked customers referred by the Affiliate. The net revenue shall be calculated on the basis of the following formula:
 Net Revenue (NGR)* = Gross Revenue – Bonuses – Admin Fee;
 Gross Revenue means the value of the revenues generated by all players referred by the Affiliate across all products; the Gross Revenue would be equal to all (settled) bets less wins. For the

avoidance of doubt, any bet that is not accepted for a legitimate reason, at the sole discretion of the Company, shall not be considered a settled bet and therefore shall not be included in the calculation of the Gross Revenue.

The term "Bonus" or "Bonuses" refers to any so-called "free money", "no deposit bonus", "player bonus", "VIP bonus", "loyalty bonus", "free spins", "super spins", "general bonus offers" "free bets", "money back" and/or similar.

The player's NGR that is generated from the free rounds (no deposit promo codes, free spins, free bets, free rounds) given to them from various MyStake promotions trigger the NGR report in the affiliate's media report, but they do not generate any affiliate commissions unless the player has made at least 1 (one) real money deposit.

Net Revenue is calculated on a monthly basis, and refers to the monthly Gross Revenue fewer costs - which includes but is not limited to: taxes, betting duties, third party commissions/fees, financial transaction fees, bonuses, any other player rewards, cashback, and chargebacks.

Administration (Admin) Fee is a cost, deducted as a percentage (%), from Gross Revenue. This fee covers general taxes, third-party commissions, and fees, financial transaction fees, operator costs, legal costs, customers account maintenance costs, license fees, and any other cost supported and borne by the Company. The Company reserves the right to pass on any costs resulting from fraud to the Affiliate.

- The general admin fee applied on the standard commission plan is 20% from the Gross Revenue, however in case of special affiliate commission structures (fixed % revenue share plan, hybrid commission, fixed payments, set up fee's charged by an affiliate, listing fee's charged by an affiliate and other advance fee charged by the affiliate, etc.) MyStake reserves the right to set a higher admin fee rate without notice.
- After 6 (six) months the structure can be prolonged, however, the structure should be renegotiated and written confirmation must be sent by the account managers. In case of Insertion Orders and additional signed contracts between the parties, the Affiliate must include that he/she accepts in full the terms and conditions of MyStake. Any documentation signed without that paragraph will be declared null.
- At the sole discretion of the Company, an Affiliate's commission plan may be modified due to their period of inactivity.
- CPA/CPL/Flat Monthly Fee/Hybrid Commission Plans are not offered as standard. Such plans can be created, based on the marketing plan sent by the Affiliate to MyStake. MyStake representatives will evaluate the Affiliate request and the attached marketing plan. In the case of a favorable evaluation, MyStake will issue a written addendum agreement with additional terms and conditions, minimum deposit, start and end period, player activity requirements, and affiliate partner activity requirements. MyStake management reserves the right to cancel such deals at any time and at their sole discretion, without providing any reason, by sending a formal notice to the Affiliate's registered main email address. The written addendum agreement will complement and not overwrite this Agreement. If 55% or more of an Affiliate's referred customers under CPA or Revenue Share deal are betting on a single outcome in relation to Sportsbook (except the odds booster promotions offered by our company) or following the same playing pattern in the casino games (deposits, payment methods, game-stakes, etc), this shall be considered as a breach of this Agreement and may result in immediate Affiliate account closure or deduction of the earned commissions and reward from these customers.

- In case of CPA/CPL/Flat monthly fee/Hybrid Commission plans, if the MAJORITY OF THE PLAYERS under the affiliation of such an affiliate, the following action can be suspected as “CPA Hunt” by an affiliate manager, casino management, or risk-control department: Depositing just enough to bypass the baseline and/or keeping the deposited money on the account for a long time without having any game rounds and/or only depositing to take advantage of only one promotional offer from MyStake Brands and/or self-excluding from casino after the very first deposit. The suspicion of a CPA hunt can result an affiliate account going over an investigation for up to 180 calendar days, with all the generated commissions/future commissions being “on hold” until the final decision is made by the brand management.
- In order to receive an additional commission based on a percentage of the commission earned by Sub-Affiliate(s), the Affiliate shall refer the Sub-affiliate to MyStake through the special sub-affiliate tracking link available in the Affiliate Platform. The Affiliate can’t claim commission on a new Affiliate account created by an Affiliate who simultaneously has another MyStake account unless granted permission by the affiliate manager. The Affiliate shall ensure that the Sub-Affiliate complies with these terms and conditions by making them aware of them before they enter into any arrangement with the Sub-Affiliate in relation to this Agreement. The Affiliate is not allowed to open a Sub-Affiliate account itself. In order to start generating commission from sub-affiliates, the Affiliate must contact his/her affiliate manager for a standard deal of 5% of sub affiliate’s earnings. The higher commission plan can be offered in case of an agreement between the Company and Affiliate.
- **Big Winner Policy:** The Big Winner Policy will come into effect when:
 - A player generates a negative Net Revenue balance of €5000 or more, on any product or game. In such a case the player will be considered to be a Big Winner (or High Roller).
 - The aggregate negative Net Revenue for the Affiliate is greater than €2000 at the end of an open period.
- If both of the criteria are met, the negative Net Revenue generated by the Big Winner will be isolated until the player becomes profitable for brands represented by MyStake.
- All players subject to the Big Winner Policy will be visible to Affiliates in the Customer Reports, within the Affiliate Program. Such players will be set under a special reward plan called “Big Winner Policy”, further official notification will not be sent automatically, but Affiliates can request such notifications from their account managers on a monthly basis.
- Any Big Winner Policy balance carried forward will not be set off against other customers referred by the Affiliate.
- In the open period when a Big Winner customer surpasses his negative net revenue, the Affiliate will begin earning commission for that customer again automatically.
- If there is more than one Big Winner, each Big Winner will carry forward his own negative balance.
- The commission is calculated at the end of each open period and payments shall be performed between the [7th - 15th] of each calendar month. All payments due under this Agreement shall be made in Euros. The applicable exchange rates, if any, shall be the ones used by MyStake payment provider.
- The Affiliate must request the withdrawal of affiliate commission from affiliate account (<https://go.affiliatemystake.com/>) from 2nd to the 10th day of each calendar month in order to receive the commission in the same month. The withdrawals requested after the 11th day of the month will be carried over in the next calendar month.

- The Affiliate must request the payment solely from the affiliate platform (cellxper) by mentioned deadlines. The invoices sent at any email address owned by MyStake will be ignored unless it's about a flat fee, listing fee, or publication fee.
- The available payment methods: Bank Transfer, USDT, BTC.
- The following minimum payment amounts apply: 200 EUR.
- If the balance due is less than the Minimum Payment, it shall be carried over to the following month and shall be payable after the first open period that it exceeds the Minimum Payment threshold.
- If the Affiliate disagrees with the balance due as reported, it shall within a period of thirty (30) days send an email to the affiliate account manager or Head of Affiliates of MyStake and indicate the reasons for the dispute. Failure to send an email within the prescribed time limit shall be deemed to be an irrevocable acknowledgment of the balance due for the period indicated. The final decision of the Company in case of any disputes regarding the financial calculations shall be accepted by the Affiliate without the right of appeal.
- MyStake may delay payment of any balance to the Affiliate for up to one hundred and eighty (180) days, while it investigates and verifies that the relevant transactions comply with the provisions of these terms and conditions or in the case of delays caused by MyStake client or third-party suppliers.
- No payment shall be due when the traffic generated is illegal or contravenes any provision of these terms and conditions.
- The Affiliate agrees to return all commissions received based on fraudulent or falsified transactions, plus all costs for legal causes or actions that may be brought against the Affiliate to the fullest extent of the law.
- If there is a pending payment due to an Affiliate for a period of six (6) months or longer as a result of any or all of the following – incorrect payment details, missing payment details, invalid or no-longer valid payment details, and the Affiliate has not responded to all reasonable contact attempts made by MyStake representatives, the payment will be permanently canceled.
- MyStake reserves the right to terminate the Agreement if the Affiliate ceases advertising, or stops generating numerical statistics from the marketing sources registered in the affiliate account towards MyStake brands, unilaterally.
- The Affiliate agrees not to register as a player or make deposits to any player account through their own or any other Affiliate's links, for personal use or the use of third-party natural or legal persons in an attempt to artificially increase financial rewards or any statistical metrics. Violation of this provision shall be deemed to be a fraud and will result in immediate cancellation of the Affiliate account and confiscation of all commissions and rewards.
- If the Affiliate intentionally attempts to harm MyStake, its reputation, or that of its represented brands, in any form, this Agreement may be terminated.
- MyStake reserves the right to terminate this Agreement unilaterally in the case of the appointed account manager, or team leader of MyStake, being unable to contact the Affiliate via the main registered email address on their account for a period of two consecutive months.
- MyStake reserves the right to terminate the Agreement and to stop calculating any revenue share commissions, in the case, the Affiliate does not generate any marketing activity or trackable unique clicks on the MyStake's marketing assets (banners, text links) for six consecutive months or none of his marketing sources will be active for more than six months. This period can be

prolonged by the account manager or the management based on a mutual agreement with the Affiliate.

- MyStake reserves the right to suspend the Affiliate's account and stop calculating commission if invalid information or promotions are shown on their marketing sources. In such a case, if the Affiliate fails to reply to notifications from MyStake within two weeks, then the Affiliate Agreement will be declared null and void, any unpaid commissions will be confiscated and the Affiliate account closed indefinitely.
- The Affiliate must remove all references to MyStake brands from their website/s and communications, irrespective of whether the communications are commercial or otherwise.
- All rights and licenses granted to the Affiliate under this Agreement shall be terminated immediately and shall revert to the respective licensors, and the Affiliate will cease the use of any trademarks, service marks, logos, and other designations vested in the Company.
- The Affiliate will be entitled only to those earned and unpaid commissions outstanding as of the effective date of termination; however Casino. Partners may withhold the Affiliate's final payment for a period of up to one hundred eighty days (180) to ensure that the correct amount is paid. The Affiliate will not be eligible to earn or receive commissions after the date when the termination notice has been issued.
- If this Agreement is terminated by the Company because of it being breached by the Affiliate, the Company shall be entitled to withhold the Affiliate's earned but unpaid commissions as of the termination date as collateral for any claim arising from such breach.
- The Affiliate must return to the Company any and all confidential information (and all copies and derivations thereof) in the Affiliate's possession, custody, and control.
- The Affiliate will release the Company 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. The termination will not relieve the Affiliate from any liability arising from any breach of this Agreement, which occurred prior to termination.
- MyStake may terminate this agreement if it is determined, at our sole discretion, that your marketing source/s or marketing activity is unsuitable.
- Any form of traffic that is generated from any marketing channel/s that is aimed at children, promotes violence, discrimination based on race, sex, religion, nationality, disability, sexual orientation, or age, promotes illegal activities, contains and uses unauthorized copyrighted materials, violates intellectual property rights, or is otherwise considered by MyStake to bring the Company, our partners or merchants into disrepute or prejudice the interests of MyStake brands or those of our partners or merchants in any way, is considered unsuitable, constitutes a breach of this Agreement, and may result in Affiliate account termination.
- Sale of Business – MyStake recognizes that an Affiliate may wish to sell their Affiliate business to a third party. In such cases, We will require an Affiliate to recognize and respect that the personal qualities, probity, and background of Affiliates are necessarily fundamental to our decision to accept or refuse a person or company members of our Affiliate Program.
- If an Affiliate wishes to sell or otherwise dispose of the shares or assets of their Affiliate business to a third party (or conclude any transaction of a similar nature with a third party that will result in an effective change in control of their Affiliate business) the Affiliate shall be required, prior to completing the sale, disposal, or transfer, to give MyStake no fewer than 10 (ten) days prior written notice of such intention, simultaneously provide such details as MyStake may request -

which may include, but not be limited to, details regarding the selling of the Affiliate's Affiliate ID and full details of the intended purchaser (including their banking details and, if they are already an Affiliate in the Affiliate Program, their Affiliate ID), and furnish MyStake with an irrevocable consent and authority to pay the selling Affiliate's commission, after the sale is completed, to the purchaser, in a form deemed acceptable to MyStake at our sole discretion; and make the deed of sale subject to the suspensive condition that MyStake approve such a purchaser as an Affiliate of the Affiliate Program, and that such an intended purchaser shall, subject to the discretionary approval of MyStake, join the Affiliate Program.

- If MyStake rejects the intended purchaser as an Affiliate of the Affiliate Program, and the selling Affiliate nevertheless decides to proceed with the sale, we reserve the right to terminate this Agreement insofar as it relates to the selling Affiliate, the business sold, and/or the purchaser.
- In the case of the new owner of the Affiliate account being approved by MyStake, all CPA/CPL/Flat Monthly Fee/Hybrid Commission Plans and Special Agreements will be declared null. In the case of Fixed Revenue Share level agreements, MyStake will set the affiliate account under Standard Revenue Share commission without prior notice from the date when MyStake team has been informed of or learned about the sale.
- This agreement shall be considered no longer applicable if MyStake have to re-enter a market with a different platform/URL extension, and cannot migrate their existing database of customers.
- The Affiliate expressly acknowledges and agrees that the use of the Internet is entirely at their own risk and that this Referral Program is provided "as is" and "as available" without any warranties or conditions whatsoever, express, or implied. No guarantee is made by MyStake, that it will make access to its website possible at any particular time or from any particular location.
- The Company shall under no circumstances be liable to the Affiliate or anyone else for any inaccuracy, error or omission in, loss, injury, or damage caused in whole or in part by failures, delays, or interruptions of the MyStake brands websites, Affiliate website, Affiliate Tracking System/Program or MyStake representatives.
- The Affiliate agrees to defend, indemnify and hold Company, its brands and its affiliates, successors, officers, employees, agents, directors, managers, shareholders and attorneys, free and harmless from and against any and all claims and liabilities, including reasonable attorneys' and experts' fees, related to or arising from:
 - Any breach of Affiliate's representations, warranties, or covenants under this Agreement;
 - Affiliate's use (or misuse) of the marketing materials;
 - All conduct and activities occurring under the Affiliate's user ID and password;
 - Any defamatory, libelous, or illegal material contained within Affiliate Site or Affiliate's information and data;
 - Any claim or contention that Affiliate Site or Affiliate's information and data infringes any third party's patent, copyright, trademark, or other intellectual property rights or violates any third Third-party access or use of Affiliate Site or Affiliate's information and data;
 - Any claim related to Affiliate Site;
 - Any violation of this Agreement.
- This Agreement shall be governed by and interpreted in accordance with the laws of Curacao.
- The Affiliate may not assign this Agreement, by operation of law or otherwise, without obtaining the prior written consent of the Company.

- The Company's failure to enforce the Affiliate's adherence to all terms outlined in this Agreement shall not constitute a waiver of the right of the Company's to enforce said terms at any time.
- Neither party shall be liable to the other for any delay or failure to perform its obligations under this Agreement if such delay or failure arises from a cause beyond the reasonable control of and is not the fault of, such party, including but not limited to labor disputes, strikes, industrial disturbances, acts of God, acts of terrorism, floods, lightning, utility or communications failures, earthquakes or other incidents. If a force majeure event occurs, the non-performing party is excused from whatever performance is prevented by the force majeure event to the extent prevented.
- Each provision of this Agreement (whenever possible) shall 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. No waiver will be implied from conduct or failure to enforce any rights and must be in writing to be effective.
- All information, including but not limited to business and financial, lists of customers and buyers, as well as price and sales information shall be treated as confidential. Such information must not be used for its own commercial or other purposes, either directly or indirectly. This provision shall survive the termination of this agreement.
- We reserve the right to amend, alter, delete or add to any of the provisions of this Agreement, at any time and at its sole discretion, without giving any advance notice to the Affiliate subject to the terms and conditions set out in this Agreement. Any such changes will be posted on Program and/or via email to Affiliates.
- In case of any discrepancy between the meanings of any translated versions of this Agreement, the meaning of the English language version shall prevail.