



FINBET AFFILIATE PROGRAM — TERMS & CONDITIONS

(operative since the 15th of September 2021)

I INITIAL PROVISIONS

1. Terms & Conditions of FinBet Affiliate Program (further: 'T&C') regulate the rules and conditions of participation in the FinBet Affiliate Program, i.e. sale and marketing cooperation with FinBet in exchange of an established commission, the rules of payment the commission, and ways of usage of the Affiliate Platform.
2. The FinBet Affiliate Program (hereinafter: "Affiliate Program") was established and is governed by Wizard Entertainment Group Limited, Plot 1 Workers House, Kampala, Uganda, Company registration number: 080020001440010, e-mail: info@finbet.io (further 'the Company' or 'FinBet').
3. FinBet is a set of services embracing simple bets (i.e. 'up or down') on the chosen assets, including cryptocurrencies provided via the platform functioning under domain: <https://finbet.io/> and all its subdomains.
4. Each natural person or legal entity who enters into the cooperation with FinBet that includes promoting FinBet and gaining new customers to FinBet according to the provisions of the T&C becomes an "Affiliate".
5. Affiliate accepts the T&C at the moment of entering into the cooperation with FinBet. Affiliate shall be informed about the modifications of the T&C. In case of modification of the T&C that significantly impact the conditions of the cooperation, the Affiliate receives the right to withdraw from the cooperation with a 14-days' notice, or under the conditions stipulated individually with the Affiliate if applicable. Regardless of the present provision, each User should peruse the T&C on an ongoing basis.
6. All the documents which introduce, modify or repeal the rules of and conditions of the Affiliate Program including in particular individual conditions of the cooperation agreed in any form, or Privacy Policy of FinBet, are an integral part of the present T&C. In case of any contradictions between the provisions of the T&C and any of its integral parts, the provisions of the T&C shall prevail, unless the other stems from additional documents or individual agreements.

7. The official language of the Company is English. Any translations of the Company's documents, statements, disclaimers, marketing materials, content published on FinBet websites or FinBet platform, or the present T&C or any of its integral parts into other languages are not official versions of those documents. Therefore in case of any contradiction between the Company's official document and its translation, whether or not made by the Company, an English version shall prevail.
8. The capitalized terms enumerated hereunder and used in the present T&C have the following meaning:
 - 8.1. Affiliate – any natural person or legal entity that enters into the cooperation with FinBet according to the provisions of T&C;
 - 8.2. Affiliate Account – an individual account assigned to a particular Affiliate on the Affiliate Platform where the Commission is calculated due to the provisions of the present T&C;
 - 8.3. Affiliate Platform – a platform dedicated for Affiliates working under domain: <https://fn.finbetaffiliates.io/user/registration> and all its subdomains;
 - 8.4. Applicable law – a jurisdiction which the present T&C are subjected to and according to which the present T&C shall be interpreted, and a jurisdiction under which the Company provides its services;
 - 8.5. Bet - an operation undertaken by the User of FinBet Platform during which the User wagers if the price of the chosen asset will increase or decrease towards another asset;
 - 8.6. Commission – the Affiliate's remuneration in exchange of cooperation within the scope of Affiliate Program, calculated and paid out according to the provisions of Section V of the T&C;
 - 8.7. Company – Wizard Entertainment Group Limited, Plot 1 Workers House, Kampala, Uganda, Company registration number: 080020001440010, e-mail: info@finbet.io which conducts the project called 'FinBet';
 - 8.8. Deposit – the internal wallet assigned to the User's account where the User locates the funds used for placing bets;
 - 8.9. FinBet Platform – a platform established and governed by FinBet provides the service of financial betting and functions under domain: <https://finbet.io/> and all its subdomains;
 - 8.10. FinBet Affiliate Manager – the person that deals with the Affiliates' affairs on behalf of the Company, available on Telegram @FinBetAffiliate or under an email: affiliates@finbet.io
 - 8.11. Net Revenue – the Company's revenue from providing the services of FinBet platform that establishes the basis of calculating the Affiliates' Commissions and is calculated in the following way: revenue from lost Bets – amount of paid out bonuses – sum of won bets;
 - 8.12. Platform Provider – the entity that provides technology for the Affiliate Platform, i.e. Tigloo Online Technologies;
 - 8.13. Referral Link – a special link generated individually for each registered Affiliate that guides new Users to the FinBet Platform and assigns the Users as particular Affiliate's referrals;
 - 8.14. User – a physical person or corporate body who uses the services of FinBet via account on FinBet Platform;
 - 8.15. Website – the FinBet website dedicated for the Affiliates.



II REGISTRATION AS AN AFFILIATE AND CONDUCTING AN AFFILIATE ACCOUNT

1. In order to participate in the Affiliate Program, Affiliate is required to register in the Affiliate Platform. Registration can be made:
 - 1.1. By Affiliate;
 - 1.2. By FinBet Affiliate Manager, on Affiliate's request.
2. The administrator of Affiliate Platform is Wizard Entertainment Group Limited, Plot 1 Workers House, Kampala, Uganda, Company registration number: 080020001440010, e-mail: info@finbet.io.
3. Registration includes providing an email address and setting up a password. The Platform Provider may also require passing through the KYC procedure in case of the Affiliates request to do the withdrawal on FIAT currency. The requirements concerning KYC are being established solely for the Platform Provider.
4. By the registration the Affiliate declares that he or she:
 - 4.1. is off age according to the jurisdiction applicable for the Affiliate according to his or her place of residence and/or place of activity, i.e. is fully entitled to enter into the cooperation with FinBet according to the T&C, also taking the rules of representation of a legal entity into account;
 - 4.2. fulfils other conditions of registration stipulated in the present Section of T&C;
 - 4.3. read, understood and accepts T&C;
 - 4.4. is aware and accepts a risk connected to gambling entertainment, betting and investments based on blockchain assets and cryptocurrencies, so that is aware that participation in the Affiliate Program does not guarantee any income.
5. The Company is not liable in any manner for the possible losses of the Affiliate who entered into the Affiliate Program contrary to the provisions of the present Section.
6. The Affiliate Program is not available to the persons who live or are based in any of the counties enumerated hereunder, or aims to run his or her business activity as an Affiliate in any of those countries. By registration the Affiliate declares that he or she does not fall under the laws of any of the countries mentioned below:
 - American Samoa
 - Belarus
 - Cuba
 - Guam
 - Islamic Republic of Iran
 - Iraq
 - Democratic People's Republic of Korea
 - Netherlands



- Northern Mariana Islands
- Paraguay
- Puerto Rico
- Saint Barthelemy
- Saint Martin (French part)
- Sint Maarten (Dutch part)
- South Sudan
- Sudan
- Switzerland
- Syria
- Timor-Leste
- United Kingdom
- USA
- United States Minor Outlying Islands
- Venezuela
- Virgin Islands US
- Western Sahara

or country included in any trade or economic sanctions list of any applicable jurisdiction.

6. Notwithstanding the provision of point 5 above, by registration the Affiliate declares that the Affiliate is aware that online gambling entertainment, including the services provided by FinBet, may be illegal in the place of the Affiliate's residence or place of his or her business activity. Therefore, the Affiliate shall learn, at his or her own scope, if there are no legal obstacles to perform the activity connected to participation in the Affiliate Program in the place of the Affiliate's residence or business activity. The Company shall not be liable for the Affiliate possible losses caused by his or her undertakings connected to the participation in the Affiliate Program that are considered illegal in the place of the Affiliate's activity.
7. By registration the Affiliate agrees for electronical communication with the Company, including electronic delivery of any documents, notifications and statements concerning participation in the Affiliate Program and the Affiliate's activity or its results. The Affiliate therefore waives any possible claims against the Company which may arise due to electronical delivery of information, documents, notification or statements.



8. The Company shall retain the right to refuse registration or cancel the Affiliate Account, including seizure of the calculated Commission if it turns out that the Affiliate register or was registered (on the basis of fake information provided to the Affiliate Manager) contrary to the provisions of this Section.
9. By the registration Affiliate receives a unique personal Affiliate Account. After registration the Affiliate also receives a unique Referral Link assigned to his or her Affiliate account. The Affiliate can receive more than one Referral Link on the Affiliate's request submitted to the Affiliate Manager.
10. One Affiliate can set up and conduct only one account. Transfer of an account, including transfer of rights and duties arising from conducting an account is not allowed. An account and the funds accumulated in the account cannot be the subject of guarantee or protection in favour of a third party.
11. The Affiliate Account allows the Affiliate among others:
 - 11.1. to check the Affiliate ongoing revenue that is being updated weekly minimum;
 - 11.2. track the activity of the Affiliate's referrals;
 - 11.3. generate tracing links to track the conducted campaigns.

These and other features' availability may depend on the decision of the Platform Provider. The Company does not guarantee the availability of any feature, except of withdrawals, with respect to the provisions of Section IV of the T&C.

12. In case of any issues connected to usage of the Affiliate Account the Affiliate should contact the Affiliate Manager directly.

SECTION III – PERSONAL DATA PROVISION

1. During the process of registration and cooperation within the scope of the Affiliate Program, with the aim to assure proper cooperation and realisation of the conditions of the Affiliate Program the Company may collect and process the Affiliate's personal data, such as e-mail address, phone number and any other requested by the Company.
2. With aim to assure proper functioning of the Website the Company uses cookies.
3. By registration the Affiliate agrees to the processing of personal data according to the rules stipulated in the [Privacy Policy of FinBet](#) and accepts usage of the cookies.

SECTION IV – THE USAGE OF THE WEBSITE AND THE AFFILIATE PLATFORM

1. Administrator of the Website and the Affiliate Platform is Wizard Entertainment Group Limited, Plot 1 Workers House, Kampala, Uganda, Company registration number: 080020001440010, e-mail: info@finbet.io.
2. Any rules stipulated in the present section that apply for the usage of the Affiliate Platform apply equally to the Website, and the FinBet Platform within the scope of which it is correlated with the Affiliate Program, unless particular provision states otherwise.



3. In specific cases, in particular if it is necessary to operate in certain countries, territories or under certain jurisdictions, the Company reserves the right to provide the Services through a website hosted on a different URL than the Affiliate Platform.
4. Regardless of the professional care in maintaining the Affiliate Platform, the Company is not capable of predicting every possible event which may cause interruptions in the website normal functioning. Therefore the Affiliate Platform may be subjected to some unpredictable malfunctions, malicious software or other intrusive factors. The Company is not liable in any manner for the Affiliate's losses caused by possible intrusive factors preventing from which was beyond the scope of the Company's capabilities.
5. With regard to the point 1 Section IV above, the Company is not liable in any manner for the Affiliate's possible losses caused by theft or hacker attack.
6. The Company does not guarantee that the Affiliate Platform is accessible in every country or under every jurisdiction.
7. The Affiliate agrees to use the Affiliate Platform only for its intended purpose and shall not attempt to:
 - 7.1. make commercial use of the Affiliate Platform or any of its content without the Company's permission;
 - 7.2. hack, make unauthorised alterations to, gain unauthorised access to, or introduce any kind of malicious code to the Affiliate Platform by any means;
 - 7.3. use robotic, mechanical or electronic devices, or bots in order to place bets automatically;
 - 7.4. reverse engineer or decompile (whether in whole or in part) any software available through the Affiliate Platform;
 - 7.5. make copies, modify, reproduce, transmit, alter or distribute all or any part of the Affiliate Platform or any material or information contained in it, without the Company's permission;
 - 7.6. use the Affiliate Platform for any purpose that is unlawful;
 - 7.7. use the Affiliate Platform to simulate communications from the company or another service or entity in order to collect identity information, authentication credentials, or other information (known as 'phishing');
 - 7.8. use the Affiliate Platform in any manner that disrupts its operation;
 - 7.9. disguise or interfere in any way with the IP address of the computer you are using to access the Affiliate Platform or otherwise take steps to prevent us from correctly identifying the actual IP address of the computer you are using whilst accessing the Affiliate Platform.

SECTION V – PARTICIPATION IN THE AFFILIATE PROGRAM; RULES OF CALCULATING THE COMMISSION

1. Affiliates should promote FinBet project and gain customers using the Referral Links. Referral Link is the only tool to assign FinBet customers to the particular Affiliate as his or her referrals and therefore to properly calculate and pay due Commission. The Company shall not be responsible in any manner for any loss of income caused by the improper usage of the Referral Link by the Affiliate.
2. The Affiliate's Commission is calculated on the basis of Net Revenue from each bet placed by the Affiliate's referrals and is paid out as 30% Revenue Share.



3. Revenue Share (i.e. Commission) is calculated according to the following model:

$$30\% \times [\text{Sum of lost Bets} - \text{sum of won Bets} - \text{amount of bonuses paid out to the referrals}]$$

4. Commission is calculated in USD, according to the exchange rate binding at the moment of closing of each Bet. Amount of due Commission is visible in the Affiliate Account and updated within 10 minutes after each bet. This time may vary due to the functioning of the Affiliate Platform at the given moment.
5. In case that according to the model introduced in point 3 above the Commission is less or equal than 0 USD, the balance visible in the Affiliate Account is always 0 USD. However, if the Commission is less than 0, i.e. the Affiliate's referrals generated loss, this loss is taken into account in the upcoming settling period.
6. The Commission can be paid out from the Affiliate Account by FinBet on the Affiliate's request submitted to the Affiliate Manager. The Commission can be paid out in the currency or cryptocurrency chosen by the Affiliate according to the current FinBet offer and according to the exchange rate binding at the moment of withdrawal.
7. The Company does not guarantee the possibility to withdraw the Commission in any particular currency or cryptocurrency. The Company shall not be responsible for any limitations concerning withdrawals introduced by the payment providers, including introducing minimal amounts of withdrawals, nor for the costs of any operational fees, including gas fees. Any operational costs, including gas fees shall be covered by the Affiliate.
8. The Affiliate can gain and earn from an unlimited number of direct referrals. The Affiliate does not receive any commission for income generated by his or her indirect referrals (referrals of their referrals).
9. The Company is not liable for the Affiliate's revenue taxation in any manner.

SECTION VI – DISCLAIMER

1. Participation in the Affiliate Program is bearing a certain level of risk. The Company does not guarantee any income due to participation in the Affiliate Program. By registration the Affiliate declares that he or she is aware of that risk, in particular he or she knows the conditions of calculating the Commission on the basis of Net Revenue Share and therefore the Affiliate is aware of the possibility to generate a loss, due to the nature of the services provided by the Company and the rules of calculating the Commission. Thereby the Affiliate waves any possible claims against the Company due to the possible loss of funds caused by participation in the Affiliate Program.
2. Affiliation is not an agency contract nor franchise contract. Therefore the Affiliate is obliged to cover all the costs of the Affiliate's business activity at his or her own scope. Under the same conditions, the Affiliate is responsible for the taxation of his or her income as well as for any harm caused by the Affiliate's own actions.
3. The Affiliate shall conduct his or her business activity concerning promoting and offering the Company's offer with due diligence, in particular with proper care for the Company's good name and repute. In particular, the affiliate shall not make any assurances, promises, or declarations to the third parties on the Company's behalf which go beyond or are contrary to the Company's publicly accessible offer.
4. The Affiliate is not entitled to conclude any contract or make any legal statements on the Company's behalf.

5. The Company works globally in compliance with the Applicable Law. Therefore the Affiliate is obliged to ensure at his or her own scope if the Company's offer is legal in the place of the Affiliate's activity and if he or she is not in breach of any law. The Company is not liable for any of the illegal actions of the Affiliate in any manner and the Affiliate shall keep the Company harmless from any lawsuits if they are related in any way with the Affiliate actions or inaction or omission.
6. The Company is entitled to terminate the affiliation with the immediate effect, in case of any breach of the provisions of the present T&C by the Affiliate, in particular in case of any wrongdoing enumerated in Section VII of the T&C.

SECTION VII – SANCTIONS FOR BREACH T&C

1. Any violation of the provisions stipulated in the present T&C may result in a warning, suspension, or removal of the Affiliate Account including seizure of the collected Commission. The actions undertaken depend on the scale of violation and remain at the Company's discretion.
2. The Company may suspend the Affiliate Account, or terminate the cooperation with the Affiliate with an immediate effect, including deleting the Affiliate Account and seizure of the collected Commission, in particular if:
 - 2.1. the Affiliate has set up more than one account;
 - 2.2. the Affiliate Account has been established or conducted by the Affiliate who is or was involved in any unlawful or fraudulent activity concerning usage of the Company's services, the operation of the Affiliate Account, or concerning the usage of the Affiliate Platform, the Website or the FinBet Platform;
 - 2.3. the Affiliate uses the Affiliate Platform, FinBet Platform or the Website against its intended purpose, in particular in case of wrongdoings mentioned in Section IV of the T&C;
 - 2.4. the Affiliate disseminates fake information about the Company, the Company's offer or its contractors and customers or any other kind of breaching the Company's reputation;
 - 2.5. the Affiliate use the content provided by the Company or published by the Company in any of it official sites, platforms or social media channels against the provisions stipulated in Section VIII of the T&C;
 - 2.6. the Affiliate breaches the present T&C in another way.

SECTION VIII – COPYRIGHT PROVISION

1. All rights to the Website and all its subdomains, including software, functional layout, graphics, databases, and work presented, as well as all the materials of any kind published on the Website or any of its subdomains are the sole property of FinBet. The usage of the Website is allowed only according to the provisions stipulated in the present T&C. This provision relates also to the FinBet Platform and Affiliate Platform respectively.
2. All rights to marketing materials published on the Website as well as the right to the name and logo of FinBet (further: 'the Content') is the sole property of the Company. The usage of the Content is allowed only according to the provisions stipulated in the following section of the T&C.

3. The Affiliates are free to use the Content for the purposes related to handling their own business activity concerning promoting the Company's offer.
4. The usage mentioned in point 3 above is free of charge and includes the fields of use enumerated hereunder:
 - 4.1. use, display, transmission, and storage regardless of format, system, or standard;
 - 4.2. the production of copies of a work by way of using all techniques, including the printing, reprographic, magnetic storage, and digital technique;
 - 4.3. marketing of the copies;
 - 4.4. public performance, exhibition, presentation, communication, and distribution, including making available in such a way that members of the public may have access to it at a place and time of their choice;
 - 4.5. distribution on the Internet and in closed networks.
5. The usage of the Content mentioned in points 4.3 – 4.5 of this Section is allowed only under the condition that the Affiliate will not charge for making the content available to the third parties in any way.
6. The Affiliates are free to use the Content in order to create their own marketing materials on its base and in accordance with the Company's branding. Creating marketing materials the Affiliate shall take reasonable care for their quality as well as for their informational and esthetical value. In particular, the Affiliate shall not:
 - 6.1. disseminate fake or misleading information about the Company's offer or the Company itself;
 - 6.2. modify the name and logo of the Company in any way.

SECTION IX – TERMINATION OF THE COOPERATION

1. Both the Affiliate and the Company shall have the right to terminate the cooperation for any or without any reason with a 30-days' notice. This provision does not modify the rules of immediate termination of the cooperation stipulated in Section VI point 6 and Section VII point 2 of the T&C.
2. Neither party will have to pay the other any costs or damages resulting from termination of this Agreement without cause, according to the provision of point 1 above.
3. The Affiliate should withdraw all due Commission and delete the Affiliate Account in 7 days after termination of the Cooperation. After this time, the Affiliate Account will be deleted by the Affiliate Manager and the Commission shall not be possible to withdraw. This provision does not limit the Company's right to seize the Commission in the events stipulated in the present T&C.
4. Upon any termination of the cooperation, all rights and licenses granted to the Affiliate under this Agreement shall immediately terminate, and the Affiliate will cease the use of any trademarks, service marks, logos and other designations of the Company, in particular the Content mentioned in Section VIII above. The Affiliate also agrees that on any termination of this Agreement, the Affiliate must immediately remove all references to the Affiliate Platform, FinBet Platform, or the Website from the Affiliate sites and shall cease any further activity promoting or marketing the Company or the Company's services irrespective of whether the communications are commercial or otherwise.
5. Upon any termination of the cooperation the Affiliate must return to Company any and all Confidential Information (and all copies and derivations thereof) in the Affiliate's possession and control.

6. Regardless of the reason and the way of termination of the cooperation, the Affiliate shall not be entitled to reimbursement of any amount for any advertising, market development, investments, leases or other costs incurred due to participation in the Affiliate Program. Without limiting the foregoing the Affiliate hereby irrevocably waives any right it may have under applicable legislation to an indemnity, damages, or compensation as a consequence of any termination of the cooperation in accordance with the T&C.

SECTION X – CONFIDENTIALITY

1. All information, including but not limited to business and financial, lists of customers and buyers, as well as price and sales information and any information relating to products, records, operations, business plans, processes, product information, business know-how or logic, trade secrets, market opportunities and personal data of the Company shall be treated confidentially ("Confidential Information"). Such information must not be used for the Affiliate's own commercial or other purposes, or divulged to any person or third party. The Affiliate obliges himself not to use the Confidential Information for any purpose other than the performance of its obligations that stem from the T&C.
2. All Confidential Information provided or made available by the Company due to participation in the Affiliate Program shall remain the sole and exclusive property of the Company and nothing in this Agreement shall be construed to grant the Affiliate any ownership right in, or license to, any such Confidential Information.
3. The provisions of the present section shall bind during the cooperation within the scope of Affiliate Program and 5 years after its termination.

SECTION XI – SPECIFIC RESTRICTIONS OF THE AFFILIATES' PUBLIC COMMUNICATION

1. Regardless of the limitations stipulated in Section II point 5 of the T&C, the Affiliate shall not publish, through any medium whatsoever, advertising, or publish content related to the Company on sites/pages/media which displays content, that:
 - 1.1. encourages anyone to contravene gaming laws;
 - 1.2. is not socially responsible, with particular regard to the need to protect children, young persons and other vulnerable persons from being harmed or exploited;
 - 1.3. portrays, condones or encourages gambling behaviour that is socially irresponsible or could lead to financial, social or emotional harm;
 - 1.4. exploit the susceptibilities, aspirations, credulity, inexperience or lack of knowledge of children, young persons and/or other vulnerable persons;
 - 1.5. encourage people aged below eighteen years to gamble;
 - 1.6. encourages, targets or is otherwise directed at those aged below eighteen years through the selection of particular media or the context in which such appears.; for the sake of clarity, the Affiliate understands and accepts that no content on its website (or in any other promotional material which may be used to promote the Company or the Company's services) shall feature cartoon characters, animals and fairy tale themes or any other content generally that has particular appeal to children or persons below the age of eighteen;

- 1.7. be likely to be of particular appeal to children or young persons (under 18s), especially by reflecting or being associated with youth culture;
 - 1.8. is false or untruthful, particularly about the chances of winning or the expected return to a player;
 - 1.9. suggests that gambling can be a solution to financial concerns, an alternative to employment or a way to achieve financial security;
 - 1.10. promotes smoking and/or the abuse of the consumption of alcohol while gambling;
 - 1.11. suggests that gambling can provide an escape from personal, professional or educational problems such as loneliness and depression;
 - 1.12. portrays gambling as indispensable or as taking priority in life over, for example, family, friends or professional/educational commitments;
 - 1.13. contains endorsements by well-known personalities or celebrities that suggest gambling contributes to their success;
 - 1.14. link gambling to seduction, sexual success or enhanced attractiveness, or otherwise generally exceeds the limits of decency;
 - 1.15. tarnishes the goodwill and privilege that is associated or related, in any manner, with holding a gaming licence or otherwise tarnishes the image or reputation of another licence.
2. The Affiliate shall ensure that any promotional material published by the Affiliate indicates or provides a link to the rules, procedures and conditions of the particular promotion. The full conditions must not be further than 1 click away.
 3. The Affiliate accepts and understands that the above-mentioned rules are not exhaustive and it shall further abide with all other relevant advertising and/or marketing rules issued by the competent authority/i.e of the country in which the Affiliate intends to advertise, market and promote the Company's services.
 4. In the event that any competent authority requires operators to ensure that no marketing material is sent to persons that are subscribed to a national self-exclusion register, the Affiliate undertakes to take the steps necessary to integrate or cross check its marketing distribution list against the national self-exclusion database and ensure that no person found on the national self-exclusion list ever receives any marketing material.
 5. The Company shall not be responsible for the Affiliate's actions undertaken contrary to the provisions of the present Section.

SECTION XI – FINAL PROVISIONS

1. In case of any dispute or claim arising in relation to the interpretation or implementation of the provisions of the T&C, the Affiliate agrees to resolve the case by voluntary means, in particular by bringing a case to an independent arbitration committee indicated by the Company.
2. Should one or more provisions of the T&C prove or become void and invalid in a whole or in part, this shall not affect the validity or effectiveness of the remaining provisions unless without these provisions the present T&C would be considered void and invalid in a whole.
3. By acceptance of the T&C the user agrees to communication as well as receiving and sending any documents exclusively on an electronic form.



4. The law applicable to govern and interpret the T&C is the law of Uganda. In matters not regulated herein, the generally applicable law shall apply.
5. In case of any claims or demands arising in relation to the present T&C the user shall contact FinBet on e-mail: info@finbet.io, or FinBet Affiliate Manager.
6. The T&C become operative on the 15th of September 2021.