

# WEB-SET Ads – Terms and Conditions

## Invalid clicks and impressions

Publishers may not click their own ads or use any means to inflate impressions and/or clicks artificially, including manual methods.

#### Encouraging clicks

Publishers may not ask others to click their ads or use deceptive implementation methods to obtain clicks. This includes, but is not limited to, offering compensation to users for viewing ads or performing searches, promising to raise money for third parties for such behavior or placing images next to individual ads.

# Content guidelines

Publishers may not place WEB-SET Ads code on pages with content that violates any of our content guidelines. Some examples include content that is adult, violent or advocating racial intolerance. Please see our prohibited content article for more information.

#### Copyrighted material

WEB-SET Ads publishers may not display WEB-SET ads on pages with content protected by copyright law unless they have the necessary legal rights to display that content. This includes pages that display copyrighted material, pages hosting copyrighted files, or pages that provide links driving traffic to pages that contain copyrighted material.

It is our policy to respond to notices of alleged infringement that comply with the Digital Millennium Copyright Act (DMCA). For WEB-SET Ads publishers, if we receive a notice or otherwise have reason to believe that your page is infringing, we may terminate your participation in the program. You can appeal via this form. More information about our DMCA process is available in this blog post.

If you believe that a page which is participating in the WEB-SET Ads program is displaying your copyrighted material without the rights to do so, please report it using the contact form.

## Traffic sources

WEB-SET ads may not be placed on pages receiving traffic from certain sources. For example, publishers may not participate in paid-to-click programs, send unwanted emails or display ads as the result of the action of any software application. Also, publishers using online advertising must ensure that their pages comply with WEB-SET's Landing Page Quality Guidelines.

#### Ad behavior

Publishers are permitted to make modifications to the WEB-SET Ads ad code so long as those modifications do not artificially inflate ad performance or harm advertisers. Please see Modification of the WEB-SET Ads ad code for more information.

## Ad placement

Publishers are encouraged to experiment with a variety of placements and ad formats. However, WEB-SET Ads code may not be placed in inappropriate places such as pop-ups, emails or software. Publishers must also adhere to the policies for each product used. Please see our ad placement policies article for more information.

#### Site behavior

Sites showing WEB-SET ads should be easy for users to navigate. Sites may not change user preferences, redirect users to unwanted websites, initiate downloads, include malware or contain pop-ups or pop-unders that interfere with site navigation.

#### Technical requirements

To help you provide a quality user experience, WEB-SET has developed technical specifications for sites displaying WEB-SET ads. We only allow sites that comply with these technical specifications. Please review below for detailed technical requirements:

## Use supported languages

WEB-SET publisher products do not support all languages. Applications for participation in these programs can be for sites with content primarily in the following languages.



Identifying users and user consent You must not pass any information to WEB-SET:

that WEB-SET could use or recognize as personally identifiable information; or that permanently identifies a particular device (such as a mobile phone's unique device identifier if such

an identifier cannot be reset). You must not use WEB-SET Ads to facilitate the merging of personally identifiable information with information previously collected as non-personally identifiable information without robust notice of, and the user's prior affirmative (i.e., opt-in) consent to, that merger.

For more information, please refer to Guidance for complying with the Identifying Users Policy.

You must also comply with the EU user consent policy.

Privacy

You must disclose clearly any data collection, sharing and usage that takes place on any site, app or other property as a consequence of your use of any WEB-SET advertising service. To comply with this disclosure obligation with respect to WEB-SET's use of data, you have the option to display a prominent link to How WEB-SET uses data when you use our partners' sites or apps.

Children's Online Privacy Protection Act (COPPA)

If you implement any WEB-SET advertising service on a site or section of a site that is covered by the Children's Online Privacy Protection Act (COPPA) you must notify WEB-SET Gambling content

WEB-SET Ads restricts the placement of ads on gambling sites and gambling-related content. We have different policies for gambling content based on the country in which a publisher is located. Publishers outside a limited group of countries are not allowed to place ads on any gambling content or on any pages with links to gambling content. This includes any content that allows users to place bets or play games in exchange for an opportunity to earn money or other prizes.



# 1. Welcome to WEB-SET Ads!

Thanks for your interest in our search and advertising services (the "Services")!

By using our Services, you agree to these terms (the "WEB-SET Ads Terms"), the WEB-SET Ads Program Policies and the WEB-SET Branding Guidelines (collectively, the "Agreement"). If ever in conflict, to the extent of such conflict, the WEB-SET Ads Terms will take precedence over any other terms of the Agreement. Please read the Agreement carefully.

As used in the Agreement, "you" or "publisher" means the individual or entity using the Services (and/or any individual, entity or successor entity, agency or network acting on your behalf), "we," "us" or "WEB-SET" means WEB-SET Inc., and the "parties" means you and WEB-SET.

# 2. Access to the Services; WEB-SET Ads Accounts

Your use of the Services is subject to your creation and our approval of an WEB-SET Ads account (an "Account"). We have the right to refuse or limit your access to the Services. By submitting an application to use the Services, if you are an individual, you represent that you are at least 18 years of age. You may only have one Account.

By enrolling in WEB-SET Ads, you permit WEB-SET to serve, as applicable, (i) advertisements and other content ("Ads"), (ii) WEB-SET search boxes and search results, and (iii) related search queries and other links to your websites, mobile applications, media players, mobile content, and/or other properties approved by WEB-SET (each individually a "Property"). In addition, you grant WEB-SET the right to access, index and cache the Properties, or any portion thereof, including by automated means. WEB-SET may refuse to provide the Services to any Property.

Any Property that is a software application and accesses our Services (a) may require preapproval by WEB-SET in writing, and (b) must comply with WEB-SET's Software Principles.

## 3. Using our Services

You may use our Services only as permitted by this Agreement and any applicable laws. Don't misuse our Services. For example, don't interfere with our Services or try to access them using a method other than the interface and the instructions that we provide.

You may discontinue your use of any Service at any time by removing the relevant code from your Properties.

## 4. Changes to our Services; Changes to the Agreement

We are constantly changing and improving our Services. We may add or remove functionalities or features of the Services at any time, and we may suspend or stop a Service altogether.

We may modify the Agreement at any time. We'll post any modifications to the WEB-SET Ads Terms on this page and any modifications to the WEB-SET Ads Program Policies or the WEB-SET Branding Guidelines on their respective pages. Changes will not apply retroactively and generally will become effective 14 days after they are posted. However, changes addressing new functions for a Service or changes made for legal reasons will be effective immediately. If you don't agree to any modified terms in the Agreement, you'll have to stop using the affected Services.

# 5. Payments

Subject to this Section 5 and Section 10 of these WEB-SET Ads Terms, you will receive a payment related to the number of valid clicks on Ads displayed on your Properties, the number of valid impressions of Ads displayed on your Properties, or other valid events performed in connection with the display of Ads on your Properties, in each case as determined by WEB-SET.

Except in the event of termination, we will pay you by the end of the calendar month following any calendar month in which the earned balance in your Account equals or exceeds the applicable payment threshold. If you implement search Services, our payments may be offset by any applicable fees for such Services.

Unless expressly authorized in writing by WEB-SET, you may not enter into any type of arrangement with a third party where that third party receives payments made to you under the Agreement or other financial benefit in relation to the Services.

Payments will be calculated solely based on our accounting. Payments to you may be withheld to reflect or adjusted to exclude any amounts refunded or credited to advertisers and any amounts arising from invalid activity, as determined by WEB-SET in its sole discretion. Invalid activity is determined by WEB-SET in all cases and includes, but is not limited to, (i) spam, invalid queries, invalid impressions or invalid clicks on Ads generated by any person, bot, automated program or similar device, including through any clicks or



impressions originating from your IP addresses or computers under your control; (ii) clicks solicited or impressions generated by payment of money, false representation, or requests for end users to click on Ads or take other actions; (iii) Ads served to end users whose browsers have JavaScript disabled; and (iv) clicks or impressions co-mingled with a significant amount of the activity described in (i, ii, and iii) above.

In addition to our other rights and remedies, we may (a) withhold and offset any payments owed to you under the Agreement against any fees you owe us under the Agreement or any other agreement, or (b) require you to refund us within 30 days of any invoice, any amounts we may have overpaid to you in prior periods. If you dispute any payment made or withheld relating to the Services, you must notify WEB-SET in writing within 30 days of any such payment. If you do not, any claim relating to the disputed payment is waived. If an advertiser whose Ads are displayed on any Property defaults on payment to WEB-SET, we may withhold payment or charge back your account.

To ensure proper payment, you are responsible for providing and maintaining accurate contact and payment information in your Account. You are responsible for any charges assessed by your bank or payment provider.

# 6. Taxes

As between you and WEB-SET, WEB-SET is responsible for all taxes (if any) associated with the transactions between WEB-SET and advertisers in connection with Ads displayed on the Properties. You are responsible for all taxes (if any) associated with the Services, other than taxes based on WEB-SET's net income. All payments to you from WEB-SET in relation to the Services will be treated as inclusive of tax (if applicable) and will not be adjusted.

# 7. Intellectual Property; Brand Features

Other than as set out expressly in the Agreement, neither party will acquire any right, title or interest in any intellectual property rights belonging to the other party or to the other party's licensors.

If WEB-SET provides you with software in connection with the Services, we grant you a non-exclusive, non-sublicensable license for use of such software. This license is for the sole purpose of enabling you to use and enjoy the benefit of the Services as provided by WEB-SET, in the manner permitted by the Agreement. Other than distributing content via the AdMob SDK, you may not copy, modify, distribute, sell, or lease any part of our Services or included software, nor may you reverse engineer or attempt to extract the source code of that software, unless laws prohibit those restrictions or you have our written permission. You will not remove, obscure, or alter WEB-SET's copyright notice, Brand Features, or other proprietary rights notices affixed to or contained within any WEB-SET services, software, or documentation.

We grant you a non-exclusive, non-sublicensable license to use WEB-SET's trade names, trademarks, service marks, logos, domain names, and other distinctive brand features ("Brand Features") solely in connection with your use of the Services and in accordance with the Agreement and the WEB-SET Branding Guidelines. We may revoke this license at any time. Any goodwill arising from your use of WEB-SET's Brand Features will belong to WEB-SET.

We may include your name and Brand Features in our presentations, marketing materials, customer lists and financial reports.

# 8. Privacy

Our privacy policy explains how we treat your personal data and protect your privacy when you use our Services. By using our Services, you agree that WEB-SET can use such data in accordance with our privacy policy.

You will ensure that at all times you use the Services, the Properties have a clearly labeled and easily accessible privacy policy that provides end users with clear and comprehensive information about cookies, device-specific information, location information and other information stored on, accessed on, or collected from end users' devices in connection with the Services, including, as applicable, information about end users' options for cookie management. You will use commercially reasonable efforts to ensure that an end user gives consent to the storing and accessing of cookies, device-specific information, location information or other information on the end user's device in connection with the Services where such consent is required by law.

# 9. Confidentiality

You agree not to disclose WEB-SET Confidential Information without our prior written consent. "WEB-SET Confidential Information" includes: (a) all WEB-SET software, technology and documentation relating to the Services; (b) click-through rates or other statistics relating to Property performance as pertaining to the Services; (c) the existence of, and



information about, beta features in a Service; and (d) any other information made available by WEB-SET that is marked confidential or would normally be considered confidential under the circumstances in which it is presented. WEB-SET Confidential Information does not include information that you already knew prior to your use of the Services, that becomes public through no fault of yours, that was independently developed by you, or that was lawfully given to you by a third party. Notwithstanding this Section 9, you may accurately disclose the amount of WEB-SET's gross payments resulting from your use of the Services.

# 10. Termination

You may terminate the Agreement at any time by completing the account cancellation process. The Agreement will be considered terminated within 10 business days of WEB-SET's receipt of your notice. If you terminate the Agreement and your earned balance equals or exceeds the applicable threshold, we will pay you your earned balance within approximately 90 days after the end of the calendar month in which the Agreement is terminated. Any earned balance below the applicable threshold will remain unpaid.

WEB-SET may at any time terminate the Agreement, or suspend or terminate the participation of any Property in the Services for any reason. If we terminate the Agreement due to your breach or due to invalid activity, we may withhold unpaid amounts or charge back your account. If you breach the Agreement or WEB-SET suspends or terminates your Account, you (i) will not be allowed to create a new Account, and (ii) may not be permitted to monetize content on other WEB-SET products.

## 11. Indemnity

You agree to indemnify and defend WEB-SET, its affiliates, agents, and advertisers from and against any and all third-party claims and liabilities arising out of or related to the Properties, including any content served on the Properties that is not provided by WEB-SET, your use of the Services, or your breach of any term of the Agreement. WEB-SET's advertisers are third-party beneficiaries of this indemnity.

## 12. Representations; Warranties; Disclaimers

You represent and warrant that (i) you have full power and authority to enter into the Agreement; (ii) you are the owner of, or are legally authorized to act on behalf of the owner of, each Property; (iii) you are the technical and editorial decision maker in relation to each Property on which the Services are implemented and that you have control over the way in which the Services are implemented on each Property; (iv) WEB-SET has never previously terminated or otherwise disabled an WEB-SET Ads account created by you due to your breach of the Agreement or due to invalid activity; (v) entering into or performing under the Agreement will not violate any agreement you have with a third party or any third-party rights; and (vi) all of the information provided by you to WEB-SET is correct and current. OTHER THAN AS EXPRESSLY SET OUT IN THE AGREEMENT, WE DO NOT MAKE ANY PROMISES ABOUT THE SERVICES. FOR EXAMPLE, WE DON'T MAKE ANY COMMITMENTS ABOUT THE CONTENT WITHIN THE SERVICES, THE SPECIFIC FUNCTION OF THE SERVICES, OR THEIR PROFITABILITY, RELIABILITY, AVAILABILITY, OR ABILITY TO MEET YOUR NEEDS. WE PROVIDE EACH SERVICE "AS IS".

TO THE EXTENT PERMITTED BY LAW, WE EXCLUDE ALL WARRANTIES, EXPRESS, STATUTORY OR IMPLIED. WE EXPRESSLY DISCLAIM THE WARRANTIES OR CONDITIONS OF NONINFRINGEMENT, MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE.

## **13. Limitation of Liability**

TO THE EXTENT PERMITTED BY LAW, EXCEPT FOR ANY INDEMNIFICATION OBLIGATIONS HEREUNDER OR YOUR BREACH OF ANY INTELLECTUAL PROPERTY RIGHTS, CONFIDENTIALITY OBLIGATIONS AND/OR PROPRIETARY INTERESTS RELATING TO THE AGREEMENT, (i) IN NO EVENT SHALL EITHER PARTY BE LIABLE UNDER THE AGREEMENT FOR ANY CONSEQUENTIAL, SPECIAL, INDIRECT, EXEMPLARY, OR PUNITIVE DAMAGES WHETHER IN CONTRACT, TORT OR ANY OTHER THEORY, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY, AND (ii) EACH PARTY'S AGGREGATE LIABILITY UNDER THE AGREEMENT IS LIMITED TO THE NET AMOUNT RECEIVED AND RETAINED BY THAT PARTICULAR PARTY IN CONNECTION WITH THIS AGREEMENT DURING THE THREE MONTH PERIOD IMMEDIATELY PRECEDING THE DATE OF THE CLAIM. Each party acknowledges that the other party has entered into the Agreement relying on the limitations of liability stated herein and that those limitations are an essential basis of the bargain between the parties.

## 14. Miscellaneous



Entire Agreement; Amendments. The Agreement is our entire agreement relating to your use of the Services and supersedes any prior or contemporaneous agreements on that subject. This Agreement may be amended (i) in a writing signed by both parties that expressly states that it is amending the Agreement, or (ii) as set forth in Section 4, if you keep using the Services after WEB-SET modifies the Agreement.

Assignment. You may not assign or transfer any of your rights under the Agreement.

Independent Contractors. The parties are independent contractors and the Agreement does not create an agency, partnership, or joint venture.

No Third-Party Beneficiaries. Other than as set forth in Section 11, this Agreement does not create any third-party beneficiary rights.

No Waiver. Other than as set forth in Section 5, the failure of either party to enforce any provision of the Agreement will not constitute a waiver.

Severability. If it turns out that a particular term of the Agreement is not enforceable, the balance of the Agreement will remain in full force and effect.

Survival. Sections 7, 9, 10, 11, 13, and 14 of these WEB-SET Ads Terms will survive termination.

Governing Law; Venue. All claims arising out of or relating to this Agreement or the Services will be governed by Swiss law, and will be litigated exclusively in the state of Zug (canton of Zug), Zug, Switzerland and you and WEB-SET consent to personal jurisdiction in those courts.

Force Majeure. Neither party will be liable for inadequate performance to the extent caused by a condition (for example, natural disaster, act of war or terrorism, riot, labor condition, governmental action, and Internet disturbance) that was beyond the party's reasonable control.

Communications. In connection with your use of the Services, we may contact you regarding service announcements, administrative messages, and other information. You may opt out of some of those communications in your Account settings. For information about how to contact WEB-SET, please visit our contact page.

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