

TRASTRA - AFFILIATE PROGRAM AGREEMENT

Last updated: 9 July 2019

1. Introduction

2. Financial Provisions

3. General Provisions

4. Submission to the Affiliate Program

5. Your Responsibilities

6. Restricted Activity

7. Communication

8. Data Protection

9. Term and Termination

10. Miscellaneous

1. INTRODUCTION

This Affiliate Program Agreement is a supplement our [User Agreement](#) as well as, [Privacy Policy](#), [Cookies Policy](#), [AML Policy](#) and related policies thereof. By accepting User Agreement and supplemental policies, you are automatically granted a right and authority to participate in our Affiliate Program.

2. FINANCIAL PROVISIONS

TRASTRA is giving these rewards to Affiliate Partners:

- 5 EUR – for card activation
- 0.1% – from the exchange volume card-crypto-card (with a 6-month time cap for referral and negotiable at later stages based on volume)

3. GENERAL PROVISIONS

Affiliate Program is a complex of program and marketing components due to which the delivery of the advertising and reference services to prospective customers are rendered by our Affiliates and further rewarded by us.

You, as an Affiliate shall be assigned special unique Affiliate Link. In case a prospective client uses such Affiliate Link to access our website and purchase our select Services – you shall be assigned a reward according to financial provisions stated above.

4. SUBMISSION TO THE AFFILIATE PROGRAM

To become a Partner, you must register on [trastra.com](#) to find an Affiliate link under the settings section of your dashboard.

We reserve the right to request certain necessary information of you, such as your name, email address, or other contact information. You agree that the information you provide to us is accurate and that you will always keep it accurate and up to date.

We reserve the right to reject your participation in Affiliate Program for any reason, including, without limitation, if, in our opinion, that Affiliate violates established laws or commonly held standards of

decency or we determine (at our sole discretion) that your promotional channels are not suitable for the Affiliate Program for any reason, including, but not limited to, its inclusion of content that is, in our opinion, unlawful or otherwise violates our policies. We reserve the right to refuse Affiliate Program to anyone for any reason at any time.

5. YOUR RESPONSIBILITIES

You are solely responsible for maintaining the confidentiality of your account and password and means of your access to our Services, and you accept responsibility for all activities that occur under your account. If you believe that your account is no longer secure, then you must immediately notify us.

You shall ensure the compliance of your Affiliate activity with the legislation of the country of residence.

You shall act in good faith and exclusively in our interests, and under no circumstances do not violate the obligations, imposed on you by this Agreement.

You shall notify us of any third party violating our lawful rights or carrying out business in order to do harm to our interests.

6. RESTRICTED ACTIVITY

The following activity is strictly prohibited and shall be deemed a reason for termination of your Affiliate status and invalidation of any due rewards and payments:

- Any activity, which conflicts with the applicable legislation;
- Self-referential promotion you cannot act as a client of your own Affiliate Link, regardless directly, concealed or through nefarious means;
- Pretending of being our staff member or person of authority;
- Promotion by use unsolicited promotional email (including spam delivery, publication of spam on the forums and communities etc.).
- Any unfair, unethical, misleading or deceptive acts or practices that are or might be detrimental to the public or our goodwill and reputation, including any dissemination, display or use of any false, misleading or deceptive representations, depictions or implications in connection with any advertising, promotion, marketing or distribution of our Service;
- Any advertising related to illegal pornographic (sexual) content, racist or sexist content, intellectual property infringement, information, violating human rights, promotion of violence, racial discrimination, drugs, slave trading, fraud, extortion, violating freedom of choice, unfair, unethical, misleading or deceptive acts or practices
- Efforts to directly affect the Affiliate Program itself or our Services: the efforts to crack defense mechanisms, use of software viruses, trojan horses, other malicious programs for any own purposes whatsoever, brute force attacks, DDoS attacks, unsolicited promotional emails, links and any other malicious processes.

We reserve the right to review your placement of Affiliate Links as well as control your activity as the Affiliate. In its sole discretion, if at any time we deem that your website or advertising activities are contrary to the terms set out in this Agreement, the Affiliate shall be terminated from the Affiliate Program and shall forfeit any and all commissions and earnings.

7. COMMUNICATION

You may not use an unattended email address or an auto responder. We will communicate with you by email or by posting online notices through the mobile application or website interface. In case of urgent matter we reserve the right to address you directly via by phone. You agree that all agreements, notices,

disclosures and other communications that we provide to you electronically satisfy any legal requirement that such communications be in writing.

Feel free to contact us by email: support@trastra.com at any time or via our Live chat on trastra.com available during business hours.

8. DATA PROTECTION

You shall comply with all applicable data protection laws regarding the collection, use and transmission of data, including without limitation, the General Data Protection Regulation 2016/679 of European Parliament and of the Council of 27 April 2016 (the “GDPR”) if applicable. You shall also implement appropriate technical measures to ensure a level of security appropriate to the risk, taking into account the nature, scope, context, and purpose of processing any personal data. You undertake to promptly assist us in complying with any data subject rights request under the GDPR or other privacy laws that we may experience from Clients, who experienced your Affiliate promotion. You further agree to promptly assist us in complying with any duties to cooperate with supervisory authorities under the GDPR or other privacy laws.

9. TERM AND TERMINATION

The term of this Affiliate Program Agreement is indefinite.

We, at our sole discretion, have the right to terminate this Agreement (such termination may affect only Affiliate Program or be consequence of termination our other Services), to suspend, block or terminate your account and refuse any and all current or future use of the Affiliate Program, or any our other products and Services, for any reason at any time. However, if this Agreement should terminate for cause due to violation of this Agreement, you shall forfeit all right to any Commissions Fees earned.

Upon termination of this Agreement, then you will discontinue participation in the Affiliate Program, must remove all Affiliate Links and immediately discontinue all use of Trademarks and references to this Affiliate Program.

10. MISCELLANEOUS

Terms and conditions of this Affiliate Program Agreement may be secularly altered or amended by mutual agreement between you and us.

Participation in this Affiliate Program shall be free of charge.

We, at our sole discretion, reserves the right to modify the terms of this agreement, commission fee, payment methods or payment schedule at any time.

Limitation of Liability and Indemnity clauses of our User Agreement apply herein.

We reserve a right completely or partially to alter or cease rendering one of the Affiliate Program, if it is required because of the preventive measures, improvement of the Service functions, or change of the rendered Service.

You agree that you are an independent contractor, and nothing in this Agreement will create any partnership, joint venture, agency, franchise, sales representative, or employment relationship between you and us. You will have no authority to make or accept any offers or representations on our behalf. This Agreement does not create an exclusive relationship between the Parties.

You are responsible for any or all national, state, or foreign income taxes, fees, and any other tax liabilities that are effective in your state or location. It is your sole responsibility, to take any steps necessary to recover these sums under the any applicable tax code and other applicable laws.