

Affiliate program terms

By signing up to be an affiliate in the Bitskout Affiliate Program You are agreeing to be bound by the following Terms.

Please make sure You fully understand the contents of the Terms. If You have any doubts about any of Your rights and obligations resulting from Your acceptance of the Terms, please consult Us or obtain legal support.

IF YOU DO NOT AGREE WITH ANY PROVISION OF THESE TERMS, YOU MUST NOT CONTINUE WITH THE SIGNUP PROCESS OR FURTHER PARTICIPATE IN THE BITSKOUT AFFILIATE PROGRAM.

1. DEFINITIONS

"Affiliate Program Website" means <https://www.bitskout.com>.

"Agreement" means the agreement between You and Us that incorporates these Terms and is concluded by Your indication of acceptance with the Terms.

"Bitskout Affiliate Program" is a revenue-sharing program developed by Bitskout that allows You to use marketing methods to promote Our services and drive traffic to the Bitskout Website, pursuant to the provisions of these Terms.

"Bitskout Service" means the access to the online automations platform that allows the users to create their own automations, that is developed, maintained, and operated by Us, accessible via Bitskout Website.

"Bitskout Subscription" means the subscription for the Bitskout Service specified on the Bitskout Website.

"Bitskout Website" means <https://www.bitskout.com>.

"Business Day" means any day other than Saturdays, Sundays, and Estonian national holidays.

"Commission Payment" refers to payment systems, through which You can receive Your Commission. You may receive Your commission through wire transfer. Payments are processed only on the first Tuesday of each month; provided that if the payment date falls on a day that is not a Business Day, payment will be made on the first Business Day thereafter.

"Commission" means the monetary compensation You receive, according to the Section 6 hereof, for participating in the Bitkout Affiliate Program; the Commission consists of percent of Your total sale amount. The sale occurs when an End User visits a Website through a Reference Link and makes a payment for Bitkout Subscription or otherwise as described herein.

"Cookie life period" unless otherwise stated herein, means 90 days from the date of End User's first arrival on the Bitkout Website through Affiliate's Reference Link. **"End User"** means the authorized actual user of the Bitkout Service, who registers for a free/paid account on the Bitkout Website.

"Lead" means the potential end user of the Bitkout Service, who clicks on the Reference Link and who has been approved by Us as an Affiliate's lead according to the terms herein. The Lead could be approved by Us at Our sole discretion, taking into account the following: (i) the Lead should be the new user for Bitkout; (ii) the Lead should use Your Reference Link; (iii) the Lead should not be the pre-existing End User of Us (iv) the Lead is not involved in Our active sales process with Our sales representative(s) or Our agents or resellers; (v) there should be no more than 3 Leads per Affiliate per month. Affiliate can re-submit the Lead up to 2 times after the initial submission, any further re-submission would be declined by Us at Our sole discretion.

"Net Revenue" means the initial Bitkout Subscription fee, any renewal fees, and any upgrade or downgrade fees that are actually paid to Us by an End User for

the Bitskout Service on the Bitskout Website. Net Revenue shall: (i) be calculated net of any discounts, taxes payable; (ii) be calculated including any subsequent refunds to End User.

"Privacy Policy" means Our privacy policy that is published on the Bitskout Website.

"Reference Link" means a link that leads to the Bitskout Website and contains Your reference ID. You will receive Your reference ID only after becoming a participant of the Bitskout Affiliate Program.

"Terms" means these Affiliate program terms.

"Third Party" means any individual or legal entity, other than a party to the Agreement.

"We" or **"Us"** or **"Our"** means Bitskout OÜ, an Estonian private limited company.

"You" means affiliate, that can be any person or legal entity, which completed the signup process on the Affiliate Program Website and became a participant of Bitskout Affiliate Program. Participation in the Bitskout Affiliate Program is prohibited to individuals and entities who possess a voting or political interest in Bitskout, including Bitskout officers, directors, stockholders, and employees of Bitskout, and their immediate families.

"Your Account" means Your account on the Affiliate Program Website, where Your information is stored and where You can track Your affiliate activity, including payment information.

"Your Website" or **"Affiliate Website"** means the world wide web site that You state during the signup to the Bitskout Affiliate Program, which is owned or operated by You.

2. AFFILIATE RIGHTS

- 2.1. We grant you, subject to the limitations set forth below, a limited, non-exclusive, non-assignable, non-sublicensable, non-transferable, revocable right to: (i) demonstrate and promote the BitSkout Service to Your prospects and customers, and (ii) to provide End Users access to use the BitSkout Service, in accordance with the Agreement and Our terms and conditions specified on the BitSkout Website, provided that End Users agreed to Our terms and conditions specified on the BitSkout Website.
- 2.2. You may place banners or Reference Links within Your newsletters, on Your Website, or within other web-related content.
- 2.3. You can reach Us by sending an email to affiliates@bitskout.com.

3. AFFILIATE OBLIGATIONS

- 3.1. You must provide Your full legal name, a valid email address, a valid domain name of Your Website, Your bank account details and all other information requested in order to complete the signup process on the Affiliate Program Website. All information You provide in Your profile must be truthful. You are solely responsible for all the information You provide in Your Account profile and on Your Website.
- 3.2. As an affiliate, You can only have one account. You can list multiple domains in an account, but only one account is allowed.
- 3.3. You will be solely responsible for the development, operation, and maintenance of Your Website and for all materials that appear on Your Website. You should ensure that materials posted on Your Website do not violate or infringe the rights of any Third Party (including, for example, copyrights, trademarks, privacy, or other personal or proprietary rights). You will be solely responsible for the accuracy, truthfulness, and appropriateness of materials posted on Your Website. We do not endorse or accept any responsibility for any links that lead from Your Website to any other website apart from the BitSkout Website and for any content that can be found by following these links to Third-Party websites.

- 3.4. You warrant and guarantee on behalf of Yourself and Your affiliates, subsidiaries, agents and subcontractors: (i) that all personal data, contained in the Leads (if any) or any other data or material, provided to Us according to the Agreement, were collected in accordance with all applicable laws, including but not limited to, applicable data protection laws; (ii) that You are fully allowed to transfer personal data to Us and that You received all necessary permissions so that We could store and process such personal data, use it in marketing purposes and for offering Our services.

4. PROHIBITED USES

- 4.1. You must not use the Bitkout Affiliate Program for any illegal or unauthorized purpose. While using the Bitkout Service and/or participating in the Bitkout Affiliate Program, You must not violate any laws in Your area/state/country.
- 4.2. You must not promote Us or Bitkout Service on any gambling websites, websites with adult/hate/violent/defamatory content or any other content that is considered offensive or inappropriate, and any websites that violate third-party rights and/or violate any applicable laws. We may or may not review all content on Your Website(s) or used by You in Your promotional methods. We may require and You agree to provide Us the information regarding traffic sources, promotional channels, and Your promotional methods with regard to Bitkout Service. If Your sources, channels, or methods with regard to Bitkout Service would be considered inappropriate or inconsistent with the terms of the Agreement, at Our sole discretion, Your account could be suspended, Your use privileges could be revoked and Commissions could be canceled.
- 4.3. You must not share Your Commission received through Bitkout Affiliate Program with End Users. Commission must not be split in any way between you, Your employees, and any other Third Party, including End Users.
- 4.4. You must not use and/or mention in any way: (i) Our brand name as a keyword in Your advertising campaigns across any search engines, including

- any misspellings in the brand name; (ii) Our brand name in the domain name of Your Website, including any misspellings of the brand name; (iii) brand names, trademarks, of other companies as a keyword in Your advertising campaigns across any search engines, including any misspellings in the brand name, trademark. This includes bidding on Our branded terms in paid search campaigns—including but not limited to advertising on search engines targeting Our company name or similar variants.
- 4.5. You must not modify the trademarks, banners, the content, or any of the images provided to You in any way, without Our prior written consent.
 - 4.6. Fraud is a serious offense and will be treated as such. Within the meaning of these Terms, fraud is defined as any action that intentionally attempts to create sales, leads, or click-throughs using robots, frames, iframes, scripts, or manually "refreshing" of pages, for the sole purpose of creating Commissions. ANY ATTEMPTED FRAUD OR FRAUD OR ANY HARMFUL ACTION WILL RESULT IN ACCOUNT CANCELLATION AND VOIDED COMMISSIONS. You must provide all the documents requested by Us within 30 days in case We notice any potentially fraudulent activities associated with Your Account or coming through Your Reference Links. Otherwise, Your Account will be blocked, and the Commissions will be canceled. Notwithstanding the provisions of the Agreement, based on the law of each country, fraud may also have criminal consequences.
 - 4.7. You must not spam. We will terminate Your Account on the first offense of spamming. Do not send emails to lists or groups that You do not have permission to send them to. We have the right to deactivate or delete Your Account on the first offense referring to this section.
 - 4.8. You will not receive Commissions for self-referrals and for affiliates, who violate Our Bitkout Affiliate Program Terms. You are also not allowed to refer to the company You work for and receive Commissions for that.
 - 4.9. You must not market Our trials as discount offers/coupons and may not place Our trials in discount/coupon sections of Your Website(s) unless otherwise agreed by Us in writing.

5. COMMISSION ACCRUAL AND PAYMENT

- 5.1. To be eligible to earn a Commission, the End User must purchase Bitskout Subscription within the stated Cookie life period of coming to Bitskout Website through the Reference Link from Your Website, email, or other communications. If a sale occurs after Cookie life period expires and the End User has not returned through the Reference Link and purchased the Bitskout Subscription, then no Commission shall occur.
- 5.2. For avoidance of doubt, Commissions shall be paid only for purchases of brand-new referrals, that occur after the End User clicked on Your particular Reference Link(s) containing Your reference ID, directly from the Bitskout Website. In other words, to be eligible for a Commission, the End User You referred shall be a new user for Bitskout, shall use Your Reference Link to register and subsequently purchase an account and shall purchase Bitskout Subscription directly from Bitskout Website: monthly and annual.
- 5.3. Your Commission is equal to 30% lifetime recurring of the referred customer's payments (unless otherwise agreed upon). Commission is calculated based on the amounts actually paid by the End Users to Us upon the expiration of such End Users' right to cancel their order or request a refund. Commission Payments are processed once a month: on the first Tuesday of each month. We also draw Your attention to the fact that the money credited to Your Account does not accrue interest. Commissions are only earned on paid accounts on the Bitskout Website. If the End User cancels or does not pay for Bitskout Subscription after the trial period is over, asks for a refund, or uses limited free registration, no Commission will accrue.
- 5.4. At any point of time, we reserve the right to change the Commission rates at our own discretion. The new Commission will only affect new subscriptions after the new rates have been published.

- 5.5. The Commission We will pay to You is locked on the amount payable by the End User on the subscription plan purchased by the End User from Your Reference Link.
- 5.6. In case of a downgrade or an upgrade, the Commission shall be based on this new amount.
- 5.7. Commissions earned through fraudulent, illegal, or overly aggressive, questionable sales or marketing methods will be voided. Fraudulent activities will also result in immediate account cancellation.
- 5.8. All statistics are collected and calculated by BitSkout and will be the only valid statistics used for determining the Commission.

6. TERM AND TERMINATION

- 6.1. The Agreement starts upon Your Account confirmation through the confirmation link in the email You receive during the signup process on the Affiliate Program Website and continues until terminated by either party in accordance with these BitSkout Affiliate Program Terms.
- 6.2. You may cancel the Agreement at any time by notifying Us in writing at least 30 days prior to the termination date.
- 6.3. We may cancel the Agreement and/or Your account with immediate effect for Your abusive or fraudulent activity, failure to comply with the Agreement, or inappropriate or offensive behavior, by notifying You thereof in writing.
- 6.4. We may cancel the Agreement by notifying You in writing at least 30 days prior to the termination date in case We terminate the BitSkout Affiliate Program.
- 6.5. Termination of the Agreement will result in the deactivation or deletion of Your Account or Your access to Your Account, and the forfeiture and relinquishment of all potential or to-be-paid Commissions in Your Account if they were earned through fraudulent, illegal, or overly aggressive, questionable sales or marketing methods. Upon termination of the

- Agreement, all Your rights specified in the Agreement shall terminate immediately.
- 6.6. Upon any termination of the Agreement for any reason, all provisions regarding indemnification, warranty, liability and limits thereon, and confidentiality and protection of proprietary rights and trade secrets, and any provisions which expressly or by their nature are required to survive such termination in order to achieve their purpose shall so survive until it shall no longer be necessary for them to survive in order to achieve their purpose.

7. PUBLICITY

- 7.1. You are not permitted to use any of the content of any websites owned and/or operated by Us without written consent of Us and You shall not frame any pages or parts of any pages of Bitskout Website, Affiliate Program Website or any other website nor will You create the impression that the Affiliate Website is Bitskout Website or Affiliate Program Website or any part of Bitskout Website or Affiliate Program Website. You agree not to make any representations and/or give any warranties and/or guarantees relating to Bitskout Service and/or their efficacy other than those given by Us and/or as otherwise approved by Us in writing.

8. OWNERSHIP AND INTELLECTUAL PROPERTY; USE OF TRADEMARKS

- 8.1. You acknowledge and agree that all rights, title, and interest to any and all intellectual property rights of all types or nature whatsoever, including, without limitation, patent, copyright, trademark, database rights as well as moral rights, know-how, and trade secrets (and any licenses in connection with any of the same), whether or not registered or capable of registration, and whether subsisting in any specific country or countries or any other part of the

world, in Bitskout Affiliate Program, Bitskout Affiliate Program platform (technology, hardware, software, etc.), any code or software (SDK, API, etc.) which may be provided to You or End User under the Agreement and any work products created and/or delivered herein and related documentation (forming the Affiliate Program Website, Bitskout Affiliate Program) are and will remain solely and exclusively Our property and/or the property of us, Our licensors or Our affiliates. You granted no title or ownership rights in Affiliate Program Website or Bitskout Affiliate Program. Your right to use Affiliate Program Website, participate in Bitskout Affiliate Program, and any part thereof is strictly limited to the provisions of the Agreement, and We reserve all rights not expressly granted therein.

- 8.2. You hereby grant Us a worldwide, non-exclusive, unlimited, and royalty-free license to use Your brands, names, logos, trademarks, trade names, and service marks as used by You for informational and advertising purposes only.
- 8.3. You are under no obligation to give Us any ideas, suggestions, comments, or other feedback related to Affiliate Program Website or Bitskout Website, Bitskout Affiliate Program, or the business or operations of Bitskout. If You share ideas, suggestions, comments, or other feedback with Bitskout, We will own such ideas, suggestions, comments, or feedback. You hereby assign all of Your right, title, and interest in such idea, suggestion, comment, or feedback to Us and agrees that We will be free to use and implement same, without restriction or obligation of any kind, without, however, any obligation to do so.

9. INDEMNITY

- 9.1. You agree to defend, indemnify and hold harmless Us and Our officers, directors, employees, and agents, from and against any and all claims, damages, obligations, losses, liabilities, costs or debt, and expenses (including but not limited to attorney's fees) arising from: (a) Your use of and access to Affiliate Program Website and participation in Bitskout Affiliate

Program; (b) Your violation of any term of the Agreement or applicable law; or (c) Your violation of any Third Party right, including without limitation any copyright, property, or privacy right. This defense and indemnification obligation will survive the termination of the Agreement and Your use of the Affiliate Program Website and participation in the BitSkout Affiliate Program.

10. AUTHORITY

10.1. Each party represents and warrants to the other party as to itself that the person executing the Agreement is authorized to do so on such party's behalf. IF YOU ARE AN INDIVIDUAL, YOU REPRESENT AND WARRANT THAT YOU WERE AT LEAST 18 YEARS OF AGE ON THE EFFECTIVE DATE OF THE AGREEMENT. If You are under 18, please do not attempt to participate in the BitSkout Affiliate Program or send any information about yourself to Us, including Your name, address, telephone number, or email address. If We learn that We have collected personal information from anyone under age 18 without verification of parental consent, we will delete that information as quickly as possible.

11. NON-INFRINGEMENT WARRANTIES

11.1. You represent and warrant that: (i) You have all appropriate authority to operate, and to post any and all content on Your Website(s); (ii) You have all appropriate rights to promote with any promotional method You may choose to use; (iii) Your Website(s) and Your promotional methods do not and will not infringe a Third Party's or Our proprietary rights; and (iv) You shall remain solely responsible for any and all Your Website(s) and all of Your promotional methods and/or campaigns and any consequences resulting therefrom.

12. DISCLAIMER OF WARRANTIES

12.1. EXCEPT WHERE PROHIBITED BY LAW, BITSKOUT AFFILIATE PROGRAM AND AFFILIATE PROGRAM WEBSITE ARE PROVIDED "AS-IS" AND "AS AVAILABLE" AND WE EXPRESSLY DISCLAIM ANY WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING THE WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, QUIET ENJOYMENT, ACCURACY, OR NON-INFRINGEMENT. WE MAKE NO WARRANTY THAT THE BITSKOUT AFFILIATE PROGRAM OR THE AFFILIATE PROGRAM WEBSITE (A) WILL MEET YOUR REQUIREMENTS AND/OR EXPECTATIONS; (B) WILL BE AVAILABLE ON AN UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE BASIS; OR (C) WILL BE ACCURATE, RELIABLE, FREE OF VIRUSES OR OTHER HARMFUL CODE, COMPLETE, LEGAL, OR SAFE. WE FURTHER MAKE NO WARRANTIES OR REPRESENTATIONS REGARDING THE ACCURACY OR COMPLETENESS OF THE CONTENT ON ANY SITES LINKED TO ON THE AFFILIATE PROGRAM WEBSITE.

13. LIMITATION OF LIABILITIES

13.1. In no event shall we, our officers, directors, employees, or agents, be liable to You or to any Third Party for any direct, indirect, incidental, special, punitive, or consequential damages whatsoever arising from or related to either the Agreement, or use of Affiliate Program Website or participation in Bitskout Affiliate Program. Our liability to You for any damages arising from or related to the Agreement, will always be limited to the greater of (a) € 50 or (b) Commission You received in the prior 12 months (if any). The existence of more than one claim will not enlarge this limit. The foregoing limitation of liability shall apply to the fullest extent permitted by law in the applicable jurisdiction.

- 13.2. You accept that the operation of the Bitkout Affiliate Program, Reference Links, or Affiliate Program Website may not be completely free of interruption, errors, or omissions and We are not liable for the consequences of any interruptions or errors in the performance or content of the Affiliate Program Website or Reference Links.
- 13.3. We do not warrant, endorse, guarantee, or assume responsibility for any product or service advertised or offered by the Third Party through Affiliate Program Website, hyperlinked website or Reference Links or featured in any banner or other advertising, and We will not be a party to or in any way be responsible for monitoring any transaction between You and Third Party providers of products or services.
- 13.4. We make no representations that Bitkout Affiliate Program or Affiliate Program Website are appropriate or available for use in all locations. Those who access or use Affiliate Program Website or participate in Bitkout Affiliate Program from jurisdictions prohibiting such use, do so at their own volition and are responsible for their compliance with local law.
- 13.5. We reserve the right to use Third Party service providers in the provisions of all or part of the Agreement including, but not limited to, hosting providers, payment processing services, information and communication services, analytics services, internet advertising platforms, advertising service providers, and platforms. Where any of the aforementioned services are provided by Third Parties, You may be subject to such Third Party's terms and conditions. We accept no responsibility for services provided by any Third Party.
- 13.6. The Parties have agreed that the above does not limit the liability of either party for damages caused intentionally or due to gross negligence,

14. MISCELLANEOUS

- 14.1. **Assignment.** The Agreement, any part thereof or any rights or obligations under it may not be novated, assigned, outsourced or transferred by You

- without Our advance written consent, but may be assigned by Us without restriction or limitations. Any assignment or transfer in violation of the aforementioned provisions shall be deemed null and void. Subject to the forgoing, the provisions of the Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.
- 14.2. **Force Majeure.** We shall not be liable for failing or delaying performance of Our obligations resulting from any condition beyond Our reasonable control, including but not limited to, use of third parties' equipment or services, communications failure, governmental action, war, acts of terrorism, earthquake, fire, flood or other acts of God, labor conditions, power failures, and Internet disturbances.
- 14.3. **Headings and References.** Headings of Sections are for the convenience of reference only. Words indicated in quotes and capitalized signify an abbreviation or defined term for indicated words or terms, including those definitions contained in the opening paragraph.
- 14.4. **Relationships.** You and Us are independent contractors, and nothing in the Agreement will create any partnership, joint venture, agency, franchise, sales representatives, or employment relationship between You and us. You will have no authority to make or accept any offers or representations on Our behalf. You will not make any statement, whether on Your Website or otherwise, that reasonably contradicts anything in the Agreement.
- 14.5. **Choice of Law.** The Agreement shall be governed by and construed in accordance with the laws of the Republic of Estonia, except its conflict of laws provisions. The Parties shall attempt to settle all the disputes arising under or in connection with the Agreement by way of negotiations. If the Parties, despite reasonable efforts, fail to reach a settlement, then any disputes resulting from the Agreement will be resolved in the Harju County Court as the court of first instance. However, this shall not prevent Us from bringing any action in the court of any other jurisdiction for injunctive or similar relief.
- 14.6. **Tax Status and Obligations.** We are not obligated to and shall not provide You with tax and/or legal advice. We undertake no duty to investigate or

- research Your tax status and/or obligations, and such research and investigation are solely Your responsibility. You are obligated to independently assess and comply with all relevant tax and legal requirements, and You are solely responsible for Your own sales tax collection, reporting, and any other obligation arising from Commission income. If We provide You with information, that information shall not be deemed tax or legal advice, and We shall not be responsible for the accuracy of such information.
- 14.7. **Entire Agreement.** The Agreement, together with the Privacy Policy, shall constitute the entire agreement between You and Us concerning Your use of the Affiliate Program Website and participation in Bitskout Affiliate Program. However, terms and conditions of some other Our service and products may impose additional terms, which can be found in the terms and conditions for such services and products.
- 14.8. **Languages.** The Agreement is in English language, which prevails over any translations of it to other languages which may be made by Us and provided to You for Your convenience. Bitskout Affiliate Program is designed in the English language and its translations into other languages may contain inaccuracies for which We shall not bear any responsibility; We suggest using the English version and resorting to versions in other languages only for references and at Your own risk. You also agree to have all communications with Us in English.
- 14.9. **No Waiver.** No failure or delay by a party to exercise any right or remedy provided under the Agreement or by law shall constitute a waiver of that (or any other) right or remedy, nor preclude or restrict its further exercise. No single or partial exercise of such right or remedy shall preclude or restrict the further exercise of that (or any other) right or remedy; and will not be construed as a waiver of any subsequent breach or default under the same or any other provision of the Agreement.
- 14.10. **Severability.** All the provisions of the Agreement are distinct and severable. If any provision of the Agreement (or part of any provision) is found by any court or other authority of competent jurisdiction to be invalid, unenforceable or

illegal, this shall not impair the operation of the Agreement or affect the other provisions which are valid.

- 14.11. **Privacy.** Participation in Bitskout Affiliate Program is also governed by Our Privacy Policy, the provisions of which are adopted herein by reference so when We refer to the Agreement, We also refer to the Privacy Policy.
- 14.12. **Marketing.** You agree that We may identify You as a Bitskout Affiliate and may use Your name and/or logo solely for such purpose in its marketing materials.
- 14.13. **Amendment.** We have the right to change, modify or amend ("**Change**") these Bitskout Affiliate Program Terms, in whole or in part, by posting revised Bitskout Affiliate Program Terms on Affiliate Program Website and sending the update notification via email to the address you used to register. Your continued participation in Bitskout Affiliate Program after the date of such Change shall be deemed Your acceptance of the revised Bitskout Affiliate Program Terms. You can review the most current version of the Terms at any time at <https://www.bitskout.com/partners/terms>.
- 14.14. **Acknowledgment.** You confirm that You have read, acknowledge, and agree to all the terms and conditions of Bitskout Affiliate Program Terms. You acknowledge that You have independently evaluated the desirability of accepting Bitskout Affiliate Program Terms and are not relying on any representation, guarantee, or statement other than as set forth in Bitskout Affiliate Program Terms.
- 14.15. **Electronic Notices.** You agree to receive communications from Us in an electronic form. Electronic notices will be delivered to Your email address, which You used for registration purposes, as it may be subsequently changed by You by notifying Us in writing. All communications in electronic format will be considered to be "in writing" and to have been received on the day that We send them. We reserve the right, but assume no obligation, to provide communications in paper format.
- 14.16. **Notices.** All notices, requests, claims, demands, and other communications regarding these Bitskout Affiliate Program Terms shall be made in at least a

form that can be reproduced in writing. Notices to Us shall be sent to affiliates@bitskout.com; Notices to You shall be sent to the email address You provided in the registration process.