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PRINCIPLES FOR REGULATED GAMBLING OPERATORS IN ORDER TO MINIMISE THE ILLEGAL BLACK GAMBLING MARKET



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Principles for Gambling Operators Working with Social Media Influencers

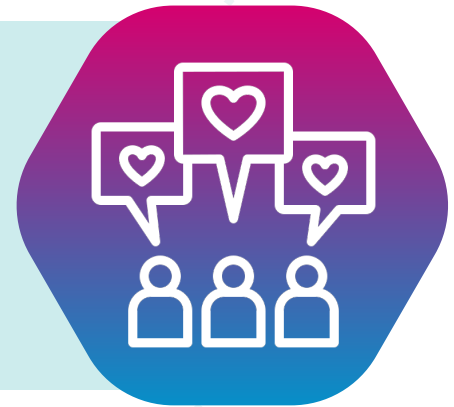
This document establishes a set of core principles for licensed gambling operators who are onboarding or considering social media influencers and content creators for marketing and promotional activities. The objective is to ensure that all such partnerships are conducted in a manner that is socially responsible, ethical and transparent. It is proposed these principles apply to all influencer-led advertising, sponsorships, affiliate arrangements, and content collaborations across digital platforms.

Ethical Partnerships and Due Diligence

Gambling operators should undertake formal due diligence before engaging any influencer or content creator. This due diligence could include such things as an assessment of their audience demographics (including age profile), a review of historic content for compliance and reputational risks, and an evaluation of alignment with the operator's ethical standards.

Responsible Content and Tone

Gambling operators should satisfy themselves as part of the onboarding process that influencer content reflects gambling as a form of entertainment, not a financial activity. In particular, operators should satisfy themselves that influencers or creators are not portraying gambling as a way to achieve social status, success, or personal fulfilment. Furthermore content must not encourage excessive or reckless gambling behaviour. Operators should also consider how the inclusion of safer gambling messaging might be used by the influencer.



Illegal Gambling Markets

Gambling operators should consider reviewing influencer and creator content as part of the onboarding process to ascertain if they have ever promoted illegal market activity. Operators should work with law enforcement and regulators to notify them of the promotion of such practice.



Prevention of Misleading Claims

Gambling operators should consider giving guidance to influencers and creators as part of the onboarding process to minimise the prospect of their promotional content being presented as a source of income, financial solution, or alternative to employment. Furthermore operators should satisfy themselves that influencers and creators will not exaggerate the likelihood of winning, suggest guaranteed success and imply that skilful consumption can eliminate risk in games of chance. Any reference to winnings must be proportionate, contextualised, and not glamorised.

Protection of Children and Young Persons

Gambling operators must take reasonable steps to ensure the influencer or creator is not directing their content at individuals under the legal gambling age. Gambling operators should ensure influencers or creators can demonstrate that they have an adult audience which is supported by platform analytics. Operators must avoid partnerships with influencers who have a significant underage following or association with youth culture. Age-gating tools and platform controls should be used wherever available.





Avoidance of Harm and Exploitation

As part of the onboarding process, Gambling operators should ensure themselves that the influencer or creator does not exploit or target vulnerable individuals or engage audiences displaying indicators of vulnerability.

Compliance with Legal and Regulatory Requirements

Gambling operators should consider having a review process with influencers or creators to periodically review content to ensure it is compliant.

Transparency and Disclosure

Gambling operators should consider giving guidance to influencers and creators as part of the onboarding process to include that content is clearly identifiable as advertising with all promotional content including prominent and unambiguous disclosures (e.g. #ad, #sponsored or similar) if appropriate. Disclosures should be clearly visible and not obscured, abbreviated, or hidden within other text.

Monitoring, Oversight, and Enforcement

Gambling operators should consider implementing an ongoing monitoring process of influencer activity to ensure continued compliance. Contractual terms must outline expectations, compliance requirements, and consequences of breaches and non-compliant activity must be addressed promptly, including removal of content and potential termination of partnerships.



Data Protection and Targeting

Gambling operators should consider how they will ensure the influencer or creator follows marketing practices which are compactable with applicable data protection laws. Self-excluded customers (i.e. those using GamStop) or those who have opted out of gambling marketing must not be targeted. Finally influencers should not independently collect or misuse user data for gambling-related promotions.



Implementation and Governance

Gambling operators should consider establishing internal frameworks to support these principles, including writing influencer marketing policies, the value of mandatory compliance training for marketing teams and partners, pre-engagement approval processes and ongoing audit and reporting mechanisms.





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