

The Terms and Conditions apply to you, and are binding upon you, if you register. By registering, you agree that you have read and understood these Terms and Conditions and you acknowledge that these Terms and Conditions shall apply to you.

If you do not agree to any of these Terms and Conditions, you should not register.

By marking the box labelled "I accept the Terms and Conditions and am over 18 years of age" as part of the registration process you are bound by these Terms and Conditions, Privacy Policy, Non disclosure agreement, rules and procedures relevant to you and in each case as such may be notified to you and updated from time to time.

In these Terms and Conditions:

"Company" means SB consultancy and all the employees who contact customers on behalf of SB consultancy. It also includes all the advice or consultancy provided by any employee through any mode of communication as specified by the consultancy.

"Client/s" mean(s) everyone who has registered and agreed to terms and conditions (including previous clients which no longer enjoy the services of the company).

"we/us/our" means SB consultancy and all the websites/portals/platforms and employees registered with SB consultancy (depending on the context).

"You/your" refers to the client/s who have registered with SB consultancy.

"Bookmakers/Bookmaking websites/betting websites" means any bookmaker or bookmaking website which provides an opportunity/platform to place bets to anyone who opens an account with them.

"Sports betting markets" means all the markets which can be bet upon in a sporting event, for e.g. total number of goals scored.

"250/500/1000/2000" means the amount in the relevant currency depending of choice of client. for e.g. client chooses American Dollar then 250 means \$250. Currency once chosen will not be changed for any client.

A) About SB consultancy:-

One of a kind consultancy company which provides consultancy in sports betting markets. Company provides consultancy meaning providing the clients with information on where to place the bets and how much. SB consultancy is registered in Spain, therefore falls under the jurisdiction of Spanish law. In case of any dispute, resolution will be done according to Spanish Laws irrespective of the geographical location of the client.

Company offers specific packages ensuring specific amounts of profit. Clients can choose any package, however for each individual only one package will be active at any point in time. Clients can choose another package after completion of their current package. Clients will pay the fees to the company according to the package taken by client for the growth of funds. Clients can choose a currency of their choice. Whenever in the contract figures are mentioned, it automatically means the currency of choice of the client. Company guarantees that clients will be making a sure profit in

the time period of 4 months by guaranteeing that in the event of losses incurred by client, company will fully refund the losses and payments made to the company. Packages offered by company are 250, 500 and 1000.

Below are explanation of how the packages will work.

B) Package explained:- All the packages offered by the company including 250, 500 and 1000 essentially works in a similar manner. Client can expect the same amount of profit as the package chosen and should be ready to make an investment of twice the amount of package, meaning for packages of 250, 500 and 1000 , the expected profits of clients is 250, 500 and 1000 respectively and the investment needed is 500, 1000 and 2000 respectively. Below is an elaborate explanation of how the packages work with the example of package of 250.

Lets say the client opts for the package of 250. This means that clients should be ready for an investment of 500.

1. Client is supposed to pay a fees of 125 upfront.
2. From the initial investment of 500, after paying the fees of 125 to company, client will be remaining with 375. This remaining 375 will be deposited on various online betting websites.
3. The information on where to deposit and how much money to be deposited, will be provided by the company. Company might ask to deposit money in websites serially or the whole amount at once. This decision is the sole discretion of the company.
4. After this company will be providing information to the clients on which trade to place and where to place on a regular basis with an aim of achieving a profit of 500 over all the websites.
5. To be precise aim is to achieve an overall balance of 500 + 375, thereby achieving a profit of 500 on the investments made in various websites.
6. After the completion of package the client is required to pay the remaining fees of 125.
7. Now the fees paid by the client to the company which was 125 (paid at start in step 1) + 125 (paid at end in step 6) = 250.
8. Profits earned over all websites is 500 (refer step 4 and 5 above). After subtracting the fees of 250 paid to company, client will end up with a profit of 250. Thereby package will be deemed to be successfully completed.
9. After completion of the package, client has the option of opting for another package or withdraw the funds and cash the profits.
10. Company guarantees that profit of 250 will be achieved by the client in the period of 4 months.
11. In the events of losses after months company will refund the the amount of 125 paid by customer upfront and the losses incurred by the client. For example after the period of 4 months clients has ended with total of 150 over all accounts meaning making a loss of 225. The company will pay the client $125+225= 350$ thereby refunding the losses made by the client.
12. In the event of non achievement of 500 profits over the deposits on all websites (as mentioned in step 5) but still ending in certain profits over all websites. The client/company liability will be established according to the below scenarios :-

a) If the profits achieved is less than or equal to 250 than company will refund the client according to the formula mentioned below

$$\text{Refund} = (250 - \text{Profits})/2$$

for eg. if after 4 months the client ends up with a profit of 150 on the total deposits over all the websites. The company will refund = $(250-150)/2= 50$. Thus after withdrawals from all the websites plus the refunds from the company, the client will end up with a profit of 75.

b) If the profits achieved is more than 250, then client will be liable to pay the company according to the formula mentioned below

$$\text{Fees due} = (\text{Profits}-250)/2$$

for eg. if after 4 months the client ends up with a profit of 400 on the total deposits over all the websites. The amount client will pay the company as per formula, fees due = $(400-250)/2= 75$. Thus after withdrawals from all the websites minus the payment of 125+75 made to the company by the client, the client will end up with a profit of 200.

13. It should be noted that liability of SB consultancy cannot exceed twice the value of the package opted for which is 500, 1000 and 2000 for the package of 250, 500, 1000 respectively.

14. Thus if the client agrees adheres to all the terms specified in this document, the company will always be a 50% partner in the profits made by client and take 100% liability on losses made by client on trades/bets suggested by company.

B) Sections below specify all the tasks/duties/responsibilities pertaining to both the parties which are Client and company :-

SECTION A - Clients are required to :-

13. Open the accounts on various websites as specified by company.
14. Complete all the necessary verifications on all websites by providing all correct information and necessary documents as asked by the betting websites to ensure smooth transactions on the betting websites.
15. Read, understand and acknowledge the policies of websites pertaining to the use of information collected by the websites.
16. Read, understand and acknowledge the terms and conditions of all betting websites carefully.
17. Understand that by opening the accounts on various betting websites means client has agreed to the terms and conditions of the relevant betting website. Any dispute arising because of breach of terms and conditions of relevant betting websites by the client or by the betting website itself, is not the responsibility of the company. The company will bear no liability in the previously mentioned dispute.
18. Carry on deposits and withdrawals on all betting websites as specified by the company.
19. Inform the company of his's/her's availability/non availability to bet everyday or as asked by the company.
20. Place bets on the betting websites as specified by the company. Clients are required to place at least 80% of the bets told by the company to place on any given betting website.
21. Bear the responsibility of and inform the company of any errors or negligence committed.
22. Use the funds including deposits and bonuses (offered by betting company) on only the bets specified by the company.
23. Provide all the data regarding the betting accounts as asked by the company.
24. Provide the statements of all betting websites while claiming for refund after the period of 4 months.
25. Provide any information asked by the company in regards to bonuses (which maybe offered time to time) by the betting websites .
26. Be above 18 years of age.

27. To comply with all the terms and conditions of all the betting websites including age verification policy, privacy policy, responsible gambling policy etc.
28. Be aware of various authorities which regulate the betting websites depending on the relevant context, in the event of dispute between client and bookmakers. It is clients' sole responsibility to resolve any dispute between the clients and bookmakers.
29. Understand that any issue arising between betting websites and clients for whatever reason is not the responsibility of the company.
30. Be aware of the gambling laws in their own country/jurisdiction. It is clients sole responsibility to ensure the legality of sports betting as client itself will be placing the bets. Company will bear no legal or moral responsibility on behalf of clients.
31. To have or Bear the cost of all things necessary to place the bets including smartphone/laptops etc and internet.
32. Bear the cost of any charge which may occur on the credit card/debit card/bank transfer during deposits and withdrawals to betting websites.

SECTION B - Company is required to :-

1. Provide all the assistance and information at the time of opening of accounts.
2. Provide all the information in respect to bet to be placed including events, markets, betting website and stake sizes.
3. Provide information and assistance regarding deposits and withdrawals.
4. Not be liable for compensation for any damages (mental or physical) because of this contract or gambling/betting per se. This is applicable for the duration of contract and also after the termination of contract.

C) Conditions for termination of contract :-

1. Company can on its own sole discretion terminate the contract, if it is convinced about non-compliance of client regarding any point mentioned in Section A above.
2. End of the validity of the contract which is 4 months from the day of 1st bet. For e.g. client signs the contract on 1st January but places its 1st bet on 15th January, that means the contract will expire on 15th May.
3. Client wants to terminate the contract before the period of 4 months for whatever reasons.

In the event of termination of contract, company is not liable to client for any refund as promised. If at all any refund is made to the client, that will be the sole discretion of the company.

D) Intellectual Property

You should be aware that all information provided by us including those mentioned in Section B is the property of company. You agree not to (and agree not to assist or facilitate any third party to) copy, reproduce, transmit, publish, display, distribute, commercially exploit, or tamper with the

Intellectual Property in any manner whatsoever. You acknowledge and agree that the material and information provided by company is for your personal use only. Any other use of such material and content is strictly prohibited.

E) Complete agreement

The whole document represents the final agreement between you and SB consultancy and superseded all previous agreements or understandings between you and us with regards to consultation at SB consultancy. In the event of resolution of any discrepancy or dispute, final decision will be of SB consultancy. SB consultancy reserves the right to amend these Terms and Conditions, and change the procedures without prior notice to you. Such will be implemented with immediate effect and duly informed to you. In case you disagree to those changes, you can discontinue using the services of SB consultancy. If you continue using the services, it will be assumed that you agree to the changes.