

Doingid Affiliate Program Terms

1. General Provisions

- 1.1. These Terms govern the participation of Users in the Doingid Affiliate Program ("Program"), which aims to reward (Commissions) registered users who attract new paying members to the platform.
- 1.2. The Program operates within the territory of Sri Lanka and is available to users of the Doingid.lk and Doingid.com platforms.
- 1.3. Participation in the Program is voluntary. By using the Program, the User confirms agreement with these Terms, as well as Doingid's Terms & Conditions and Privacy Policy.
- 1.4. The Program is operated through the third-party service FirstPromoter or other tracking systems, which may be replaced or migrated to Doingid's proprietary solution without affecting participants' accrued rights.
- 1.5. Doingid Lanka (Pvt) Ltd reserves the right to modify, terminate, or introduce new Affiliate Programs by providing thirty (30) calendar days' notice to participants via the official website and by email.

2. Definitions

Company / Doingid — Doingid Lanka (Pvt) Ltd and its related projects.

Affiliate Promoter (Partner) — a user who has joined the Program and distributes their referral link.

Referral — a new user who registers through the Affiliate's unique link and completes a paid action.

Reward (Commissions) — a percentage of the Company's revenue credited to the Affiliate for qualified actions by their Referrals.

Tracking Platform — the software used for tracking and calculating rewards (Commissions) in FirstPromoter.

3. Eligibility

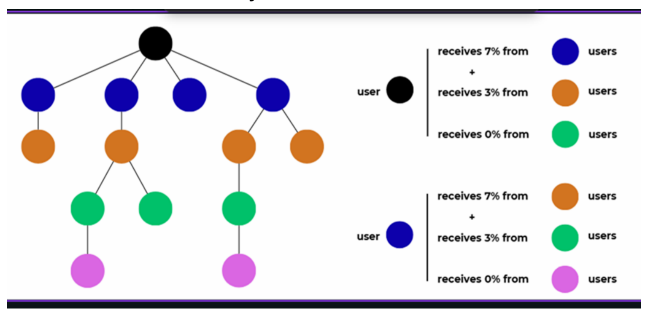
- 3.1. Participation is open to individuals over the age of 18 with an active Doingid account.
- 3.2. Foreign users may participate if such participation does not violate the laws of their country of residence.
- 3.3. The Company reserves the right to request documents verifying identity and the legality of participation in the Program.



4. Participation Rules and Restrictions

- 4.1. Participants are prohibited from:
- 4.1.1. creating duplicate or fake accounts;
- 4.1.2. using bots, automated tools, VPNs, or fraudulent traffic;
- 4.1.3. registering themselves or their own projects as Referrals;
- 4.1.4. using misleading advertisements, spam, or unauthorized messaging;
- 4.1.5 violating the laws of Sri Lanka or Doingid's platform rules.
- 4.2. The Company promotes fair and equal participation for all users. Violations, manipulation attempts, or unauthorized traffic may result in account suspension and cancellation of accrued rewards (Commissions).
- 4.3. The Company reserves the right to conduct internal audits of registrations and participant activity.

5. Reward Calculation and Payments



- 5.1. Rewards (Commissions) are calculated as follows: 7% from the total amount of payments made by Referrals directly invited by the Partner (first level), and 3% from the total amount of payments made by users invited by those Referrals (second level).
- 5.2. Reward (Commissions) calculations are made automatically through FirstPromoter or a similar service on the last day of each month.
- 5.3. Payments are made via bank account in LKR (Sri Lankan Rupees).
- 5.4. The minimum withdrawal amount is 2000 LKR.



- 5.5. When transferring funds in another currency, the conversion rate of the payment operator (Stripe / Paddle / bank) applies.
- 5.6. Payment system fees are deducted from the Affiliate's reward (Commissions) amount.
- 5.7. Rewards (Commissions) that do not reach the minimum payout amount of 2000 LKR within the current month will be carried over to the following month and accumulated until the threshold is met.

6. Modification and Termination of the Program

- 6.1. The Company may change reward (Commissions) percentages, payout currency, or payment procedures, or terminate the Program at any time, providing at least 30 days' notice to participants.
- 6.2. Upon termination of the Program, accrued but unpaid bonuses may be paid upon written request by the participant within 30 days.
- 6.3. The Company may temporarily suspend the Program due to marketing updates or migration to another platform.

7. Liability of the Parties

- 7.1. The Affiliate is fully responsible for the accuracy of the data provided and the legality of their promotional activities.
- 7.2. The Company shall not be liable for technical failures, payment delays, or errors of third-party systems (including FirstPromoter or payment operators).
- 7.3. The Company reserves the right to deny payments in cases of violation of these Terms or suspected abuse.

8. Taxes

- 8.1. Each participant is solely responsible for their own tax obligations under the laws of their country.
- 8.2. Doingid does not withhold taxes and does not provide tax filings.
- 8.3. Upon request, the Company may issue a statement confirming the rewards (Commissions) earned. Requests should be sent to office@doingid.com.

9. Governing Law and Dispute Resolution

- 9.1. These Terms are governed by the laws of the Democratic Socialist Republic of Sri Lanka.
- 9.2. Any disputes between the Affiliate and the Company shall be resolved through negotiations.



- 9.3. If an agreement cannot be reached, the dispute shall be submitted to arbitration in Colombo, Sri Lanka.
- 9.4. For international participants, arbitration may be held in Singapore, under the rules of the Singapore International Arbitration Centre (SIAC).

10. Miscellaneous

- 10.1. The Company may modify or replace the tracking platform (e.g., migrate from FirstPromoter to an internal Doingid system).
- 10.2. Participation in the Program does not create any employment, agency, partnership, or franchise relationship between the Affiliate and the Company.
- 10.3. The invalidity of any provision shall not affect the validity of the remaining provisions.
- 10.4. Contact Doingid: office@doingid.com

APPROVED BY

Name: Ludmila Munteanu

Title: Founder

Signature: _

Date: 05 / 11 / 2025