

# PROMOTIONAL CAMPAIGN STATUTE — CASHBACK

## A) Introductory Provisions

1. This Statute (hereinafter the “Statute”) sets out the conditions of participation, the method of calculation, crediting and application of the consideration provided under a promotional activity of the Cashback type (hereinafter the “Cashback Promotion”) organised by the Operator in its online casino.
2. The Cashback Promotion is a marketing and promotional activity intended for registered players of the Operator’s online casino, within which Players are granted compensation of a certain portion of their net lost funds for a predetermined period or under the conditions defined in this Statute.
3. By participating in the Cashback Promotion, the Player confirms that they have read this Statute, agree with its wording and undertake to comply with all of its provisions.
4. The organiser of this activity is GameWorld s. r. o., Korzo Bélu Bartóka 2387/24, 929 01 Dunajská Streda, Company ID: 46 465 472 (hereinafter also the “Organizer”).

## B) Definitions

**Net Loss** — the difference between the total amount of monetary deposits (bets) placed by the Player from their own funds and the total amount of winnings obtained by the Player from these bets during the relevant Cashback Period, exclusively on Qualified Games. Bets placed using bonus funds or Free Spins, as well as winnings derived from them, are not included in the Net Loss, unless expressly stated otherwise in the conditions of the specific promotional campaign.

**Cashback Period** — a predetermined time period for which the Player’s Net Loss is evaluated for the purpose of granting Cashback. The length and precise definition of the Cashback Period are stated in the conditions of the specific Cashback Promotion and may take the form of a daily, weekly, monthly or other time period.

**Qualified Games** — gambling games available in the Operator’s online casino which are expressly designated as eligible for the purposes of the Cashback Promotion. The list or type of Qualified Games is always specified in the conditions of the specific promotional campaign; unless stated

otherwise, table games, live casino games and games played using bonus funds are **not** considered Qualified Games.

**Internal Review** — a process carried out by the Operator after the end of the Cashback Period or Tournament, the purpose of which is to verify compliance with the conditions of the promotional campaign, correctness of the Net Loss calculation or scoring, as well as to review any violation of this Statute, the General Terms and Conditions, the Game Plan or applicable legal regulations, including anti-abuse rules, AML and KYC obligations.

### **C) Conditions of Participation**

1. Only a Player who meets all of the following conditions may participate in the Cashback Promotion:
  - has an active and verified player account
  - is over 18 years of age and meets the conditions laid down by Act No. 30/2019 Coll. on Gambling
  - does not violate the General Terms and Conditions, the Game Plan or this Statute
  - fulfils any additional qualification conditions determined by the Operator
2. Only the following are included in the Cashback calculation:
  - bets placed during the Cashback Period on Qualified Games selected by the Organizer and made from monetary funds, unless stated otherwise
3. Bets placed using bonus funds or free spins are **not** included in the Cashback calculation unless expressly stated otherwise.

### **D) Cashback Calculation**

1. Cashback is calculated as a percentage of the Player's Net Loss for the Cashback Period, in the manner specified in the conditions of the specific Cashback Promotion.
2. If the result of the Cashback Period is a zero or negative Net Loss, the Player is not entitled to Cashback.

3. The Operator is entitled to:
  - correct or recalculate results in the event of a technical error or incorrect accounting
  - exclude games affected by a technical malfunction or obvious system error
4. Cashback is not legally enforceable and does not arise automatically; entitlement arises only upon its proper award by the Operator.
5. The minimum and maximum value of the Cashback are always stated in the conditions of the specific Cashback Promotion.
6. Cashback is not legally enforceable and its award is subject to fulfilment of all conditions laid down in this Statute and the General Terms and Conditions. The Operator is entitled not to grant Cashback in the event of a breach of conditions or detected abuse.

#### **E) Form and Crediting of Cashback**

1. Cashback may take the form of:
  - a cash bonus
  - a bonus balance subject to wagering requirements
  - another non-cash consideration

The exact form is specified in the conditions of the specific Cashback Promotion.

2. Cashback is credited to the Player:
  - within the time limit specified in the Cashback Promotion conditions
  - after completion of the Internal Review and approval by the Operator
3. A bonus Cashback may be subject to a validity period and wagering requirements; failure to meet these conditions may result in its cancellation.
4. Cashback is non-transferable to another person and cannot be exchanged for another form of consideration.
5. Cashback is credited no later than 3 days after the end of the Cashback Period.

6. Cashback will be credited only to players with a fully verified player account in accordance with AML/KYC obligations.

#### **F) Breach of Conditions and Misuse of the Promotion**

1. A breach of this Statute or an attempt to misuse the promotion shall include in particular:
  - creating or using multiple player accounts
  - coordinated or intentional play aimed at artificially generating losses
  - use of automated tools or software
  - manipulation of bets or game results
  - any conduct contrary to the purpose of the Cashback Promotion
2. In such a case, the Operator is entitled to:
  - exclude the Player from the Cashback Promotion
  - not grant, cancel or revoke an awarded Cashback
  - restrict or block the player account
  - take further steps in accordance with legal regulations

#### **G) Responsible Gaming and Legal Provisions**

1. The Player is entitled to use self-limitation tools and other responsible gaming measures available in the player account.
2. Matters not regulated by this Statute shall be governed, as appropriate, by:
  - the General Terms and Conditions
  - the Game Plan
  - the applicable legal regulations of the Slovak Republic

## **H) Final Provisions**

Gameworldbet reserves the right to change the rules or conditions of the promotion at any time, including changes to its duration, or to terminate the promotion at any time without compensation, with effect from the date of publication on <https://www.gameworldbet.sk/>.

If the Organizer has a justified suspicion of fraudulent, dishonest or unfair conduct by a participant or another person, or if such conduct occurs, the participant shall be excluded without compensation; the same applies in the event of any conduct contrary to these rules, conditions or legal regulations. In case of doubt regarding the interpretation of these rules, the interpretation of the Organizer shall prevail and the final decision on disputed matters shall rest with the Organizer. Participation in the promotion cannot be enforced through legal proceedings. Otherwise, the course of the promotion and the relationships between the participant and the Organizer shall be governed by the legal order of the Slovak Republic as the governing law.

The rules are always available on <https://www.gameworldbet.sk/>. In the event of a discrepancy between a shortened version of the rules stated in promotional materials and this full wording, the text of this Statute shall prevail. Changes to the conditions do not apply to Cashback Periods which began before the date the change took effect.

The Privacy Statement and Personal Data Protection Policy are available at: <https://gameworldbet.sk/legal/personal-data>.

This Statute is published on <https://www.gameworldbet.sk/>.

Valid from 5 January 2026 until revoked.