

**GENERAL TERMS AND CONDITIONS FOR THE BARCELONA BEST EXPERIENCES AFFILIATE PROGRAMME**

Responsibilities of Turisme de Barcelona (TB)

- 1- TB sells and markets a series of experiences in Barcelona and Catalonia through its online platform, [barcelonabestexperiences.com](http://barcelonabestexperiences.com).
- 2- TB offers other online platforms, travel and tourism professionals and content creators the opportunity to join the Barcelona Best Experiences affiliate programme and sell and promote the experiences.
- 3- Once the affiliate has filled in the form, TB will make sure they receive an email from the technology platform Fare Harbor with their login details so they can monitor their sales on its dashboard.
- 4- TB will pay the affiliate 7.5% of the sale price of each experience purchased from [barcelonabestexperiences.com](http://barcelonabestexperiences.com) through their platform. TB will transfer the amount owed 60 days after the invoice date, provided that the invoice amount is 20€ or more.

Responsibilities of the affiliate

1. The affiliate must be up to date with their tax and employment obligations.
2. The use of the keyword “Barcelona Best Experiences” is prohibited, with or without spelling mistakes, in the text, title, contents, display URL and the destination URL of the advertisement that appears on search engines such as Google, Yahoo and Bing and any of the affiliate’s search partners. Failure to comply with this policy will result in the cancellation of the sales made and the removal of the affiliate from the programme.
3. Every month the affiliate should email a pdf invoice to [factures@barcelonaturisme.com](mailto:factures@barcelonaturisme.com) with Barcelona Best Experiences in the subject line for the sales made during the previous month, provided that the amount is 20€ or more. If the affiliate has not earned this amount, they should wait until the following month, or until this amount has been reached, to issue an invoice.

This agreement comes into force by acceptance of the terms and conditions. It will be valid until 31st December of the same year and will be automatically renewed if none of the parties has cancelled the agreement by giving notice at least one month before the termination date.

This agreement can be cancelled at any time for the following reasons:

- 1.- Agreement by both parties.
- 2.- Failure to comply with any of the terms and conditions.

3.- Insolvency involving one of the parties.

4.- An inability to abide by the commitments for technical or legal reasons.