

Elysian Blue – Independent Provider Terms & Conditions

Last updated: 26 April 2026

These Independent Provider Terms & Conditions (“Provider Terms”) apply to all individuals offering services through the **Elysian Blue Platform**, operated by **Elysian Blue Pty Ltd (ABN 51 689 924 909)** (“Elysian Blue”, “we”, “us”, “our”).

By creating a Provider account or submitting a profile for approval, you agree to these Provider Terms and the Platform Terms of Use.

1. Introduction

1.1 These Terms govern your use of the Platform as an independent provider (“Provider”, “you”).

1.2 By creating an account, submitting your profile, or offering services, you agree to these Terms.

1.3 If you do not agree, you must not use the Platform.

2. Definitions

Client – a registered user seeking services.

Provider – you, an independent contractor offering services through the Platform.

Services – out-call or virtual support, companionship or connection-based services you offer.

Quote – the agreed fee and details you provide to a Client through the chat.

Booking – a confirmed session when the Client accepts your quote.

Mutual Confirmation – the process (e.g., QR code, PIN entry, or approved method) where you and the Client confirm the session has started, allowing payment to be released.

3. Registration & Onboarding

3.1 You must complete onboarding truthfully and accurately.

3.2 You must upload required documentation (e.g., ID, qualifications, checks).

3.3 Your profile must be approved before you can provide services.

3.4 We may reject or request changes to your profile at our discretion.

4. Use of the Platform

4.1 All communication, quoting, planning, and bookings must occur **inside the Platform chat**.

4.2 Off-platform arrangements, payments, or communication are not permitted.

4.3 You must use the Platform in a lawful, professional, and respectful manner and must not use the Platform to facilitate or arrange any unlawful activity.

5. Quotes, Bookings & Payments

5.1 All sessions must be arranged through the in-app chat.

5.2 You will provide a **quote** to the Client after discussing their needs.

5.3 A Booking is confirmed when the Client accepts your quote in the app.

5.4 All payments must be made through **Stripe Connect**.

5.5 Our 9% platform fee and Stripe processing fees are deducted before your payout.

5.6 Payment will only be released after **Mutual Confirmation** at the start of the session.

5.7 If either party does not complete the confirmation, payment may be withheld or refunded.

5.8 You must not begin the session until Mutual Confirmation is completed.

6. Mutual Confirmation

6.1 The session begins only when you and the Client complete Mutual Confirmation (QR code, PIN, or approved alternative).

6.2 If a Client refuses or fails to complete this step, do not proceed and report it to Elysian Blue.

7. Provider Responsibilities & Conduct

7.1 You must act professionally, respectfully, and lawfully at all times.

7.2 You are solely responsible for ensuring that the services you offer and provide comply with all applicable laws in your state or territory. Laws relating to certain services vary across Australia, and it is your responsibility to understand and operate within those legal requirements. Elysian Blue does not provide legal advice and does not verify the legality of services offered or performed.

7.3 You must keep conversations, arrangements, and boundaries clear and respectful.

7.4 You must not make false claims about your skills, qualifications, or services.

7.5 You may report a Client if you feel unsafe, threatened, or uncomfortable.

7.6 You must not offer, advertise, or provide any services that are unlawful in the location where the session takes place. Any breach of this clause may result in immediate suspension or termination of your account.

8. Unsafe Environments

8.1 You may refuse to enter or may immediately leave a location if it is unsafe, unlawful, or not as agreed.

Examples include (but are not limited to):

- more people present than agreed
- intoxicated or aggressive behaviour
- harassment or coercion
- illegal activity
- any situation where you feel unsafe or uncomfortable

8.2 If you leave due to an unsafe environment, you must report the incident to Elysian Blue as soon as possible via the Dispute process.

9. Consent

9.1 Services must only occur with full, clear, ongoing consent from both parties.

9.2 Consent can be withdrawn at any time by either party.

9.3 If consent is withdrawn or if safety becomes a concern, you must immediately stop the session.

10. Out-Call Only Rule

10.1 Elysian Blue supports **out-call and virtual sessions only**.

10.2 You must never offer in-call or residential hosting through the Platform.

11. Age Verification

11.1 You must take reasonable steps to confirm that a Client is 18 years or older before beginning any session.

11.2 If you are unable to verify a Client's age, you must not proceed with the session and must report the matter to Elysian Blue.

11.3 You are solely responsible for ensuring that you do not provide services to any person under the age of 18.

11.4 Elysian Blue does not independently verify the age of Clients and accepts no responsibility for a Provider's failure to confirm age.

12. Independent Contractor Status

12.1 You are an **independent contractor**, not an employee, partner, or representative of Elysian Blue.

12.2 You are responsible for your own tax, insurance, superannuation, licensing, and compliance obligations.

12.3 Elysian Blue does not guarantee any minimum income or number of bookings.

12.4 Nothing in these Terms creates an employment relationship.

13. Platform Role & Liability

13.1 Elysian Blue is a facilitator of introductions between Clients and Providers.

13.2 We are not a party to the agreement between you and the Client.

13.3 To the fullest extent permitted by law, Elysian Blue is not liable for any loss, injury, damage, or dispute arising from your services.

13.4 You indemnify Elysian Blue for any claims arising from your conduct or services.

14. Privacy

14.1 Client and Provider information must be kept private and used only for the purpose of the session.

14.2 You must comply with Australian privacy laws.

14.3 Our Privacy Policy explains how we handle personal information.

15. Dispute Resolution

15.1 You should attempt to resolve issues respectfully with the Client first.

15.2 If unresolved, you may contact Elysian Blue for assistance.

15.3 We may mediate disputes at our discretion.

15.4 Decisions regarding refunds or payouts may be made by Elysian Blue based on evidence and safety considerations. Once a decision is made, this is considered resolved.

16. Amendments

16.1 We may update these Terms at any time.

16.2 Providers will be notified of material changes, and ongoing use of the Platform indicates acceptance.

17. Governing Law

These Terms are governed by the laws of **Queensland, Australia**.