### Good Practice Principles

|   | The Buyers and sellers of digital display advertising shall ensure that the transaction is one pursuant to either (a) a Primary Agreement or (b) the specific terms and policies within an agreed or signed contract.
|---|---|
|   | Digital advertising transactions are governed by either Venatus Media insertion orders (IOs) and their standard Terms and Conditions (Ts&Cs), or buyers own IOs and Ts&Cs.
|   | The Venatus Media Ts&Cs are available to view at [https://www.venatusmedia.com/terms-conditions/](https://www.venatusmedia.com/terms-conditions/)
|   | Venatus Media also have signed agreements with Publishers and SSPs.

|   | A Primary Agreement, or the specific terms and policies within an agreement or signed contract, should include the Buyers’ and Sellers’ intention as to where the advertising should (or should not) appear.
|---|---|
|   | Venatus Media and buyer’s insertion orders contain intentions and targeting instructions of where advertising should or should not appear.
|   | Venatus Media have an appropriate schedule of vetted and approved sites and apps where buyers can select from to run against their campaigns.
|   | Buyers can also provide Venatus Media with their own exclusion list to run against their campaigns.

|   | Sellers should confirm the specific provisions applied to minimise the risk of ad misplacement, irrespective of whether inventory is sourced directly or indirectly. In the absence of specific provisions, then as a minimum, a statement of reasonable endeavours is required.
|---|---|
|   | Venatus Media confirms the specific provisions to minimise ad misplacement in their Brand Safety Policy which states: “Venatus is committed to protecting advertisers from inappropriate sites...”
|   | Venatus has a clearly defined set of procedures concerning transparency, brand safety and user privacy
|   | The Brand Safety Policy is located at the following link [https://www.venatusmedia.com/brand-safety/](https://www.venatusmedia.com/brand-safety/)
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| **4** Sellers should be able to explain the process(es) that form the basis of specific provision and/or the reasonable endeavours. | The Venatus Media Brand Safety Policy explains the processes applied to minimise ad misplacement as follows:  
1. “All publisher partners must agree to our Publisher Terms & Conditions.  
2. All publisher partners must pass a stringent human audit process.  
3. No publishers website or app may contain content that is deemed as:  
   • Containing hate speech  
   • Promotion or sale of drugs, tobacco, or fire arms  
   • Illegal filesharing, downloads, streaming or hacking  
   • Adult content  
1. All campaigns are specifically targeted to a whitelist if agreed with an advertiser.  
2. No campaigns will serve against any blacklist if provided to Venatus from an advertiser.  
3. An advertiser can wrap their tags with IAS, Moat or Double Verify to ensure greater brand safety should they choose. Venatus supports all third party brand safety vendors.” |
| **5** Both Buyers and Sellers should understand any contractual consequences should they fail to monitor this process and respond appropriately to ad misplacement via take down.  
The signatory’s take down policy and procedures must be in place, clearly defined and communicated to each customer, including timeframes for take down of misplaced ads. | The Venatus Takedown Policy is included in their Brand Safety Policy located on their website, this states:  
“Venatus is committed to rapidly resolving any ad misplacement.  
Should an advertiser appear against content they deem inappropriate then Venatus shall endeavour to remove the advert within 2 hours. Please send an email to takedown@venatusmedia.com including a screenshot and, ideally a copy of the HTTP headers.  
Contractual consequences of not removing an ad are limited to the value of the IO.” |
| **6** The signatory must have procedures in place for handling, tracking and monitoring complaints raised under the DTSG Logged Complaint Monitoring Procedure. | Venatus Media have a procedure in place for handling, tracking, and monitoring complaints raised under the DTSG Logged Complaints Monitoring Procedure. |
| **7** Are there any other brand safety measures which you undertake which you might want to inform the market about, for which documentation can be provided, and which can be independently verified or audited? | - |
Statement of verification provider:

We have reviewed Venatus Media’s policies and procedures for minimising ad misplacement in accordance with the JICWEBS DTSG Good Practice Principles. Our enquiries were designed to independently confirm that the brand safety policies stated have been implemented and clearly documented where required. Our review did not extend to testing the effectiveness of any processes, procedures or controls for ad misplacement.

In our opinion, at the time of our review, Venatus Media had established policies to minimise ad misplacement as described in the JICWEBS DTSG Good Practice Principles.

JICWEBS Standard:

About JICWEBS

JICWEBS (Joint Industry Committee for Web Standards) defines best practice and standards for digital ad trading in the UK and our mission is to deliver recognized trust and transparency to the market. JICWEBS is made up of the following trade bodies: Association of Online Publishers (AOP), Internet Advertising Bureau (IAB) UK, ISBA – the voice of British advertisers – and the Institute of Practitioners in Advertising (IPA).

About Digital Trading Standards Group (DTSG)

The Digital Trading Standards (DTSG) is an UK industry body made up of representatives from across the digital display advertising ecosystem, including the buy- and sell-side. The DTSG is comprised of representatives from advertisers, agencies, agency trading desks, demand side platforms, advertising exchanges, sales houses, advertising networks, supply from side platforms and publishers.

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