

# User-Generated Content Creator Agreement

This User-Generated Content Creator Agreement (the "Agreement") is dated this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

## CLIENT

Name: \_\_\_\_\_  
Email: \_\_\_\_\_  
ABN: \_\_\_\_\_  
Address: \_\_\_\_\_  
Contact: \_\_\_\_\_

(The "Client")

## CREATOR

Name: \_\_\_\_\_  
Email: \_\_\_\_\_  
Address: \_\_\_\_\_  
Contact: \_\_\_\_\_

(The "Creator")

## INTERMEDIARY

### COLLABARTS

ABN: 20347414952

2/449 High Street Rd Mount Waverley

hello@collabarts.com.au

0435 492 698

("Collabarts")

# Terms & Conditions

## I. INTRODUCTION

This User-Generated Content (UGC) Contract is entered into by and between [redacted] (“creator” hereinafter) and the [redacted] (“Client” hereinafter) mediated by **COLLABARTS** (“Collabarts” hereinafter) to regulate the terms and conditions of the parties’ relationship consist of the Creator’s content and deliveries which are determined by the Client and paying a certain amount in return.

## II. PRICE AND PAYMENT CONDITIONS

The Client shall remunerate Collabarts for the rendered management and services, and Collabarts shall, in turn, compensate the Creator with a predetermined fee corresponding to the Client's requests for deliveries from the Creator.

The Creator will be liable for paying taxes arising from execution of this Agreement.

If the Client or Collabarts fails to pay the agreed amount, the Creator has the right to suspend his/her obligations arising from this Agreement.

## III. CONTENT REQUIREMENTS AND OBLIGATIONS OF THE CREATOR

- A. Pursuant to Collabarts’ instructions and in accordance with the Client’s specifications, the Creator shall generate content that is original, decent honest, and factual, and shall submit such content to Collabarts for the Client’s approval
- B. Upon approval, the content will be provided to the Client and may be published on the Client’s social media accounts, as well as any other marketing touchpoint, including but not limited to paid advertising and email marketing.
- C. The Creator is not obligated to publish the content on their personal social media accounts and shall not receive compensation for doing so. However, they are permitted to do so, provided that they inform Collabarts or the Client.
- D. The content must comply with the terms and conditions of the social media platform on which it is deemed to be published. It should not contain any vulgar language or discriminatory content, nor any expression that may constitute criminal offence under the law. The content should be suitable for all audiences.

## IV. COPYRIGHT

The Client is the owner of all the copyrights of the uploaded media. However, all parties are allowed to share it with their own respective channels.

## V. CONFIDENTIALITY

The Agreement is strictly confidential and only authorised persons (I.e. teams of the parties) are allowed to see.

## VI. AMENDMENT

Any amendments or variation to this Agreement shall be in writing with the mutual consent of both parties.

## VII. GOVERNING LAW

This contract shall be governed and construed in accordance with the laws of the State of Victoria, Australia.

**Date Contract Executed**

DD/MM/YYYY

---

Client's Signature

---



Creator's Signature

---



Collabarts Representative'  
Signature

---

