

Co-Model Rights Agreement

This agreement records the parties to a content production, the rights each grants over that content, and the limits on how it may be sold or distributed. It applies in one of three modes, indicated on the entered-information page that follows: Exclusive (one owner holds all rights), Shared (the parties jointly own the content), or Content trade (each party owns the content they produce and the parties license each other).

1. Parties and content

The parties, the content, the date of execution, and the governing-law jurisdiction are recorded on the entered-information page that accompanies this agreement.

2. Representations

Each party represents that they are of sound mind and act of their own free will; that they are at least eighteen, or the age of majority where they live if higher; that they understand the explicit nature of the content and consent to appear in it; that they will provide a current government photo identification showing their legal name and date of birth; and that they are solely responsible for their participation and will not take part in content that is illegal, involves minors, or infringes anyone's rights.

3. Grant of rights

Each party grants the owner (Exclusive) or the parties jointly (Shared) the right to use, reproduce, edit, distribute, and publish the content, subject only to the limits recorded on the entered-information page. Where the mode is Content trade, each party instead owns the content they themselves produce and publish, and each other party grants that party a non-exclusive right to use, reproduce, edit, distribute, and publish the content featuring them on that party's own channels, subject to the same limits; no payment is exchanged for these grants, the parties' mutual grants are the consideration, and each party keeps all revenue from the copies they publish unless the entered-information page records otherwise. The grant runs for an unlimited term. The content may be searchable through any platform and through general search engines; removing it from search is the parties' own responsibility.

4. Limits on distribution

The rights granted in section 3 are bounded by the minimum sale price, free-to-view caps, bundling, giveaway, subscription, third-party licensing, resale, publish-timing, and any additional limits recorded on the entered-information page. Where the mode is Content trade and a takedown term is recorded on the entered-information page, each party will, on another party's written request, remove the content featuring the requesting party from their own channels within the recorded notice period. Content found on a site not authorised under this agreement may be demanded down by any party at that party's cost.

5. Confidentiality

No party will disclose another party's legal name or residential address except as a platform requires to distribute the content or as the law requires, using at least reasonable care, and will give prompt notice if compelled to disclose.

6. Release and indemnity

Each party releases and will indemnify the others and any platform against any claim, liability, cost, loss, damage, or injury arising from that party's participation. No warranty of any kind is made in connection with the content.

7. General

This agreement binds each party's heirs and successors; is treated as jointly drafted with no provision read against any party; survives the invalidity of any single provision; obliges each party to comply with the laws

applicable to them; and is governed by the jurisdiction recorded on the entered-information page, whose courts have exclusive authority over any dispute.

8. Parties and signatures

Each model prints their full legal name and residential address and signs below. Use a sheet with at least as many blocks as there are models; leave any unused blocks blank.

Model 1

Full legal name

Residential address

Model 1 signature

Date

Model 2

Full legal name

Residential address

Model 2 signature

Date

Model 3

Full legal name

Residential address

Model 3 signature

Date
