



**COPY CORP GLOBAL
INVITATION MODEL AGREEMENT**

This document, herein known as the 'agreement', is entered into by Copy Corp Global [ABN 70080289742], herein known as the 'business', and the individual specified within the model invitation form provided to the individual, digitally or physically, herein known as the 'model'.

This agreement comes into effect upon submitting the invitation form, whether digitally or physically, to Copy Corp Global. This agreement is for the purposes of Copy Corp Global displaying and promoting, where agreed, the services of the model.

PART 1 – AGENCY FEES

The model agrees to remunerate Copy Corp Global to an amount of 5% as an agency fee of any income generated for the model through the efforts of Copy Corp Global or through access to Copy Corp Global's systems or networks. The agency fee may accrue an additional 10% goods and services tax, calculated based on the 5% agency fee, if the model is working in Australia.

Unless otherwise agreed, an agency fee will apply to:

- Bookings made for the model through any platform owned or managed by Copy Corp Global
- Brand sponsorships or affiliate programs entered into between the model and a client through any platform owned or managed by Copy Corp Global
- Any financial arrangement between the model and a third party, organized wholly or partly, by Copy Corp Global

PART 2- EXCLUSIVITY

Under this agreement, there is no presumed or actual rights to exclusivity over the model's services or activities. No restrictions or caveats are placed on the activities of the model through this agreement.

PART 3 – LENGTH OF TERM

Under this agreement, there is no minimum term applied to the model. The model or Copy Corp Global may terminate this agreement at any time through writing or email to the respective party. Termination of this agreement does not absolve either party of any outstanding financial requirements to the other party.

PART 4 – RIGHTS TO USE

- a) By entering into this agreement, the model authorizes Copy Corp Global, without restriction, to obtain and redistribute any media created or distributed by the model prior to entering this agreement and during the term of this agreement. This does not apply to materials owned by a third party, and that the model does not otherwise own the rights to use.
- b) By entering into this agreement, the model agrees to allow Copy Corp Global to redistribute media without attribution
- c) By entering into this agreement, the model agrees to allow Copy Corp Global to redistribute media through any medium or platform as chosen by Copy Corp Global without notice

PART 5 – PAYMENT

- a) Copy Corp Global may, unless otherwise specified or agreed to, withhold payment of the model's services until completion of the contracted activity.
- b) Upon completion of the contracted activity, Copy Corp Global will provide payment through the model's specified option of Bank Transfer or PayPal, within 72 hours of completion except in the case of weekends or public holidays.
- c) Unless otherwise specified or agreed to, payments will have automatically deduced agency fees, taxes, and transfer fees.

PART 6 – FORCE MAJEUR

Neither Party shall be liable for any failure to perform under this agreement when such failure is due to causes beyond that Party's reasonable control, including, but not limited to, acts of state or governmental authorities, acts of terrorism, natural catastrophe, fire, storm, flood, earthquakes, accident, and prolonged shortage of energy. In the event of such delay the date of delivery or time for completion will be extended by a period of time reasonably necessary by both Copy Corp Global and if the delay remains in effect for a period in excess of thirty days, the model may terminate this agreement immediately upon written notice to Copy Corp Global.

PART 7 – GOVERNING LAW

The Parties shall make a good-faith effort to amicably settle by mutual agreement any dispute that may arise between them under this Contract. The foregoing requirement will not preclude either Party from seeking injunctive relief as it deems necessary to protect its own interests. This Contract will be construed and enforced in accordance with the laws of Australia, excluding its choice of law rules.

PART 8 – LIMITATION OF LIABILITY

- a) Except as set forth in this section below, in no event will either party be liable for any special, indirect, incidental, or consequential damages nor for loss of data, profits or revenue, cost of capital or downtime costs, nor for any exemplary or punitive damages, arising from any claim or action, incidental or collateral to, or directly or indirectly related to or in any way connected with, the subject matter of the agreement, whether such damages are based on contract, tort, statute, implied duties or obligations, or other legal theory, even if advised of the possibility of such damages.
- b) Notwithstanding the foregoing, any purported limitation or waiver of liability shall not apply to model's obligation under the indemnification or confidential information sections of this agreement or either party's liability to the other for personal injury, death or physical damage to property claims.

PART 10 – ACCEPTANCE

Both parties reserve the rights to reject any order or business requests upon receiving them. Once accepted, a separate agreement is entered into and rejection or cancelation thereafter will be subject to that agreement.

SECTION 11 – MODEL FEES

Under this agreement, the model retains sole agency over the fees for their respective services and may alter their disclosed fees upon notice to Copy Corp Global.

END