

# User-Generated Content Agreement

## Masking Master

By clicking "Accept" on this page, you ("the Creator") are entering into an agreement ("Agreement") with Masking Master, located at Nachtegaalweg 5, 3774 PG Kootwijkerbroek Nederland.

### **Contact:**

Tel: +31658958300, E: [info@maskingmaster.com](mailto:info@maskingmaster.com), W: [www.maskingmaster.com](http://www.maskingmaster.com),  
IBAN: NL46INGB0007070007, BIC: INGBNL2A, CoC: 32097591, VAT:  
NL812078421B01 (referred to as "the Company").

### **Content Submission:**

- 1.1. The Creator agrees to submit original video content showcasing the use of the Company's product.
- 1.2. The content shall be uploaded to the designated digital storage folder provided by the Company.
- 1.3. Specific content guidelines and requirements can be found [here/link to guidelines]. Creators are encouraged to familiarize themselves with these guidelines prior to submission.

### **Rights & Permissions:**

- 2.1. Upon submission, the Creator grants the Company an exclusive, royalty-free, worldwide license to use, reproduce, distribute, modify, adapt, create derivative works from, publicly display, and publicly perform the content.
- 2.2. The Creator waives any rights to royalties or further compensation beyond the agreed rate mentioned in this Agreement.

### **Compensation:**

- 3.1. The Company agrees to pay the Creator a flat rate of €50 for each unique clip that is selected and used for commercial purposes.
- 3.2. The total compensation will be calculated based on the number of distinct clips used.
- 3.3. Payments will be processed monthly, accompanied by a detailed overview of the clips selected and used.
- 3.4. The Creator is responsible for any taxes or fees related to the compensation received.

### **Quality Control & Review:**

- 4.1. The Company retains full discretion over which clips are selected for use.

4.2. The Company reserves the right to reject any content that does not meet its standards or criteria.

4.3. Clips not selected in a given month may be resubmitted, but repetitive submissions without any significant changes are discouraged.

**Credit & Attribution:**

5.1. The Company will credit the Creator in instances where it is technically and contextually feasible to do so. Instances where credit may not be given include, but are not limited to, platform limitations, content format constraints, or rapid-succession clip compilations.

**Termination:**

6.1. Either party may terminate participation in this program with notice. Termination by the Creator implies that they will no longer submit content, but the Agreement's terms remain valid for previously submitted content.

6.2. Rights to any content submitted prior to termination will persist indefinitely, allowing the Company continued use as per this Agreement's terms.

**Dispute Resolution:**

7.1. Any disputes arising from this Agreement will first attempt to be resolved through mediation. If mediation is unsuccessful, the disputes will be resolved through arbitration in the Netherlands.

**Governing Law:**

This Agreement shall be governed by the laws of the Netherlands.

**Amendment:**

Changes or modifications to this Agreement will be communicated on this platform, and continued participation after such changes signifies acceptance of the amended terms.

By clicking "**Accept**", the Creator acknowledges understanding and agreement to the terms set forth herein.