

SOCIAL MEDIA PROMOTION AGREEMENT

AN AGREEMENT made on _____ between **IcedOut Management Ltd.**, located in Lytchett House, 13 Freeland Park, Wareham Road, Poole, Dorset, United Kingdom, BH16 6FA (hereinafter refer to as "Provider") and _____ and whose address is located at _____ (hereinafter refer to as "Client") **WHEREBY** it is agreed that in consideration below, the Provider will provide the Social Media Marketing Service subject to the terms and conditions hereinafter appearing:

1. **Engagement.** For a period of 90 days, Client hereby engages the Provider shall provide the following Social Media Promotion Service: Social media growth and advertising for Youtube. The Provider shall be responsible for the quality of the Services and shall ensure that all work is performed with reasonable care and, without limitation, is wholly responsible for ensuring that anyone authorized by it to perform all or any part of the Services shall also do so competently and with reasonable care.
2. **Grant and Provision.** Client hereby grant permission to the Provider to advertise their business, utilize their social media account and provide content and wording based on the desired social media ads.
3. **Payment.** Client shall pay the provider the amount of \$100.00 per campaign. Payment shall be made upon the agreeing to this Agreement. Provider guarantees at least 35,000 Youtube views within the 90 day period, 4,000 Instagram followers within the 90 day period, and 5,000 Soundcloud streams within the 90 day period, otherwise Client will receive full refund if it fails to reach the guaranteed amount of views/impressions. Refund offer is applicable only in the first month.
4. **Confidentiality.** The Provider and Client may disclose confidential information one to the other to facilitate work under this Agreement. Such information shall be so identified in writing at the time of its transmittal, and shall be safeguarded and not disclosed to third parties by the receiving party. Confidential information shall not include information that: (a) is already known to the party to which it is disclosed; (b) is or becomes part of the public domain without breach of this Agreement; or (c) is obtained from third parties, which have no obligations to keep confidential to the parties to this Agreement.
5. **Laws.** This Agreement shall be governed by and construed in accordance with the laws of United Kingdom exclusive of choice-of-law's provisions.

AS WITNESS the hands of the persons stated for and on behalf of the parties hereto on the Date
Please confirm that Client have read and understood all Terms and Conditions of this Agreement



Signed for and on behalf of the Provider

IcedOut Management Ltd

.....
name of signatory

Signed for and on behalf of the Client

Accepts all the terms and conditions

.....
name of signatory