

COPYRIGHTAGENCY

Copyright Agency Good Copyright Governance logo

Terms and Conditions Between Copyright Agency Limited ABN 53 001 228 799 (“Copyright Agency”) and You

Company:

Contact Name:

Email address:

(“You”)

1. Background

(a) Copyright Agency has created the Good Copyright Governance logo (“Logo”) to be used exclusively by current Copyright Agency licence holders to use across corporate and consumer communication to promote their support of Australian creators through holding a Copyright Agency licence.

(b) You are a Copyright Agency licensee and you wish to use the Logo.

(c) By using the Logo you agree to be bound by the terms of this agreement.

2. Licence to use Logo

(a) Subject to the terms and conditions of this agreement, You are granted the right to use the Logo on Your corporate and consumer communications including Your website, business collateral, board reports, or on any other internal and external facing material in accordance with Copyright Agency’s Logo Guidelines.

(b) Copyright Agency, at its discretion, may make available future Logo iterations which You must use in place of the original Logo. The Logo iterations may not necessarily be close to the original Logo look & feel. The terms of this agreement will govern any Logo updates that replace or supplement the original Logo, unless the Logo iteration is accompanied by a separate agreement in which case the terms of that agreement will apply.

(c) You may not, and you agree not to or enable others to, copy, modify or create derivative works of the Logo other than in accordance with this agreement.

(d) Copyright Agency retains ownership of the Logo itself and reserve all rights not expressly granted to You.

COPYRIGHTAGENCY

3. Warranty

Copyright Agency warrants that it is authorised to grant the rights provided by this agreement.

4. Limitation of Liability

(a) To the maximum extent permitted by applicable law, the Logo is provided “as is” and “as available”.

(b) Copyright Agency does not assume any liability in respect of the use of the Logo.

5. Termination

This Agreement is effective until terminated. Your rights under this agreement will terminate automatically or otherwise cease to be effective without notice from Copyright Agency if You cease to be covered by a Copyright Agency licence for the use of Copyright Agency’s members’ works or You fail to comply with any term of this agreement. Upon the termination of this agreement, you must cease all use of the Logo.

6. Notices

(a) You are required to enter your name, company name and email address when downloading the Logo. If Copyright Agency needs to contact you about your use of the Logo, you consent to receive the notices by email. You agree that any such notices that we send you electronically will satisfy any legal communication requirements.

(b) By ticking the ‘I want to receive news and updates from Copyright Agency’ box you consent to receive email communications from Copyright Agency above and beyond the email notices described in section 4(a). You can unsubscribe from these emails at any time.

- I agree to the terms of this agreement
- Email me a copy of the terms of this agreement
- I want to receive news and updates from Copyright Agency