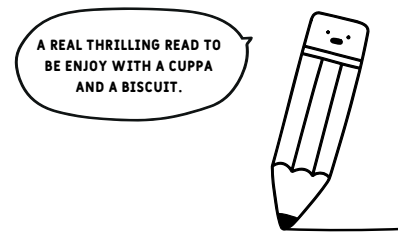


WELCOME TO THE JOYS OF TERMS AND CONDITIONS



This Guide will tell you all about the Scribbler Terms and Conditions.

1. GRANT OF LICENCE

You grant Scribbler a worldwide non-exclusive license to use, reproduce, and otherwise distribute the licensed images on Greetings Cards, Notebooks, Prints and Mugs via our print on-demand website www.scribbler.com and our Scribbler app. This also includes the right to sell your designs via alternative platforms (like Amazon) through the Scribbler brand but will contact you first and ask you to confirm if you wish to opt in/out. The licence is a rolling 12-month licence that runs from Jan to Dec with a minimum 3mth removal clause.

2. INTELLECTUAL PROPERTY RIGHTS

You retain ownership of all Intellectual Property Rights in the licensed content and can continue to supply other websites, wholesale, and sell direct to retail as standard. You are solely responsible for your own content and any licensing issues regarding your content.

3. ROYALTIES

We will pay you a percentage of the net sale price of every product sold which contains the licensed image. The net sales value is the sales price achieved minus VAT.

The current Royalty rates are;

Cards: 10%.

Other items: As agreed

Royalties will be paid directly to your bank account monthly. We will provide a statement explaining the royalty calculation together with the sales achieved by your content in the previous month and aim to have this paid within 2 weeks at the start of every month.

4. WARRANTIES

You confirm that the content provided is your own creation and does not infringe any third party's Intellectual Property Rights and shall indemnify Scribbler for any legal actions, claims, costs, damages or financial expenses that arise from infringement or breach of warranty.

5. PRODUCT REMOVAL

Any design that you no longer wish to license can be taken down via an email request.

6. ADVERTISING AND MARKETING

We may use your images from time to time in our promotional materials, in order to promote your product within our range. This will be at no cost to you and no royalties will be paid in respect of any products given away for the purpose of advertising. Additionally, a marketing pack will be supplied by our design team so that you may promote via your social content that your designs are available on Scribbler.com

7. TERMINATION

We reserve the right to terminate this agreement and to remove your content from sale at any time. The reasons for this include (but are not limited to) any breach of our terms of trading, or other applicable laws and regulations. See website for further details www.scribbler.com

8. ACCOUNTS

We agree to keep proper accounts relating to all dealings with the Products and to allow You or your nominated accountant to examine our books of account relating the sales of the Products.

9. CONFIDENTIAL INFORMATION

We both agree to maintain private and confidential all information relating to this Agreement and Royalty Payments.

ANY ISSUES EMAIL

andrew@scribblerr.co.uk