

# STANDARD AGREEMENT BETWEEN FAN AND CREATOR

## 1. Introduction

This Standard Agreement between the Fan and the Creator (“Agreement”) sets out the terms governing each transaction concluded between a Fan and a Creator on OnlyMenCreators.

## 2. Scope

This Agreement automatically applies to every Fan/Creator Transaction conducted on OnlyMenCreators, to the exclusion of any other terms proposed by the Fan or the Creator. This Agreement is legally binding only between the Fan and the Creator involved.

## 3. Parties

The only parties to this Agreement are:

- the Fan, a user who follows and supports a Creator;
- the Creator, a user who publishes Content on OnlyMenCreators.

Infinity Globaltech LLC (operator of OnlyMenCreators) is not a party to this Agreement, except as a payment intermediary acting upon the instructions of the Fan and the Creator.

## 4. Definitions

For the purposes of this Agreement, the following terms have the meanings below:

- **OnlyMenCreators:** the platform accessible at [www.onlymencreators.com](http://www.onlymencreators.com)
- **Content:** any material published on OnlyMenCreators (photos, videos, audio, text, data, metadata, live streams, GIFs, memes, emojis, etc.)
- **Creator:** a user who has set up a Creator account
- **Fan:** a user who subscribes or pays to access a Creator’s Content
- **Referring User:** a user participating in the referral program
- **Fan/Creator Transaction:** any operation allowing a Fan to access a Creator’s Content (subscription, pay-per-view, tipping, paid interactive features)
- **Fan Payment:** all payments made by a Fan as part of a Fan/Creator Transaction, including tips
- **Platform Fees:** fees charged to Creators by OnlyMenCreators (defined in the Creator Terms of Use)
- **Subscription:** recurring access by the Fan to a Creator’s account in exchange for payment

- **VAT:** value-added tax or any equivalent indirect tax
- **Taxes:** all taxes, duties, levies, or charges imposed by any competent authority

## 5. Pricing and Payment

By completing a Fan/Creator Transaction, the Fan agrees:

- to pay the amount set by the Creator for the relevant Content, plus any applicable VAT;
- that Infinity Globaltech LLC (OnlyMenCreators) will act as payment intermediary: collecting, processing, deducting platform fees, and transferring the balance to the Creator (and, where applicable, to a referring user).

## 6. Content License

Upon full payment by the Fan, the Creator grants the Fan a limited license to access the relevant Content:

- personal, non-transferable, non-exclusive, and non-sublicensable;
- access only through a standard web browser and only on the Fan's personal device;
- temporary copies only as technically required for viewing (e.g., caching).

## 7. Content Ownership

The Fan acknowledges that the license granted does not transfer any intellectual property rights.

All rights remain the exclusive property of the Creator.

## 8. License Expiration

The license to access Content automatically expires in the following situations:

- non-payment, chargeback, or cancellation of a Fan Payment;
- end of the Subscription period (unless auto-renewal is activated);
- closure or suspension of the Fan or Creator account;
- violation of the Acceptable Use Policy by the Fan;
- deletion of the Content by the Creator;
- deletion of the OnlyMenCreators account by the Fan.

## 9. Cancellation and Refunds

The Fan expressly consents to immediate access to the Content upon completing the Transaction and acknowledges that any statutory withdrawal right (14-day cooling-off period) is waived once Content access begins.

This Agreement does not exclude any mandatory refund rights provided by applicable consumer protection laws.

## 10. Obligations of the Parties

Both the Fan and the Creator agree to:

- comply with the OnlyMenCreators Acceptable Use Policy;
- act in good faith in their interactions.

### **Specifically:**

#### **Fan:**

- pay the amounts due;
- refrain from unjustified chargebacks.

#### **Creator:**

- make the Content available after payment;
- guarantee that they hold all rights necessary for the Content.

## 11. No Warranty

The Fan acknowledges that:

- Creators may add, modify, or delete Content at their discretion;
- certain circumstances may prevent access to Content (account suspension, website downtime, Creator's inability to provide Content, etc.).

## 12. Governing Law and Jurisdiction

This Agreement is governed by private international law as well as the mandatory laws of the Fan's country of residence.

### **Fans residing in the European Union:**

Claims may be brought before the courts of the Fan's country of residence.

### **Fans outside the European Union:**

Disputes must be submitted to the competent courts as mutually agreed between the Fan and the Creator.

## 18 U.S.C. 2257 Record-Keeping Compliance Statement

This website, OnlyMenCreators.com, is not a producer (primary or secondary) of any content depicting actual sexually explicit conduct as defined in 18 U.S.C. § 2257 and 28 C.F.R. 75.

All content provided on this platform is uploaded by independent content creators who certify that they are over 18 years old and that all individuals appearing in their content are also over 18 years old at the time of production.

As a condition of use, all content creators on OnlyMenCreators.com must agree to comply with 18 U.S.C. § 2257 by maintaining their own age-verification records. They are required to provide valid government-issued identification and proof of age upon request.

If you have any concerns or require information regarding a specific piece of content, please contact our compliance team at:

**EMAIL:**

**ADDRESS:**

**Date of Last Update:**

## **LEGAL NOTICE & GENERAL TERMS OF USE (SUMMARY)**

**Last updated: September 17, 2025**

### **1) Legal Information and Contact**

Operator: Infinity Globaltech LLC, a company registered in the State of Wyoming (USA)  
Registered office: 30 N Gould St Ste N, Sheridan, WY 82801, USA  
Email: support@onlymencreators.com

### **2) Governing Law and Jurisdiction**

Your use of OnlyMenCreators is governed by the laws of the State of Wyoming and the federal laws of the United States.

- **EU/UK consumers:** you retain the benefit of mandatory consumer protection rules of your country of residence and may bring claims before your local courts.
- **Other users / Professional Creators:** jurisdiction lies with the courts of Wyoming (USA).

### **3) Creator Verification & 18 U.S.C. §2257 Compliance**

OnlyMenCreators is a hosting/interaction platform; the company does not produce creator content.

- Age & identity verification: creators must provide official government-issued identification and confirm they are 18+.
- 2257 records: creators must maintain their own age-verification records and provide them upon lawful request.

**Note:** Depending on circumstances, certain online actors may be subject to “secondary producer” obligations.

We apply KYC/AML verification and cooperate with competent authorities when required.

## 4) Data Protection – GDPR & CCPA

Data is processed by Infinity Globaltech LLC and primarily hosted in the United States.

- International transfers: carried out using recognized mechanisms (e.g., Standard Contractual Clauses / Data Privacy Framework when applicable).
- GDPR rights (EU/EEA/UK): access, rectification, erasure, objection/limitation, portability — contact: support@onlymencreators.com
- Retention: generally up to 1 year after account deletion, unless legal obligations require longer (fraud prevention, taxes, disputes).
- California (CCPA/CPRA): right to access/delete; we do not sell your data.

## 5) Platform Role & User Disputes

Fan/Creator Transactions are direct agreements between users (see “Standard Fan-Creator Agreement”).

OnlyMenCreators is not a party to these agreements and assumes no responsibility for content, fraud, scams, or financial disputes between users.

The platform may, at its discretion, intervene and/or suspend accounts in case of violations.

## 6) DMCA Policy (Copyright Infringement Notices)

Report a copyright violation to [dmca@onlymencreators.com](mailto:dmca@onlymencreators.com) with:

1. description of the copyrighted work,
2. exact infringing URL,
3. proof of ownership,
4. sworn statement.

We implement rapid takedown measures and enforce a repeat infringer policy. (If you officially appoint a DMCA agent, include the designated agent's name and contact information.)

## 7) Moderation and Prohibited Content

Moderation is performed using human review and automated systems.

### **Prohibited:**

- exploitation of minors, illegal content, hate speech, scams, impersonation, malicious dissemination of information, unlawful activities;
- any violation of the Acceptable Use Policy.

Possible sanctions: account suspension/termination, payment holds if necessary.

## 8) Transactions, Payments, and Creator Tax Obligations

- Payment processor: Stripe (current).
- Platform commission: 18% retained from Fan payments; 82% paid to the Creator (excluding taxes).
- Creator taxes: you are solely responsible for your taxes (US/state/EU/UK, etc.). VAT or local taxes may apply depending on your jurisdiction; you must comply with your own obligations (VAT number, declarations).
- The platform may collect certain taxes when required by law.

## 9) Refunds & Chargebacks

- Payments are non-refundable except in cases of confirmed technical error, non-delivered content, or mandatory local consumer protection laws.
- Abusive chargebacks may result in account suspension or termination.

## 10) Account Deletion & Data Retention

- Accounts may be deleted through the Settings page; doing so results in loss of content access and cancellation of subscriptions.
- Data is retained for up to 1 year (or longer if legally required) for fraud prevention, compliance, and legal defense, after which it is securely deleted.

## 11) Protection of the “OnlyMenCreators” Trademark

Use of the trademark in domain names or branding materials is prohibited without written authorization.

In cases of misuse, we may take action (including via UDRP proceedings) and pursue legal remedies.

## **12) Updates to the Terms**

We may update these notices/terms.

Notification will be sent via email and/or through the platform.

Continued use of the platform constitutes acceptance of the updated terms.