

PROFESSIONAL CONTENT PROVIDER AGREEMENT

DRIVEX STUDIOS SL

Last updated: May 2026

THIS PROFESSIONAL CONTENT PROVIDER AGREEMENT (the “Agreement”) is entered into between:

PARTIES

(1) DRIVEX STUDIOS SL

A company incorporated under the laws of Spain, with registered office at:

Calle Valle del Roncal nº 88 28660 Boadilla del Monte Madrid – Spain

Tax ID (NIF): B26691774

Represented for the purposes hereof by its authorized representatives,

hereinafter referred to as “DriveX Studios”, “DriveX”, or the “Platform”.

AND

(2) THE PROFESSIONAL CONTENT PROVIDER

The individual or legal entity identified during the onboarding process, including any producer, studio, distributor, performer agency, rights holder, production company, content licensor or authorized professional participant approved by DriveX Studios,

hereinafter referred to as the “Provider”.

DriveX Studios and the Provider may be referred to individually as a “Party” and collectively as the “Parties”.

1. PURPOSE OF THE AGREEMENT

This Agreement governs the conditions under which the Provider may:

- upload;
- license;
- distribute;
- publish;
- monetize;
- stream; or

- otherwise make available

professional adult-oriented audiovisual content through the DriveX Studios platform.

This Agreement also establishes:

- compliance obligations;
 - age and identity verification obligations;
 - content moderation obligations;
 - payment-compliance obligations;
 - anti-trafficking obligations;
 - intellectual-property obligations;
 - prohibited-content restrictions;
 - audit and cooperation obligations.
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2. PROFESSIONAL PLATFORM REQUIREMENT

The Provider acknowledges and agrees that:

- DriveX Studios operates exclusively as a professional audiovisual platform;
- anonymous uploads are prohibited;
- unverified amateur uploads are prohibited;
- unlawful or exploitative content is prohibited;
- all content remains subject to moderation and compliance review.

The Provider represents and warrants that it acts within the scope of a lawful professional activity.

3. PROVIDER ELIGIBILITY AND ONBOARDING

The Provider shall complete onboarding and verification procedures reasonably required by DriveX Studios.

DriveX Studios may request:

- corporate documentation;
- beneficial ownership information;
- government-issued identification documents;
- tax documentation;
- banking information;
- contractual authority documentation;
- compliance information;
- verification documentation.

DriveX Studios reserves the right to:

- reject onboarding;

- request additional information;
- suspend onboarding;
- terminate onboarding discussions.

Approval is entirely discretionary.

4. AGE VERIFICATION OBLIGATIONS

The Provider represents, warrants and undertakes that:

- all persons depicted in content are at least eighteen (18) years old at the time of production;
- all performers have been subject to lawful age verification;
- all identification records are authentic and lawfully obtained;
- no minors are depicted;
- no simulated minors are depicted.

The Provider shall maintain records reasonably sufficient to demonstrate compliance.

DriveX Studios may request supporting documentation at any time.

5. IDENTITY VERIFICATION AND CONSENT

The Provider represents and warrants that:

- all performers participated voluntarily;
- valid consent was obtained from all persons depicted;
- lawful image-rights authorizations were obtained;
- no coercion, trafficking or exploitation occurred;
- performers possessed legal capacity to consent;
- all applicable contractual rights were lawfully obtained.

The Provider shall maintain:

- performer releases;
- consent documentation;
- image-rights agreements;
- production records;
- verification records.

Electronic signatures and secure digital execution systems may be used where legally valid.

6. PROHIBITED CONTENT

The Provider shall not upload, distribute or make available any content involving:

- minors;

- Child Sexual Abuse Material (“CSAM”);
- incest or incest-themed content;
- bestiality;
- trafficking;
- coercion;
- rape or non-consensual acts;
- hidden-camera content;
- non-consensual intimate imagery;
- exploitative conduct;
- deepfake sexual impersonation without authorization;
- prostitution or escort-service promotion;
- unlawful violence;
- illegal conduct;
- content prohibited by applicable laws or payment-compliance rules.

The Provider acknowledges that DriveX Studios maintains a zero-tolerance policy regarding such content.

7. COMPLIANCE WITH PAYMENT PROCESSOR REQUIREMENTS

The Provider agrees to comply with:

- payment processor requirements;
- acquiring bank requirements;
- Visa VIRP standards;
- Mastercard BRAM standards;
- anti-fraud requirements;
- platform safety obligations.

The Provider shall cooperate with any compliance review, investigation or audit reasonably requested by DriveX Studios or relevant payment partners.

8. CONTENT REVIEW AND MODERATION

All content remains subject to:

- pre-publication review;
- post-publication monitoring;
- moderation procedures;
- fraud-prevention review;
- legal and compliance review.

DriveX Studios reserves the right to:

- reject content;
- remove content;
- demonetize content;
- suspend publication;

- terminate access;
- freeze payouts;
- preserve evidence.

Moderation decisions may be discretionary and risk-based.

9. LICENSE GRANTED TO DRIVEX STUDIOS

The Provider grants DriveX Studios a non-exclusive, worldwide, transferable, sublicensable right and license to:

- host;
- reproduce;
- distribute;
- stream;
- publicly communicate;
- display;
- market;
- promote;
- monetize;
- technically process

the content through the Platform and associated promotional environments.

The scope and duration of the license shall be determined by the applicable commercial arrangements between the Parties.

10. INTELLECTUAL PROPERTY WARRANTIES

The Provider represents and warrants that:

- it possesses all necessary intellectual-property rights;
- it possesses all necessary image rights;
- no third-party rights are infringed;
- no unlawful content is included;
- no unauthorized material is used.

The Provider shall remain solely responsible for obtaining and maintaining lawful rights.

11. ANTI-TRAFFICKING AND ANTI-EXPLOITATION OBLIGATIONS

The Provider represents and warrants that:

- no trafficking-related conduct occurred;
- no coercion occurred;
- no unlawful exploitation occurred;
- no intimidation or abuse was used;
- performers acted voluntarily.

The Provider shall immediately notify DriveX Studios of:

- any consent dispute;
 - any exploitation concern;
 - any law-enforcement inquiry;
 - any suspected illegal conduct.
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12. AUDIT AND COOPERATION RIGHTS

DriveX Studios reserves the right to request:

- compliance records;
- age-verification documentation;
- consent records;
- onboarding information;
- rights-clearance documentation;
- moderation-related information.

The Provider shall cooperate promptly and in good faith.

Failure to cooperate may result in:

- suspension;
 - termination;
 - removal of content;
 - payment restrictions.
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13. PAYMENT, PAYOUTS AND WITHHOLDING RIGHTS

Where applicable, DriveX Studios may:

- process payouts;
- delay payouts;
- withhold payouts;
- reverse payouts where legally permitted;
- reserve funds against fraud or chargeback exposure.

DriveX Studios reserves the right to implement payment restrictions where reasonably necessary to:

- comply with laws;
- prevent fraud;

- comply with payment-processor obligations;
 - mitigate risk.
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14. INVESTIGATIONS AND EMERGENCY ACTIONS

DriveX Studios may investigate suspected:

- fraud;
- illegal conduct;
- exploitation;
- prohibited content;
- payment abuse;
- platform manipulation.

DriveX Studios may implement emergency measures including:

- immediate removal;
- account suspension;
- payout freeze;
- evidence preservation;
- reporting to authorities.

Emergency measures may occur prior to completion of a full investigation.

15. DATA PROTECTION AND CONFIDENTIALITY

Each Party shall comply with applicable data-protection laws.

The Provider shall protect:

- performer information;
- verification records;
- confidential compliance information.

DriveX Studios may process personal data in accordance with its Privacy Policy and compliance obligations.

16. INDEMNIFICATION

The Provider shall indemnify and hold harmless DriveX Studios, its affiliates, officers, employees and partners against claims, liabilities, damages, investigations, losses or costs arising from:

- unlawful content;
 - rights violations;
 - consent disputes;
 - exploitation allegations;
 - provider misconduct;
 - payment-compliance violations;
 - breaches of this Agreement.
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17. LIMITATION OF LIABILITY

To the maximum extent permitted by applicable law, DriveX Studios shall not be liable for:

- indirect damages;
 - reputational losses;
 - lost profits;
 - service interruptions;
 - moderation decisions;
 - payment-processor actions;
 - legal restrictions imposed by authorities or payment partners.
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18. TERMINATION

DriveX Studios may suspend or terminate this Agreement immediately where:

- prohibited content is identified;
- fraud is suspected;
- exploitation concerns arise;
- payment-compliance obligations require action;
- the Provider breaches this Agreement;
- cooperation obligations are not fulfilled.

Termination shall not limit:

- investigation rights;
 - evidence-preservation rights;
 - indemnification obligations;
 - legal remedies.
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19. GOVERNING LAW AND JURISDICTION

This Agreement shall be governed by the laws of Spain.

Any dispute shall be subject to the jurisdiction of the competent courts of Madrid, Spain, unless mandatory law provides otherwise.

20. CONTACT INFORMATION

DRIVEX STUDIOS SL

Compliance: compliance@drivexstudios.com

Legal: legal@drivexstudios.com

Support: support@drivexstudios.com

Website: www.drivexstudios.com