

Tattle Ambassador Revenue Sharing Agreement

This Agreement is executed on _____ by and between the following:

Ambassador Name

Company Name

Ambassador Email

Company Email

Ambassador Address

Company Address

Overview

1. Tattle Inc. (“Tattle”) is a company engaged in the sale of travel experiences through their online marketplace and the marketing of said experiences internationally through self-made content; and the Tattle Ambassador (the “Ambassador”) is a person who is connected with people who would be ideal hosts for the Tattle platform, recruiting these people to the platform and receiving a share of profits made thereof.
2. The Parties agree and acknowledge that the Ambassador shall perform host recruitment services in connection with Tattle through Tattle’s online marketplace.

Ambassador Duties

3. The Ambassador is to recruit hosts who would provide value to the company. Actions they may take to recruit hosts include: (but not necessarily require):
 - Collecting information on potential hosts, such as names and contact information
 - Instructing recruited hosts on how to sign up and use the Tattle platform
 - Meeting with potential hosts in person to explain the platform
 - Assisting a potential host with crafting an experience idea
 - Emailing or calling potential hosts to create interest
 - Approaching tourism businesses, individuals with a passion or expertise that qualifies them to host an experience, or tour guides as potential hosts
4. The Ambassador shall be credited with successfully recruiting a host when either:
 - They provide a name and contact information for a person to Tattle, and the person subsequently registers as a host on the Tattle marketplace, or
 - A person registers as a host on the Tattle marketplace and gives the Ambassador credit during the registration process for referring them to Tattle, or
 - A person fills out a registration form to become a host on a landing page that Tattle provides to that specific Ambassador

Compensation Agreement

5. As full compensation and consideration for the full and complete performance of all the work and other obligations under this Agreement and all costs, the parties affirm that the Ambassador shall earn the agreed amount of 50% of all revenues accruing to Tattle (the "Referral Bonus") from the sales of experiences hosted by persons the Ambassador is credited with recruiting, where "revenues accruing to Tattle" is the net amount earned by Tattle after host compensation, fees, and taxes are deducted.
6. A Referral Bonus earned by an Ambassador shall be paid within 30 days after Tattle receives revenue from an experience they are credited for, by a method agreed to by Tattle and the Ambassador

Period and Termination

7. This Contract shall remain effective and enforceable indefinitely, beginning on the date of execution of this agreement, unless terminated by the Ambassador or upon breach of contract by the Ambassador. The company reserves the right to declare the agreement void if the Ambassador violates any terms of the agreement, including those mentioned within the Representations and Warranties section.

Representations and Warranties

8. Representations and Warranties: The parties acknowledge and understand that:
 - Tattle is a business duly incorporated and in good standing under the laws of Canada, has the authority to enter into this agreement, and is legally authorized to operate an online marketplace for travel experiences and to promote and market said marketplace
 - The Ambassador has the right and authority to perform the duties and deliverables that conform to this Agreement, and will perform their duties in a manner compliant with any applicable laws, rules, and regulations in their jurisdiction
 - Tattle expects all hosts to a) comply with applicable laws, rules, and regulations; b) create experiences which meet its Quality Standards, and c) to abide by the Tattle Code of Conduct in their interactions with customers of their experiences, including by not discriminating against, defaming, or harassing persons on the basis of race, national or ethnic origin, religion, age, sex, or sexual orientation
9. Both parties shall inform the other in a timely manner if these representations are no longer correct.

Separability Clause

10. Should any of the provisions of this Agreement be held invalid by any competent court, the same shall apply only to the said provision and the remaining provisions hereof shall remain valid and enforceable.

Agreement Modification

11. Tattle may from time to time amend these terms, including the calculation of the Referral Bonus, or halt this agreement entirely, but such amendments shall not be retroactive. Any referrals made by an Ambassador before an amendment or halt will be governed by, and earn compensation according to the terms in force at the time of referral.

12. No such modification or amendment of this contract shall be considered as having been made until the ambassador has been duly informed by Tattle at their email address provided above.

Disputes and Judicial Action

13. This interpretation and enforcement of this agreement will be governed by the laws of Canada and of British Columbia, and any legal litigation or dispute arising from this agreement shall be brought exclusively in the courts of British Columbia. The parties expressly and willingly waive any objection to this venue.

14. IN WITNESS WHEREOF, the parties hereunto have signed this Agreement on _____.

Tattle Ambassador's Signature

Company Representative Signature

Tattle Ambassador Name

Company Representative Name