## VISIT VANCOUVER USA LICENSING AGREEMENT FOR MEDIA USE OF CONTENT Prepared by VVU Marcom Department 2016

**PLEASE READ THIS AGREEMENT CAREFULLY.** The following terms and conditions collectively govern use of all Content acquired, received, or available from Visit Vancouver USA (VVU), and constitutes a binding Agreement between VVU and You. By acquiring, receiving, or otherwise using any Content from VVU, You agree to be bound by and comply with all of the terms of this Agreement.

# 1. <u>Definitions</u>.

**1.1** "<u>Content</u>" means any text, images, or video, in electronic, printed, or other form, including without limitation, images, photographs, illustrations, film, video footage, audio product, or any visual representation which is owned, created, or controlled by VVU or acquired from VVU through any means and licensed to You by VVU under the terms of this Agreement.

**1.2** "<u>End Use</u>" means use of the Content for the purpose of promoting or marketing Vancouver, WA as a destination for business or tourism or for the purpose of promoting or marketing Visit Vancouver USA, using any Publication controlled by or under the direction of You. You may not sell, transfer, or use any portion of the Content for financial gain, income, earnings, or profit in any form. Where Content includes a still image, photograph, or illustration, You shall add a caption that reads "Image provided courtesy of Visit Vancouver USA" in proximity to the image, photograph, or illustration.

**1.3** <u>"Publication"</u> means any publication, media outlet, online publication, print publication, blog, vlog, website, chat, application, social media, or other electronic or print medium.

**1.4** "<u>**Reproduce**</u>" means any form of reproduction, copying, or publication of the whole or a part of any Content, on any Publication using any medium and by whatever means.

**1.5** "<u>Term</u>" means (i) termination or cancellation of the Agreement as provided herein; or (ii) the expiration of this Agreement, whichever occurs first.

**1.6** "<u>You</u>" means the person(s) or the legal entity entering into this Agreement or any employee, agent, or contractor on behalf of such legal entity that downloads, edits, manipulates, publishes, or handles the Content. You shall only use the Content in accordance with the terms of this Agreement.

# 2. <u>License Grant</u>.

**2.1** <u>License Grant</u>: Subject to the terms and conditions of the Agreement, VVU grants You a limited, non-exclusive, license to use the Content for the sole purpose of the End Use for the Term.

**2.2** <u>Restrictions</u>: Your use of the Content is strictly limited by the terms of this Agreement. Other than the End Use, You shall not sell, sublicense, or otherwise transfer the Content alone or as part of any product or service. In addition, You may NOT:

(I) Sublicense, publish, display, distribute, perform, or use the Content in any way that is not specifically and expressly stated in this Agreement, including, without limitation, the End Use after the Term;

- (II) Copy or Reproduce the Content, except as incorporated into the End Use;
- (III) Remove any copyright, trademark, watermark, or other notice from any place where it appears on the Content;
- (IV) Assign, sell, rent, loan, give or otherwise transfer any Content or rights to the Content, except as provided herein;
- (V) Use Content in a defamatory or otherwise unlawful or prohibited End Use, including without limitation violating any person's right of privacy, publicity, or moral rights, or to infringing upon any copyright, trade name or trademark of any person or entity; or
- (VI) Modify, alter, manipulate, or otherwise change the Content.

**2.3** <u>**Ownership:**</u> VVU retains all right, title and interest in and to the Content, including without limitation, any copyrights or other intellectual property rights to the Content. No other rights in any Content are granted to You except the limited, non-exclusive, license to use the Content specified in this Agreement. You do not acquire, and shall not claim, any rights (trademark, copyright, or otherwise) in or to the Content itself apart from the End Use.

# 3. <u>Warranty, Disclaimer, and Exclusion of Liability</u>.

NEITHER VVU NOR ANY OF ITS EMPLOYEES WARRANT THAT THE CONTENT IS OR WILL REMAIN ERROR FREE. VVU MAKES NO REPRESENTATION, GUARANTEE, OR WARRANTY AS TO THE SCOPE OR VALIDITY OF ANY INTELLECTUAL PROPERTY RIGHTS OR THAT YOUR USE OF THE CONTENT SHALL BE FREE FROM INFRINGEMENT OF ANY INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. VVU INCURS NO OBLIGATION OR LIABILITY FOR BRINGING ACTIONS AGAINST THIRD PARTIES FOR ALLEGED INTELLECTUAL PROPERTY RIGHTS INFRINGEMENT WITHIN THE SCOPE OF THIS AGREEMENT OR FOR DEFENDING OR INDEMNIFYING YOU AGAINST THE SAME.

# 4. <u>Term/Termination</u>.

**4.1** <u>**Term:**</u> This Agreement will take effect from the date on which VVU accepts the Agreement and makes the Content available to You or You download or use the Content, whichever occurs first.

**4.2** <u>**Termination**</u>: This Agreement terminates immediately and without the need for notice if You breach this Agreement. In addition, VVU may terminate this Agreement at any time, in its sole discretion, by notice to You via any means available to VVU with immediate effect. Upon termination, You agree to immediately stop using the Content in any way.