

How We Treat Our Models Policy

This Policy applies to certain models that have opened an account on JiggleJiggle. Read on, to see if it applies to you and what rights and obligations you and we have.

1. Applicability

1.1. This Policy applies only to models established or resident in the EU or UK.

2. Promotion

- 2.1. We may promote or recommend models, including via our social media accounts.
- 2.2. We may also suggest that users follow certain model accounts.

3. Ranking

3.1. We don't currently rank our models. If we decide to do so, we'll let you know how we rank and via what channels.

4. Access to Data

- 4.1. You can see who is buying your content from you via your Model account. We do not disclose this data to any third parties.
- 4.2. We do not currently give you access to any other data (including personal data, unless required to by applicable data protection laws) that we have collected from users of the platform or that is generated through use of the platform.

5. Suspension or termination of your account

- 5.1. We have certain rights in <u>Our Agreement With You</u> to suspend or terminate your account. If we intend to suspend or terminate your account, we will usually let you have a statement of reasons to support our decision. This will include the specific facts or circumstances that led to our decision and will reference the relevant grounds for that decision, as set out in Our Agreement With You.
- 5.2. We will provide this statement of reasons before we action the suspension or termination. If we intend to terminate your account, we will give you at least 30 days' notice of our intention to terminate, along with the statement of reasons and the

contents of any third party notification that led to our decision, subject to us complying with data protection laws. You may decide to clarify the facts and the circumstances of our decision.

- 5.3. We do not have to give you 30 days' notice before termination, if we can show that you have repeatedly breached <u>Our Agreement With You</u>, or if we are subject to a legal or regulatory obligation to terminate <u>Our Agreement With You</u>, which doesn't allow us to give you the 30 day notice or if there is an imperative reason under law not to do so.
- 5.4. We do not have to give you a statement of reasons for our decision to terminate, if we can show that you have repeatedly breached <u>Our Agreement With You</u>, or if we are subject to a legal or regulatory duty not to provide you with the facts or circumstances which led to our decision or the grounds for termination.

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