



BRAND GUIDE & LICENSE

I. INTRODUCTION

UVNV, Inc. d/b/a Ultra Mobile ("Ultra Mobile") owns the UV™, Ultra™, Ultra Money™ and Ultra Mobile™ brands and related assets, including, but not limited to, images, screen shots, text, trademarks, logos, icons, collateral materials, promotional materials, and all intellectual property rights therein (collectively, the "Ultra Mobile IP"). This Brand Guide & License authorizes and defines the proper use of the Ultra Mobile IP by you, the licensee ("Licensee"). By clicking the "Download" button below and/or otherwise accessing and using the Ultra Mobile IP, Licensee agrees to the terms set forth below (the "License").

II. BRAND USE GUIDELINES

The Brand Use Guidelines (the "Guidelines") set forth in this section limit Licensee's use of the Ultra Mobile IP. Please read this section carefully.

- General Guidelines. The License relates to the use of the Ultra Mobile IP solely in connection with the truthful promotion of Licensee's relationship with Ultra Mobile. Licensee may only use the Ultra Mobile IP in a way that appropriately reflects its relationship with Ultra Mobile and may not create the impression that Licensee is employed by, acts as agent for, or speaks on behalf of Ultra Mobile or its affiliates or subsidiaries.
- Prior Approval. Any and all use of the Ultra Mobile IP in any form by Licensee is subject to approval by Ultra Mobile. Unless given prior, written approval, Licensee may not use Ultra Mobile logos or marks or the Ultra Mobile IP in any collateral and point of sale materials, advertisements and promotional and marketing materials, web sites, e-mails or other electronic communications, equipment, packaging, freight boxes or other items in connection with any specific promotions for the service or products of Ultra Mobile. Except as specifically set forth herein, Licensee must continue to abide by the terms of any direct or indirect agreements it has with Ultra Mobile or its affiliates, including provisions relating to submitting all use of Ultra Mobile marks to Ultra Mobile for its prior written approval. Any questions relating to intended use of the Ultra Mobile IP should be directed to Ultra Mobile.
- Use of Ultra Mobile IP in Licensee's Name. Licensee is prohibited from using the Ultra Mobile IP (including, but not limited to, the terms "UV", "Ultra", "Ultra Money", "Ultra Mobile", or any other similar terms) in any names they use to represent themselves, including, but not limited to, use in domain names, store names, and business names.
- Use of Ultra Mobile IP Alongside Licensee's Name. Where Licensee permissibly uses both its own unique company identifiers or graphic style along with the Ultra Mobile IP, Licensee's business identity must be presented in the dominant style, always larger than the Ultra Mobile IP. In addition, the Ultra Mobile IP must be separated from and presented as separate and distinct elements from any other mark or information. When appropriate, Licensee may refer it itself as an "Authorized Retailer of Ultra Mobile".

- Modifications to the Ultra Mobile IP. Licensee may only use specimens of the Ultra Mobile IP obtained from Ultra Mobile, and, if the Ultra Mobile IP is to be reproduced in color, any reproduction must match the color samples or specimens provided by Ultra Mobile and otherwise follow Ultra Mobile's trademark usage guidelines. Licensee may not change, re-design, modify, morph or add to any Ultra Mobile marks or logos, including the Ultra Mobile IP, unless given prior written approval from Ultra Mobile.
- Use of Ultra Mobile IP on the Internet and/or in Social Media. Licensee is prohibited from using the Ultra Mobile IP in its online presence and marketing, including, but not limited to, use on Facebook, Twitter, and Licensee's website(s), except to truthfully state its relationship with Ultra Mobile. Furthermore, Licensee shall not make reference to other retail outlets associated with Ultra Mobile in any manner. Ultra Mobile reserves the right to demand that Licensee remove any post containing the Ultra Mobile IP that it deems inappropriate. Upon notice from Ultra Mobile, Licensee shall immediately cause the removal of the offending post.
- Pricing and Offers. Pricing and offers for plans and services bearing the Ultra Mobile IP are controlled exclusively by Ultra Mobile. Licensee may only promote and sell the official plan terms, prices, and offers as explicitly set by Ultra Mobile. Furthermore, Licensee is strictly prohibited from bundling Ultra Mobile's products and services with other services.

III. GRANT OF LICENSE

Ultra Mobile hereby grants to Licensee a royalty-free, nonexclusive, nontransferable, revocable license to use the Ultra Mobile IP in the manner set forth in the Guidelines (the "Authorized Use"), provided that Licensee agrees to each of the conditions set forth in the License.

Licensee may not use the Ultra Mobile IP except as is specifically authorized hereunder and/or by Ultra Mobile in advance and in writing. Licensee may make Authorized Use of the Ultra Mobile IP subject to the following conditions:

1. Any specific use of the Ultra Mobile IP must conform precisely to any terms of use provided to Licensee by Ultra Mobile, including this License. Licensee may not display, alter, modify, license, sublicense, copy, or otherwise use the Ultra Mobile IP in any way other than what has been specifically authorized by Ultra Mobile.
2. Licensee acknowledges that Ultra Mobile reserves the right to revoke the authorization to use the Ultra Mobile IP at any time, and for any reason, including violation of this License. Ultra Mobile reserves the right to revise this License from time to time, and Licensee agrees that its use will thereafter become subject to the new License, including any revised Guidelines.
3. Licensee must not use the Ultra Mobile IP in a manner that could damage the goodwill therein or disparage in any way the products, services or business of Ultra Mobile or its subsidiaries or affiliates.
4. Ultra Mobile reserves the right to monitor the use of the Ultra Mobile IP. If such use is not acceptable to Ultra Mobile and/or such information is not accurate or current, then Ultra Mobile will notify Licensee, and Licensee must promptly correct the

defect(s) after receiving notice from Ultra Mobile. If Licensee fails to promptly correct such defect(s) (and in no event longer than five days) then this License shall automatically terminate, and Licensee's continued use of the Ultra Mobile IP shall constitute trademark and/or copyright infringement.

5. This License is personal to Licensee; Licensee will not transfer or sublicense the right to reproduce or use the Ultra Mobile IP, including to its channel partners, and any purported transfer or sublicense by Licensee will be invalid.
6. Licensee acknowledges that the Ultra Mobile IP is the exclusive and sole property of Ultra Mobile, and Licensee agrees that it will not contest the ownership or validity of the Ultra Mobile IP. Licensee agrees that any and all rights that might be acquired by its use of the Ultra Mobile IP shall inure to the sole benefit of Ultra Mobile. Licensee will not register or seek to register the Ultra Mobile IP or similar mark with any authority worldwide.
7. Ultra Mobile may revoke this license at any time for any reason by written notice to Licensee, and Licensee will then immediately cease all further use of the Ultra Mobile IP.
8. Licensee acknowledges that any rights granted to it constitute a license and not a transfer of title. Licensee does not obtain any ownership right, title, or other interest in Ultra Mobile copyrighted materials or trademarks, including the Ultra Mobile IP, by downloading, copying, or otherwise using the Ultra Mobile IP.
9. The interpretation and enforcement of this license shall be governed by the laws of the State of Delaware without reference to conflict of law provisions.
10. THE ULTRA MOBILE IP AND ANY RELATED MATERIALS ARE PROVIDED ON AN "AS IS" BASIS. ULTRA MOBILE SPECIFICALLY DISCLAIMS ALL EXPRESS, STATUTORY OR IMPLIED WARRANTIES RELATING TO THE ULTRA MOBILE IP AND OTHER MATERIALS, INCLUDING BUT NOT LIMITED TO THOSE CONCERNING MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT OF ANY THIRD-PARTY RIGHTS. ULTRA MOBILE SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER PARTY FOR ANY LOSS OF REVENUE OR PROFIT OR FOR INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR OTHER SIMILAR DAMAGES, WHETHER BASED ON TORT (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE OR STRICT LIABILITY), CONTRACT, OR OTHER LEGAL OR EQUITABLE GROUNDS EVEN IF ULTRA MOBILE HAS BEEN ADVISED OR HAD REASON TO KNOW OF THE POSSIBILITY OF SUCH DAMAGES.