

## TERMS AND CONDITIONS / TERMS OF PURCHASE

Last Updated: 17 May 2026

These Terms and Conditions / Terms of Purchase (the “Terms”) govern the purchase and participation in UGC mentorship programs, masterclasses, digital materials, private communities, and related services offered by BRANDMATCH LLC, a California limited liability company, located at 330 E 3rd St, Apt 1102, Long Beach, CA, USA (“Company,” “we,” “us,” or “our”).

By accessing our website, submitting your information, purchasing a program, joining a private chat or mentorship channel, or participating in any Company service, you agree to these Terms. If you do not agree with these Terms, do not purchase or access our programs or services.

### 1. Company Information

Company: BRANDMATCH LLC

Owner / Representative: Mariia Sokoliuk

Address: 330 E 3rd St, Apt 1102, Long Beach, CA, USA

Email: [stylemariia@gmail.com](mailto:stylemariia@gmail.com)

Phone: +1 619 484 6680

Website: <https://mariugc.com>

EIN: 99-2025589

### 2. Programs and Services

The Company offers educational mentorship programs related to UGC, content creation, brand collaborations, portfolio development, outreach, inbound strategy, social media positioning, content production, pricing, and related business skills.

Programs may include, depending on the selected plan:

- Live online masterclasses
- Recordings of masterclasses
- Private Telegram chat access
- Private mentorship channel access
- Group support
- Personal support from Mariia Sokoliuk or the Company team
- Portfolio and social media reviews
- Assignments and feedback
- Templates, guides, scripts, trackers, and digital materials
- Guest speaker sessions
- Recommendations to brands or agencies, where applicable
- Community access during or after the program

Exact program inclusions depend on the plan purchased and the description shown at checkout or on the program sales page at the time of purchase.

### 3. Program Duration

Unless otherwise stated on the sales page, the mentorship program is structured as a 10-week educational mentorship program with up to 10 core masterclasses.

The Company does not need to list a fixed cohort start date in these Terms. Specific start dates, call dates, and schedules may be announced separately on the website, by email, in Telegram, or

through other Company communication channels.

After completing the mentorship program, participants may receive access to an ongoing Telegram community / club (the “Club”), depending on the plan purchased and the Company’s current offer.

Club access is intended to be ongoing, but it is not unconditional. Continued access requires compliance with these Terms and the Club rules posted or pinned inside the Telegram community. The Company may remove a participant from the Club for violation of the rules, misconduct, non-payment, abuse, spam, unauthorized promotion, sharing confidential materials, or behavior that harms the community environment.

Access to chats, channels, recordings, materials, and community features may vary depending on the selected plan.

The Company may adjust the schedule, timing, speakers, or format of individual sessions when reasonably necessary. Such changes do not constitute failure to deliver the program.

#### 4. Pricing and Payment

The available plans may include, but are not limited to:

##### Group Mentorship

- Full payment: \$1,790
- Estimated third-party financing display: approximately \$141 per month, if available through a third-party financing provider
- Deposit / seat reservation: \$30

##### Personal Mentorship

- Full payment: \$2,790
- Estimated third-party financing display: approximately \$194 per month, if available through a third-party financing provider
- Deposit / seat reservation: \$30, unless another deposit amount is shown at checkout

##### UGC Star / Premium Plan

- Full payment: \$4,950
- Estimated third-party financing display: approximately \$370 per month, if available through a third-party financing provider

All prices are listed in U.S. dollars unless otherwise stated.

Monthly pricing displayed on the website is for marketing and informational purposes only and may reflect an estimated monthly payment if a customer chooses financing through an independent third-party payment provider, such as Klarna, Afterpay, Affirm, Stripe financing options, WOP, or another payment service.

The Company does not itself provide loans, credit, financing, or installment lending. Any financing, installment arrangement, credit approval, payment schedule, interest, fees, eligibility, late fees, or repayment obligations are determined solely by the applicable third-party financing provider and are subject to that provider’s own terms, conditions, approvals, and policies.

Payments may be processed through third-party payment providers, including Stripe, WOP, GitCourse, Klarna, Afterpay, Affirm, or other payment platforms.

By submitting payment information, you authorize the Company and/or its payment processors to charge your selected payment method for the amount shown at checkout.

#### 5. Third-Party Financing and Monthly Payment Displays

The Company may display an estimated monthly payment amount on the website, such as “per month” pricing.

This monthly amount is not a payment plan offered directly by the Company and is not a Company subscription.

The monthly amount is a marketing estimate based on potential third-party financing options that may be available through external payment providers, such as Klarna, Afterpay, Affirm, Stripe financing options, WOP, or other providers.

Availability of financing is not guaranteed. Third-party financing may depend on the customer's location, eligibility, credit approval, payment provider rules, and other factors outside the Company's control.

If you choose to use a third-party financing provider, your financing agreement is between you and that provider. The Company is not responsible for the provider's approval decision, payment schedule, fees, late fees, interest, declined payments, reporting, or financing terms.

If you pay through a third-party financing provider, the Company may receive payment for the program from the provider, and your repayment obligations will be governed by the provider's terms.

## 6. Deposits and Seat Reservations

A deposit / seat reservation payment may be offered for certain plans.

Unless otherwise stated at checkout, the standard deposit is \$30.

By paying the deposit, the participant reserves a place in the program and locks in the pricing, bonuses, and purchase conditions available at the time of deposit for 4 calendar days.

If the participant completes the remaining payment within this 4-day period, the deposit may be credited toward the total program price.

If the participant does not complete the remaining payment within 4 calendar days, the Company may release the reserved place and the pricing, bonuses, and conditions may no longer be available.

The deposit is non-refundable because, immediately after the deposit is paid, the participant receives access to a digital UGC book / guide of approximately 80 pages, which is delivered by email or another digital method.

Because the deposit includes immediate delivery of digital educational content and reserves a limited place in the cohort, the deposit is considered earned immediately upon payment and is non-refundable, except where required by applicable law.

## 7. Refund Policy

All payments are final and non-refundable except where required by applicable law.

Due to the digital nature of the Program, access to private communities, live mentorship, recordings, templates, educational materials, limited cohort capacity, and the immediate allocation of Company resources, the Company does not offer refunds after access to the Program has been granted.

The \$30 deposit / seat reservation payment is non-refundable because it includes immediate delivery of a digital UGC book / guide of approximately 80 pages and reserves the participant's place and purchase conditions for 4 calendar days.

For clarity, the full Program fee, excluding any separate deposit unless credited toward the full price, is allocated as follows:

1. 20% of the total Program fee is allocated to access to the private Telegram chat, onboarding, and community support.
2. 20% of the total Program fee is allocated to access to the mentorship channel, digital materials, recordings, templates, internal resources, and educational materials.

3. The remaining 60% of the total Program fee is allocated equally across ten live masterclasses, with each masterclass representing 6% of the total Program fee.

Once the participant receives access to the private chat, mentorship channel, digital materials, recordings, templates, or any Program resources, the first 40% of the Program fee is considered earned and non-refundable.

Each masterclass portion becomes earned and non-refundable once the masterclass takes place, becomes available as a recording, or the related weekly materials become available to the participant, regardless of whether the participant attends live.

No refund will be issued for missed sessions, failure to attend live calls, lack of participation, schedule conflicts, change of mind, personal circumstances, dissatisfaction based on subjective expectations, failure to implement the materials, failure to achieve a desired result, or removal from the Club/community due to violation of rules.

If a refund is required by applicable law, any approved refund may be reduced by the value of services, materials, digital products, private community access, mentorship channel access, bonuses, administrative costs, payment processing fees, and any program portions already delivered or made available.

#### 8. Chargebacks and Payment Disputes

By purchasing the Program, you agree to contact the Company at [stylemariia@gmail.com](mailto:stylemariia@gmail.com) before initiating any chargeback or payment dispute.

If you initiate a chargeback after receiving access to the Program, private chats, materials, recordings, templates, or services, the Company may provide evidence to the payment processor showing that the services were delivered or made available according to these Terms.

The Company reserves the right to suspend access to all Program materials, chats, calls, community features, and support during any payment dispute.

#### 9. Access to Digital Materials

Program materials may include templates, recordings, guides, slides, trackers, scripts, examples, worksheets, and other digital resources.

Digital materials are provided for personal educational use only.

You may not copy, sell, share, distribute, publish, reproduce, upload, teach, resell, or otherwise transfer any Company materials to third parties without written permission.

Unauthorized sharing or resale of Company materials may result in immediate termination of access without refund and may lead to legal action.

#### 10. Private Chats, Mentorship Channel, and Club Access

The Company may provide access to private Telegram chats, mentorship channels, groups, or communities.

Access to the private mentorship chat and mentorship channel is part of the paid Program value and may be considered delivered once access is granted.

After the mentorship program, participants may receive access to an ongoing Telegram community / Club, depending on the plan purchased and the Company's current offer. Club access is intended to be ongoing, but it is subject to continued compliance with the rules posted or pinned inside the Club.

Community and Club access are privileges and may be revoked if a participant:

- Harasses, insults, threatens, or abuses other participants or Company representatives
- Shares confidential program materials outside the community

- Shares screenshots, recordings, templates, or private discussions without permission
- Promotes competing services without permission
- Spams, solicits, or disrupts the learning environment
- Violates the Club rules posted or pinned in Telegram
- Violates these Terms

Termination of community, mentorship channel, or Club access due to misconduct or rule violations does not entitle the participant to a refund.

#### 11. Personal Mentorship and Feedback

Certain plans may include personal support, reviews, feedback, check calls, mini-group calls, or direct chat access.

The Company will make reasonable efforts to provide feedback and support according to the plan description. However, response times, scheduling, and availability may vary.

Personal feedback does not guarantee any specific business, financial, brand partnership, follower growth, or income result.

#### 12. Brand Recommendations and Collaborations

Some plans may include recommendations to brands, agencies, or business contacts.

Any recommendation, introduction, or opportunity shared by the Company does not guarantee acceptance, paid collaboration, response, contract, brand deal, or income.

Brands, agencies, and third parties make their own independent decisions.

The Company is not responsible for any outcome, payment, communication, or dispute between a participant and a third-party brand or agency.

#### 13. No Income Guarantee

No income, business, brand partnership, follower growth, or financial results are guaranteed.

Any income examples, student results, case studies, testimonials, screenshots, brand collaboration examples, payment examples, or portfolio examples are provided for educational and illustrative purposes only.

They do not represent a promise, guarantee, or typical result.

Your results depend on many factors, including but not limited to your effort, consistency, skill level, English level, communication, portfolio quality, content quality, market conditions, outreach strategy, niche, availability, follow-through, and implementation of the Program materials.

The Company does not guarantee that you will earn any specific amount of money, receive paid projects, receive gifted collaborations, work with specific brands, grow a social media account, or replace your job income.

#### 14. Testimonials and Examples

Testimonials, student stories, screenshots, and examples may reflect individual experiences.

They are not guarantees of future performance or typical results.

By submitting a testimonial, review, screenshot, message, result, or feedback to the Company, you grant the Company permission to use it for marketing, educational, promotional, and sales purposes, unless you request otherwise in writing.

The Company may anonymize or blur personal information when appropriate.

#### 15. Participant Responsibilities

You are responsible for:

- Attending sessions or watching recordings
- Completing assignments
- Implementing feedback
- Managing your own schedule
- Creating your own portfolio and content
- Communicating professionally with brands
- Complying with platform rules and applicable laws
- Making your own business and financial decisions

The Company provides education and mentorship, not employment, agency representation, guaranteed job placement, legal advice, tax advice, accounting advice, or financial advice.

#### 16. Technology Requirements

Participants are responsible for having access to the technology needed to participate in the Program, which may include:

- Internet connection
- Smartphone or camera
- Email account
- Telegram account
- Zoom or similar video platform
- Access to payment and communication platforms

The Company is not responsible for a participant's inability to access the Program due to device issues, internet problems, email errors, Telegram restrictions, or other technical problems outside the Company's control.

#### 17. Intellectual Property

All Program materials, methods, frameworks, templates, slides, recordings, videos, written content, examples, prompts, guides, and resources are the intellectual property of the Company or its licensors.

You receive a limited, personal, non-transferable, non-exclusive license to access and use the materials for your own educational purposes.

You may not reproduce, resell, teach, publish, distribute, share, copy, license, or create derivative works based on the Program materials without written permission.

#### 18. Confidentiality

You agree not to disclose confidential information shared inside the Program, including private discussions, personal stories, participant information, business strategies, templates, scripts, private recordings, and community content.

You also agree to respect the privacy of other participants.

#### 19. SMS Communications

If you provide your phone number, you may consent to receive SMS messages from the Company.

SMS consent is not a condition of purchase.

Message and data rates may apply. Message frequency may vary. You may opt out by replying "STOP" or request help by replying "HELP," where supported.

For more information, please review our SMS Terms and Privacy Policy.

#### 20. Privacy

Your personal information is handled according to our Privacy Policy, available at:

<https://mariugc.com/privacypolicy>

By purchasing or participating in the Program, you agree to the collection and use of your information as described in the Privacy Policy.

#### 21. Third-Party Platforms

The Program may use third-party platforms such as Stripe, WOP, GitCourse, Klarna, Afterpay, Affirm, Telegram, Zoom, Google Drive, email platforms, or other tools.

The Company is not responsible for the availability, policies, actions, errors, approvals, financing decisions, payment terms, late fees, security practices, or technical issues of third-party platforms.

Your use of third-party platforms may be subject to their own terms and privacy policies.

#### 22. Limitation of Liability

To the maximum extent permitted by law, the Company shall not be liable for any indirect, incidental, consequential, special, punitive, or exemplary damages, including lost profits, lost opportunities, loss of income, loss of data, or business interruption.

The Company's total liability for any claim related to the Program shall not exceed the amount you paid to the Company for the Program, excluding payment processing fees and amounts already allocated to delivered services and digital access.

#### 23. No Professional Advice

The Program is for educational and informational purposes only.

The Company does not provide legal, tax, accounting, financial, immigration, employment, or professional business advice.

You should consult qualified professionals before making legal, financial, tax, accounting, immigration, or business decisions.

#### 24. Force Majeure

The Company is not responsible for delays or failure to perform due to circumstances beyond its reasonable control, including illness, internet outages, platform failures, payment processor issues, natural disasters, government restrictions, war, labor disputes, or other events beyond the Company's control.

If a session must be rescheduled, the Company will make reasonable efforts to provide an alternative date or recording.

#### 25. Termination

The Company may terminate or suspend your access without refund if you violate these Terms, fail to make required payments, misuse materials, share confidential content, disrupt the

community, or engage in behavior that harms the Company, other participants, or the Program environment.

#### 26. Governing Law

These Terms are governed by the laws of the State of California, United States, without regard to conflict of law principles.

Any disputes shall be handled in the state or federal courts located in California, unless otherwise required by applicable law.

#### 27. Changes to These Terms

The Company may update these Terms from time to time.

The updated version will be posted on the website with a revised "Last Updated" date.

Continued use of the website or Program after changes are posted constitutes acceptance of the updated Terms.

#### 28. Contact Information

For questions about these Terms, contact:

**BRANDMATCH LLC**

**Mariia Sokoliuk**

330 E 3rd St, Apt 1102

Long Beach, CA, USA

Email: [stylemariia@gmail.com](mailto:stylemariia@gmail.com)

Phone: +1 619 484 6680

[Privacy Policy](#)

[Terms and conditions](#)

BRANDMATCH LLC

Made on

Tilda