

## Contributor Terms & Conditions

We welcome submissions of information, posts and/or notices from our members and/or the public to enable us to consider assessing, publishing and/or sharing the same with others.

The decision as to whether we will assess, publish and/or share the same with others is in our sole and absolute discretion and we are under no obligations to you whatsoever if you make a submission to us.

We will only consider assessing, publishing and/or sharing information, posts and/or notices which comply with these terms and conditions and which align with our goal to proactively stay at the forefront of mental health advocacy.

By submitting information, posts and/or notices to us in any format, including any text, images, graphics, or video, you agree that you have read and understood these terms & conditions and irrevocably consent to us publishing and distributing your submitted content via our website, social media platforms and any other platform or mode that we select in perpetuity.

You acknowledge and agree that when making a submission to us (**Content**):

- (a) you are granting us an exclusive, irrevocable, royalty-free licence to reproduce in material form, publish, communicate to the public and adapt (for stylistic or legal purposes) your Content
- (b) we are under no obligation to acknowledge receipt of your Content or publish it either in part, in full or at all
- (c) we are under no obligation to assess, publish or share your Content
- (d) we may make whatever edits we consider necessary to your Content in our total and absolute discretion
- (e) you consent to and unconditionally and irrevocably waive any past, present or future acts or omissions by us in relation to the Content that would otherwise constitute infringement of any of your moral rights
- (f) you will comply with all applicable jurisdictional privacy and data laws, regulations and policies when collecting, using or storing consumer data (whether personally or non-personally identifiable).

You represent, warrant and agree that:

- (a) you have all of the necessary rights, including copyright and distribution, in the Content and images and it does not infringe any third parties' rights under the *Copyright Act 1968* (Cth) or equivalent legislation
- (b) the Content is original and is not defamatory
- (c) the Content does not infringe any law
- (d) you indemnify us against any and all legal fees, damages and other expenses that may be incurred by us as a result of a breach of the above warranty.

These terms & conditions are governed by the laws of New South Wales, Australia and you agree to submit to the exclusive jurisdiction of the courts of New South Wales, Australia.

In the event of any clause or any part of a clause of these terms & conditions being invalid, illegal, unlawful or otherwise incapable of enforcement, that clause or part of a clause shall be deemed to be severed and to be of no force and effect. All other clauses and parts of clauses shall nevertheless prevail and shall remain in full force and effect and no clause or part of a clause shall be construed to be dependent on any other clause or part of a clause unless stated in these terms & conditions.

We may make changes to these terms & conditions from time to time to accommodate changes in law, our business practices or the introduction of new products or services.