

Exhibit 1

📧 > **RKK#3063** ● Paid ● Fulfilled Archived

August 28, 2020 at 9:11 am from Draft Orders

📦 Fulfilled (2) RKK#3063-F1

UPS tracking number

1Z1FA1990493250947 ● Delivered

Deliver by

Friday, September 18, 2020



SmartSuit Pro

M

\$2,495.00 × 2 \$4,990.00

SKU: RKK-SSP-01-M

Customer ⋮

Matthew Walsh

1 order

Contact information

dev@playnothing.com

Shipping address

Matthew Walsh
28435 Ascent Way
Santa Clarita CA 91350
United States
+1 661-644-0012

Billing address

Same as shipping address

☑ Paid

Subtotal	2 items	\$4,990.00
Discount	Influencer Discount	-\$1,247.50
Shipping	Standard shipping (6.188 kg: Items 6.0 kg, Package 0.188 kg)	\$50.00
Total		\$3,792.50
Paid		\$3,792.50

Metafields

Return Reason

Timeline

December 15, 2020

☐ Ivelina Georgieva (deleted) removed the note on this order. 1:19 PM

☐ Ivelina Georgieva (deleted) added a note to this order. 12:40 PM

September 16, 2020

☐ This order was archived. 10:31 AM

☐ Shippo - Simplified Shipping sent a shipping confirmation email to Matthew Walsh (dev@playnothing.com). 10:31 AM

☐ Shippo - Simplified Shipping fulfilled 2 items from Sankt Gertruds Straede 6E. 10:31 AM

August 28, 2020

- Order confirmation email was sent to Matthew Walsh (dev@playnothing.com). 9:11 AM

- A \$3,792.50 USD payment was processed using a American Express ending in 1009. 9:11 AM

- Unable to process a payment for \$3,792.50 USD using a American Express ending in 1009. 9:11 AM

- Unable to process a payment for \$3,792.50 USD using a American Express ending in 1009. 9:11 AM

- This order was created for Matthew Walsh from draft order #D1273 . 9:11 AM

Exhibit 2

> **RKK#3118** Paid Fulfilled Archived

September 10, 2020 at 11:34 pm from RokokoCheckout

Fulfilled (1) RKK#3118-F1

Fulfilled
December 18, 2020

DHL Express tracking number
4769983245



Smartgloves

M

\$995.00 x 1

\$995.00

SKU: RKK-SG-01-M

Notes

Size M+L!

Channel Information

Channel

RokokoCheckout

Customer ...

Matthew Walsh

1 order

Contact information

matthew@logicnine.com

Shipping address

Matthew Walsh
WINTERYEAR STUDIOS LOS ANGELES
28435 Ascent Way
Santa Clarita CA 91387
United States
+1 661-644-0012

Billing address

Same as shipping address

Fulfilled (1) RKK#3118-F2

Fulfilled
December 23, 2020

DHL Express tracking number
6429895566



Smartgloves

M

\$995.00 x 1

\$995.00

SKU: RKK-SG-01-M

Paid

Subtotal	2 items	\$1,990.00
Discount	DN_23C19B5CE63E3449AB9CE18C19547129	-\$200.00
Shipping	Standard shipping (6.188 kg: Items 6.0 kg, Package 0.188 kg)	\$25.00
Total		\$1,815.00
Paid		\$1,815.00

Metafields

Return Reason

Timeline

December 23, 2020

This order was archived. 11:21 AM

Shippo - Simplified Shipping sent a shipping confirmation email to Matthew Walsh (matthew@logicnine.com). 11:21 AM

ID #:3688

 Shippo - Simplified Shipping fulfilled 1 item from Sankt Gertruds Straede 6E. 11:21 AM

December 18, 2020

 Shippo - Simplified Shipping sent a shipping confirmation email to Matthew Walsh (matthew@logicnine.com). 2:46 PM

 Shippo - Simplified Shipping fulfilled 1 item from Sankt Gertruds Straede 6E. 2:46 PM

December 15, 2020

Ivelina Georgieva (deleted) edited the note on this order. 1:48 PM

Ivelina Georgieva (deleted) edited the note on this order. 1:23 PM

November 20, 2020

Ivelina Georgieva (deleted) added a note to this order. 11:05 AM

September 10, 2020

Order confirmation email was sent to Matthew Walsh (matthew@logicnine.com). 11:34 PM

A \$1,815.00 USD payment was processed using a American Express ending in 1009. 11:34 PM

Matthew Walsh placed this order on RokokoCheckout (checkout #14713919996059). 11:34 PM

Exhibit 3

 > **RKK#1883-USA** ● Paid ● Fulfilled Archived

April 7, 2023 at 3:45 pm from Draft Orders

 Fulfilled (4) RKK#1883-USA-F1

Fulfilled
April 11, 2023

Tracking number
[7604427213](#)

 **Cable 180mm (Smartsuit Pro)** ~~\$5.00~~ \$0.00 × 2 \$0.00
SKU: RKK-100-311-180
 discount (-\$5.00)

 **SSP Sensor Tool** ~~\$5.00~~ \$0.00 × 1 \$0.00
SKU: RKK-100-115
 discount (-\$5.00)

 **Sensor (Smartsuit Pro)** \$50.00 × 1 \$50.00
SKU: RKK-100-121

Customer ⋮

Matthew Walsh
1 order

Contact information

matthew@winteryear.com

Shipping address

Matthew Walsh
28435 Ascent Way
Santa Clarita CA 91350
United States
+1 661-644-0012

Billing address

Same as shipping address

 Paid

Subtotal	4 items	\$50.00
Shipping	Custom (0.031 kg: Items 0.031 kg, Package 0.0 kg)	\$25.00
Taxes	Tax details 	\$4.76
Total		\$79.76
Paid		\$79.76

Metafields

Return Reason

Timeline

April 11, 2023

This order was archived. 2:20 AM

-  WMS (USA) sent a shipping confirmation email to Matthew Walsh (matthew@winteryear.com). 2:20 AM
-  WMS (USA) fulfilled 4 items from Sankt Gertruds Straede 10. 2:20 AM

April 9, 2023

- \$76.95 USD was added to your Apr 11, 2023 payout. 6:18 PM

April 7, 2023

- Order confirmation email was sent to Matthew Walsh (matthew@winteryear.com). 3:45 PM
- \$76.95 USD will be added to your Apr 11, 2023 payout. 3:45 PM
- A \$79.76 USD payment was processed using a American Express ending in 5242. 3:45 PM
- This order was created for Matthew Walsh from draft order #D711 . 3:45 PM

Exhibit 4

ROKOKO STUDIO AND VISION - STANDARD TERMS OF USE

Effective Date: 22 February 2025

1. PARTIES AND BACKGROUND

1.1 Rokoko Electronics ApS is a company existing and organized under the laws of Denmark (in these Terms of Use Rokoko Electronics ApS shall be referred to as the **Company, we, us**, or any similar expression). You may contact us through e-mail at support@rokoko.com. We have developed and operate the Rokoko Studio platform located at <https://www.rokoko.com/studio> (**Site**) and the Rokoko Vision platform located at <https://www.rokoko.com/products/vision> (**Site**), which allows users to create, store, and share 3D assets (collectively, with all other services accessible through the Site, referred to as the **Services**).

1.2 You are the "**Customer**" under these Standard Terms of Use (the "**Terms**") if you are (a) an individual subscribing to Services; or (b) an organization subscribing to Services to be used by one or more of your employees. If you are an organization ordering Services, the individual who agrees to this Agreement on your behalf must have the authority to bind the organization and its End Users to this Agreement.

1.3 You are the "**End User**" under the Terms if you have a Rokoko ID and have been using the Services in your capacity as an end user, including as an individual Customer or as an individual authorized to use the Services by an organization who is a Customer.

1.4 If we do not specify whether certain language refers to an End User or Customer, then our use of "**you**" refers to both End Users and Customers.

1.5 By registering an Account (as defined below) with us; by installing, copying, accessing, downloading or otherwise using Software (as defined below), or by using the Services, you agree to be bound by the Terms, which we may update from time to time. Your continued use of the Services (or any User Content downloaded from the Services) constitutes your consent to such changes following to such updates. Please read this agreement carefully and check the Terms periodically for changes. If you do not agree to the Terms and any later changes thereto, you may not use the Services.

1.6 The Terms apply to your use of the Site and/or the Services and shall govern the contractual relationship between you and us.

1.7 The Terms apply to any updates or supplements to the Site, Software and/or the Services, unless they come with separate terms, in which case those terms apply. If any open-source software is included in the Site, Software or in the Services, the terms of an open-source license may override some of the provisions of the Terms. Certain features of the Services or Site may be subject to additional guidelines, terms, or rules, which will be posted at the Site in connection with such features. All such additional terms, guidelines, and rules are incorporated by reference into the Terms and shall be deemed included in the contractual relationship.

1.8 Personal data is subject to our Privacy Policy published at the Site (currently at <https://www.rokoko.com/privacy-policy>)

1.9 The terms of which are incorporated herein by reference and shall be deemed included in the contractual relationship. Please review our Privacy Policy to understand our practices.

2. REGISTRATION AND SUBSCRIPTIONS

2.1 Before the first use of the Services, you will be required to register and create an account ("**Account**") by providing the required information as prompted at the Site. You must choose an e-mail address at which we can contact you.

2.2 Each End User is assigned unique login credentials that grant the User access to the Services subscribed for. You are expressly forbidden from allowing another individual to access the Services using the same login credentials. Each End User account must correspond solely to one individual person. You are responsible for keeping your login credentials including your password confidential. This means, that you should not share it with anyone else, should not permit or enable third parties to gain access to it, and that you shall take all steps necessary to guarantee its confidentiality and security. If your password is lost, misused, or otherwise compromised, or if you suspect that it has been lost, misused, or otherwise compromised, you must notify us of this immediately via our email to support@rokoko.com.

2.3 We offer several subscription plans, each with differing conditions, use limitations, and interfaces. Detailed description of the subscription plans, including pricing and features, are available at <https://www.rokoko.com/studio/pricing>. You can find specific details regarding your subscription within your Account. We reserve the right to modify, terminate or otherwise amend our subscription plans at any time, in our sole and absolute discretion, including to change the price of a subscription plan.

2.4 The subscription fees of the individual plans are subject to a monthly/yearly subscription fee determined by the number of individual End Users (identified by e-mail accounts) registered by the Customer for the specific Account.

2.5 You must pay the subscription fee for the Services in accordance with the subscription plan and/or the payment procedure provided on the Site or in the Services, including any add-on fees. If we cannot charge your payment method for any reason (such as expiration or insufficient funds), and you have not cancelled your subscription, you will remain responsible for any uncollected amounts, and we reserve the right to collect such amounts.

2.6 All subscription fees and any other payment under the Terms are invoiced by us unless we notify you otherwise in writing. Unless otherwise provided, all prices are in USD and are exclusive of value added tax (VAT) and other government taxes, banking fees, and regulatory fees that have been or are later imposed.

3. USER CONTENT

3.1 You are solely responsible for all information and content that you create/generate using, submit to use, or use with or store within the Site and/or Services (including animations, 3D models, images, audio, and related content, as well as user comments) ("**User Content**"). We accept no responsibility for any User Content created or uploaded by you or other End Users, and you create and use such User Content at your own risk. We accept no responsibility for any User Content and give no warranty that the User Content is accurate, complete, useful for any purpose (direct or implied) that may be published at the Site. Except as otherwise set forth in the Terms, we do not claim ownership over any User Content.

3.2 You are solely responsible for ensuring that any User Content you submit to the Services complies with any applicable laws and third-party rights, including to any intellectual property, privacy, and publicity rights and laws, and that all required notices have been provided to, and required consents and releases have been obtained from, individuals who are the subject of, or owners of, any User Content. We reserve the right (but have no obligation) to review any User Content and its compliance with the Terms. We have the right to take in our discretion any measures to protect us against any such violation, including to stop providing you with the Services, deny you access to the Site, Services and/or to your Account, and/or terminate your Account or subscription.

3.3 You agree to bear all risks associated with your User Content and your licensing thereof. You are solely responsible for safeguarding your User Content, and we have no duty to store copies of User Content for availability to you or any user after such User Content has been deleted or an Account has been closed except as otherwise provided under the Terms.

3.4 You agree that we may collect and use (i) User Content, (ii) metrics regarding your use of the Services, including evaluating how you use the Services, which shall be referred to as "Usage Data", (iii) technical data, and (iv) related information that is gathered periodically, (a) to provide the Services, (b) to improve the Services, including developing new features/Services or improving existing features, technologies or products, to facilitate the provision of updates, for product support purposes, (c) to improve any other services or products provided by the Company and (d) to sub-license this to third parties in an anonymized form never to be redistributed in its original form strictly for the purpose of developing and improving their services or products

4. **USAGE LICENSE AND POLICY TO SERVICES**

4.1 Subject to the Terms and for as long as you have a valid Account with us, we grant you a limited, revocable, non-exclusive, non-sublicensable, and non-transferable license to use the Services as they are provided to you by us, only as set forth in the Terms. Under the license you may use the Site and/or the Services in accordance with the terms stipulated hereunder within any territory from which you have access to the Site and/or the Services.

4.2 All software and software-as-a-service (SaaS) used in connection with the Services ("**Software**") is proprietary to us or to third parties, and any use, redistribution, sale, de-compilation, reverse engineering, disassembly, translation, or reduction of the Software is prohibited. The Software is licensed, not sold. You agree that we may update the Software without notice, at any time and in our sole discretion, and that the Terms will apply to any updated versions.

4.3 End User is granted a license to install and use the Software on an unlimited number of computers of End User.

4.4 You agree not to access (or attempt to access) the Services by any means other than through the interface that is provided by us, unless you have been specifically allowed to do so in a separate agreement with us. You specifically agree not to access (or attempt to access) any part of our Services through any automated means (including use of scripts, crawlers, or similar technologies from time to time).

4.5 No use of the Services or User Content may: (i) infringe, misappropriate, or violate a third party's patent, copyright, trademark, trade secret, moral rights, or any other intellectual property rights, or rights of publicity or privacy; (ii) violate, or encourage any conduct that would violate, any applicable law or regulation or would give rise to liability of any kind; (iii) be fraudulent, false, misleading, or deceptive; (iv) be defamatory, obscene, pornographic, vulgar, or offensive; (v) promote discrimination, bigotry, racism, hatred, harassment, or harm against any individual or group; (vi) promote violence or

actions that are threatening to any other person; or (vii) promote illegal or harmful activities or substances.

4.6 You agree that you will not use the Services/Software to (i) decompile, disassemble, reverse engineer, copy, or transfer the Services/Software (or otherwise extract knowledge from or create derivative works of the Services/Software), (ii) transmit or otherwise make available any unsolicited or unauthorized advertising, promotional materials, or any other form of solicitation; (iii) use the Site/Services in a manner that (a) is likely to interrupt, suspend, slow down or hinder the continuity of the Site/Services, (b) constitutes an intrusion or attempt to break into the Site/Services, (c) will divert of the Site/Services' system resources, (d) may place a disproportionate load on the infrastructure of the Site/Services/Software, or (e) constitutes an attack on security and authentication measures of the Site/Services/Software; or (iv) attack the operational capacity of the Site or Services by any means, such as: sending mass e-mails (spam); carrying out hacking attempts or brute-force attacks; using or sending spy software, facilitate any viruses, trojan horses, worms or other computer programming routines that may damage, detrimentally interfere with, surreptitiously intercept or expropriate any system, data or information.

4.7 You must use all reasonable efforts to prevent any unauthorized access to, or use of, the Site and/or Services and, in the event of any such unauthorized access or use, promptly notify us.

4.8 You agree to inform us promptly about any legal complaint, claim or action related to the User Content you have uploaded using the Services.

5. **ROKOKO ASSETS**

5.1 The license to use the Services includes a license to access and use the assets provided/made available by us as part of the Services ("**Rokoko Assets**"). Rokoko Assets can be both sample data/assets produced and owned by us as well as Motion Library Assets owned by third parties. The license to each Rokoko Asset is limited to the period in which you have an Account. Unless otherwise stated, the definition of "Services" in the Terms also covers/includes Rokoko Assets.

5.2 The Services permit you to collaborate with other End Users, including sharing Rokoko Assets (and User Content) between Rokoko Teams (as such Rokoko Teams are used and defined in/by use of the Services). You represent and warrant to always respect the rights in and license terms of any Rokoko Assets (and/or User Content) purchased, shared by/with you, or otherwise used with/in the Services.

5.3 You may download and make copies of the Rokoko Assets for legitimate purposes, including back-up purposes, subject to the Terms. In addition, we acknowledge that copies of the Rokoko Assets may be made when the Rokoko Assets have been integrated as part of digital media productions. Unless expressly provided for in the license terms of the specific Rokoko Asset, you may not reproduce, distribute, sublicense, rent, lease or lend any Rokoko Asset other than as follows from the above.

5.4 You may not use any assets obtained or provided under this agreement for the purpose of developing, training, or enhancing machine learning and/or AI models or algorithms, whether for commercial or non-commercial purposes, without the explicit written consent of the Company.

6. **INTELLECTUAL PROPERTY RIGHTS**

6.1 The Terms do not grant you any rights in connection with any trademarks or service marks of us or our suppliers.

6.2 All title and intellectual property rights in and to the Services (including Software, images, photographs, animations, graphics, 3D graphics, video, audio, music, text, and tutorials incorporated into the Services), the accompanying printed materials, and any copies of the Services, are owned by us. All rights not expressly granted are reserved by us.

6.3 You retain all rights to your User Content and are responsible for protecting those rights. You hereby grant us a perpetual, worldwide, non-exclusive, royalty-free, sublicensable right to access, use, copy, and modify any intellectual property rights that arise in connection with the User Content, Usage Data and any other Data related to you (if any), strictly for the purposes of providing the Services and to exercise such other rights, which are explicitly set out in these Terms. All User Content is to be fully anonymized and never distributed in its original form from any subcontractor or third-party licensor.

6.4 Where the Customer is an organisation and where the End User is not the same as the Customer, the Customer warrants that all necessary intellectual property rights have been obtained from the End User.

7. DATA PROTECTION AND PROCESSING OF PERSONAL DATA

7.1 In connection with the use of the Site and/or Services, we may process data that qualify as personal data under the EU General Data Protection Regulation (Regulation (EU) 2016/679, "GDPR"). Our processing of personal data is further detailed in our privacy policy, which is available on our website and updated regularly to provide sufficient information about our processing activities. [\[Ad1\]](#) [\[Ad2\]](#)

8. TERM AND TERMINATION

8.1 Your license, subscription plan, and payment obligation will renew automatically until you cancel them. Subscription prices may change and will renew at the then-applicable subscription cost. To avoid billing for a renewed subscription period, you must cancel or downgrade your subscription before the lapse of the existing subscription period. Any downgrade shall take effect at the beginning of the next subscription period. Please be aware, that after downgrading you will lose the right to use certain Services available only under the relevant subscription plan and that may affect your ability to use your projects.

8.2 If you fail to comply with the terms and conditions of the Terms or in any way abuse or misuse the Software or Services, we may terminate the license, including all license rights granted herein, with immediate effect. If you breach the Terms or applicable law, we may also terminate your Account or your access to the Site and/or the Services immediately at any time.

8.3 In the event of a breach of the Terms, we have the right to sue for infringement and/or breach of contract, for which we will seek all damages and remedies available including attorney's fees and all associated costs plus all estimated current and future earnings incurred by you due to the abuse or misuse.

8.4 Upon termination of the license, we have the right, but not the obligation, to permanently delete your Account. Such deletion will also delete your User Content. We have no obligation to maintain your User Content, and we have no liability for any terminated use of the Site or Services, including for termination of your Account or deletion of your User Content.

9. **PUBLICITY**

9.1 Each Party hereby gives its consent to publication of the other Party's name for marketing purposes.

10. **DISCLAIMER OF WARRANTIES**

10.1 YOU UNDERSTAND AND ACCEPT THAT YOUR USE OF THE SERVICES IS AT YOUR SOLE RISK AND THAT THE SERVICES AND SOFTWARE ARE, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. IN PARTICULAR, WE, OUR SUBSIDIARIES, HOLDING COMPANIES AND AFFILIATES, AND THEIR LICENSORS, DO NOT REPRESENT OR WARRANT TO YOU THAT: (A) YOUR USE OF THE SERVICES WILL MEET YOUR REQUIREMENTS, (B) YOUR USE OF THE SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE OR FREE FROM ERROR, (C) ANY INFORMATION OBTAINED BY YOU AS A RESULT OF YOUR USE OF THE SERVICES WILL BE ACCURATE OR RELIABLE, AND (D) THAT DEFECTS IN THE OPERATION OR FUNCTIONALITY OF ANY SOFTWARE PROVIDED TO YOU AS PART OF THE SERVICES WILL BE CORRECTED.

10.2 YOUR USE OF THE SERVICES IS AT YOUR OWN DISCRETION AND RISK AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM, OR OTHER DEVICE, OR LOSS OF DATA THAT RESULTS FROM SUCH USE.

10.3 TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, YOU FURTHER EXPRESSLY DISCLAIM ALL WARRANTIES TERMS AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO ANY IMPLIED WARRANTIES TERMS AND CONDITIONS OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT, WITH RESPECT TO THE SERVICES.

11. **LIMITATION OF LIABILITY**

11.1 THE LIABILITY OF US AND OUR SUBSIDIARIES, HOLDING COMPANIES, REPRESENTATIVES AND OTHER AFFILIATES TOWARDS YOU FROM ALL CAUSES OF ACTION AND UNDER ALL THEORIES OF LIABILITY UNDER THESE TERMS WILL BE LIMITED TO THE AMOUNTS PAID TO US BY YOU IN THE PAST SIX MONTHS FOR THE SERVICES RELATING TO THE DISPUTE. IN NO EVENT SHALL WE OR OUR SUBSIDIARIES, HOLDING COMPANIES, REPRESENTATIVES AND OTHER AFFILIATES BE LIABLE TO YOU FOR ANY SPECIAL, INCIDENTAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES (INCLUDING LOSS OF DATA, BUSINESS, PROFITS OR ABILITY TO EXECUTE) OR FOR THE COST OF PROCURING SUBSTITUTE PRODUCTS ARISING OUT OF OR IN CONNECTION WITH THESE TERMS OR YOUR USE OF THE SERVICES, WHETHER SUCH LIABILITY ARISES FROM ANY CLAIM BASED UPON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, AND WHETHER OR NOT WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE. THE FOREGOING LIMITATIONS WILL SURVIVE AND APPLY EVEN IF ANY LIMITED REMEDY SPECIFIED IN THE TERMS IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.

11.2 YOU EXPRESSLY UNDERSTAND AND AGREE THAT WE, OUR SUBSIDIARIES, HOLDING COMPANIES, REPRESENTATIVES AND AFFILIATES, AND THEIR LICENSORS SHALL NOT BE LIABLE TO YOU FOR ANY LOSS OR DAMAGE WHICH MAY BE INCURRED BY YOU, INCLUDING LOSS OR DAMAGE AS A RESULT OF: (I) ANY RELIANCE PLACED BY YOU ON THE COMPLETENESS, ACCURACY OR EXISTENCE OF ANY ADVERTISING, OR AS A RESULT OF ANY RELATIONSHIP OR TRANSACTION BETWEEN YOU AND US OR ANY DEVELOPER, ADVERTISER OR SPONSOR WHOSE ADVERTISING APPEARS IN THE SERVICES; OR FOR ANY PERMANENT OR TEMPORARY CESSATION IN THE PROVISION OF THE SERVICES; (III) THE DELETION OF, CORRUPTION OF, OR FAILURE TO STORE, ANY CONTENT AND OTHER COMMUNICATIONS

DATA MAINTAINED OR TRANSMITTED BY OR THROUGH YOUR USE OF THE SERVICES; (IV) YOUR FAILURE TO PROVIDE US WITH ACCURATE ACCOUNT INFORMATION;

12. **AMENDMENTS**

12.1 We reserve the right to amend the terms and conditions of the Terms at any time with 1 (one) month prior notice. The most recent version of the Terms may be found at <https://www.rokoko.com/terms>.

12.2 Reasons for amendments may include, but are not limited to new legislation, regulatory requirements, introduction of new features or products or changes in our business model.

13. **EXPORT RESTRICTIONS**

13.1 Rokoko Assets available as part of the Services may be subject to laws, administrative regulations, and executive orders of those authorities responsible according to any applicable laws relating to the control of imports and exports of the Rokoko Assets ("**Export Laws**"). You agree to comply with all applicable Export Laws and you shall not export or re-export directly or indirectly (including via remote access) any part of the Rokoko Assets to anyone in any country to which a license is required under the Export Laws without first obtaining a license.

14. **VENUE AND APPLICABLE LAW**

14.1 The Terms and our relationship under the Terms shall be governed by the laws of Denmark without regard to its conflict of laws provisions. Any dispute arising out of or in connection with the Terms, including any disputes regarding the existence, validity or termination thereof, shall be settled by simplified arbitration arranged by The Danish Institute of Arbitration in accordance with the rules of simplified arbitration procedure adopted by The Danish Institute of Arbitration and in force at the time when such proceedings are commenced. Notwithstanding this, you agree that we are allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction without providing security.

Exhibit 5

Registration Number

PAu 4-279-489

Effective Date of Registration:

July 06, 2025

Registration Decision Date:

November 25, 2025

Copyright Registration for One Work by One Author

Registration issued pursuant to 37 CFR §202.3

Title

Title of Work: THE NEXT WORLD

Completion/Publication

Year of Completion: 2017

Author

- Author:** Matthew R Walsh
Author Created: Audiovisual Work
Citizen of: United States
Domiciled in: United States
Year Born: 1985

Copyright Claimant

Copyright Claimant: Matthew R Walsh
28435 Ascent Way, 28435 Ascent Way, Santa Clarita, CA, 91350, United States

Rights and Permissions

Name: Matthew R Walsh
Email: matthew@winteryear.com
Telephone: (661)644-0012
Alt. Telephone: (661)644-0012
Address: 28435 Ascent Way
28435 Ascent Way
Santa Clarita, CA 91350 United States

Certification

Name: Matthew R. Walsh

Date: July 06, 2025

Correspondence: Yes

Copyright Office notes: Regarding basis for registration: A work may be registered with the Single Application only if the following requirements have been met: 1) The registration covers one work; 2) The work must be created by one individual; 3) All of the material contained within the work must be created by the same individual; 4) The author and the owner of the work must be the same person, and that person must own all of the rights in the work; 5) The work cannot be a work made for hire.