

INTELLECTUAL PROPERTY INFRINGEMENT AGREEMENT

This Agreement (the "Agreement") is made and entered into this _____ (day) of _____ (month), _____ (year), by and between **Digital 38 Group of Companies** (the "Companies") and _____ (the "Content Producer").

ACKNOWLEDGEMENTS BY CONTENT PRODUCER

1. Digital 38 Group of Companies includes any or all of the following:
 - a. IH Singapore Pte Ltd, IH Digital Sdn. Bhd., IH Digital Limited
 - b. Digital 38 Pte Ltd, Digital 38 Sdn. Bhd
 - c. Asia Travel Club Pte Ltd
 - d. iRiver Asia Pte Ltd
2. In creating content for client on behalf of the Companies, to only use images provided by the client or purchased through the stock image library provided by the Companies.
3. Do not use images from "royalty-free" portals and publicly searched images.
4. Do not use any brands or global events' logo without official written permission.
5. In the event, the content created runs into intellectual property infringement due to the usage of non-licensed materials (e.g., taken from social media, other websites), the content producer will be responsible for the legal and intellectual property costs incurred by the Companies in relation to the infringement (e.g. penalties, additional licensing fees, etc), even after the employment contract with the Companies has ended.

By signing below, I hereby acknowledge that I have completely read, fully understand and agree to abide with this agreement:

Signature