

Terms and Conditions

Rahba · Effective date: May 30, 2026 · therahba.com

These Terms and Conditions ("Terms") govern your access to and use of the Rahba platform, including our website at therahba.com, our waitlist, and our partner portal (collectively, the "Services"). By accessing or using any part of the Services, you agree to be bound by these Terms. If you do not agree, do not use the Services.

Rahba is operated by Khalid Abdirahman, Abdirahman Ibrahim, Ayub Farah, and Yusuf Mohamed, doing business as Rahba, based in Minnesota, United States.

1. THE RAHBA PLATFORM

Rahba is a seasonal editorial index that curates and showcases independent makers and storefronts. We connect consumers with businesses across categories including clothing, scents, food, and more. Rahba reserves the right to modify, expand, or discontinue any aspect of the platform at any time without prior notice.

2. WAITLIST

Joining the Rahba waitlist is free and does not guarantee a spot on the platform, a partner listing, or any other benefit. Waitlist signups are used solely to gauge interest and notify users when the platform launches. Rahba reserves the right to accept or decline any waitlist applicant at its sole discretion.

3. PARTNER ACCOUNTS

To be listed as a partner on Rahba, businesses must be invited or approved by the Rahba team. By creating a partner account, you represent and warrant that:

- All information you provide about your business is accurate, current, and complete
- You are the authorized owner or representative of the business
- Your business and its products comply with all applicable laws and regulations
- Your products and content meet Rahba's content standards as described in Section 6

Rahba reserves the right to approve, decline, suspend, or remove any partner account at its sole discretion, with or without cause, and with or without prior notice.

4. PARTNER SUBSCRIPTIONS AND PAYMENTS

Access to certain partner features requires a paid monthly subscription. By subscribing, you authorize Rahba to charge your payment method on a recurring monthly basis at the rate applicable to your selected tier.

Billing: Subscriptions are billed monthly from the date of sign-up. Payments are processed securely through Stripe.

Refund Policy:

- No refunds will be issued during the first month of your subscription under any circumstances.
- From the second month onward, if you request a cancellation within the first 7 days of a new billing cycle, you will receive an 80% refund of that month's payment.
- Refund requests made after the first 7 days of a billing cycle will not be eligible for any refund.
- There are no free trials.

Missed Payments: If a partner misses a payment, a Rahba team member will reach out via email within a reasonable timeframe to confirm there are no issues. The partner will have 7 days from the date of that email to respond and resolve the outstanding payment. If no response or payment is received within that 7-day window, the partner's account will be suspended and their listing will be removed from the platform. Rahba reserves the right to permanently terminate accounts where payment issues remain unresolved.

5. CONTENT AND BUSINESS INFORMATION

Partners are responsible for all content they submit to Rahba, including business descriptions, photos, contact information, and social media handles. By submitting content, you grant Rahba a non-exclusive license to display that content on the platform for the duration of your active subscription.

Upon cancellation or removal of your account, Rahba will remove your submitted photos and business content from the platform within 30 days. Rahba retains no ongoing rights to your content after removal.

You represent that you own or have the rights to all content you submit, and that it does not infringe on any third party's intellectual property rights.

6. CONTENT STANDARDS

All partner businesses, products, and submitted content must meet Rahba's content standards. The following are prohibited:

- Illegal products or services of any kind
- False, misleading, or deceptive business information
- Content that is offensive, discriminatory, or harmful
- Products that are unsafe or unfit for sale

Rahba reserves the right to determine, in its sole and absolute discretion, whether any product, business, or content is appropriate for the platform. This determination is final and not subject to appeal.

7. INFLUENCER AND PROMOTIONAL RELATIONSHIPS

Rahba invests in promoting partner businesses through its own influencer network, content creators, and marketing relationships. Partners acknowledge and agree that:

- Rahba's influencer and creator relationships are proprietary to Rahba and are not shared with or transferred to partner businesses
- Partners may not independently solicit, contact, or enter into separate promotional arrangements with any influencer, content creator, or marketing contact that was introduced to or made aware of the partner's business through Rahba's promotional activities
- This restriction applies during the partner's active subscription and for a period of 12 months following the termination of their account
- Any violation of this clause may result in immediate account termination and Rahba reserves the right to seek damages

Nothing in this section prevents Rahba from granting explicit written permission for a partner to work independently with a specific influencer or creator.

8. INTELLECTUAL PROPERTY

All content on the Rahba platform that is not submitted by partners — including the Rahba name, logo, design, editorial content, and platform infrastructure — is owned by Rahba and protected by applicable intellectual

property laws. You may not reproduce, copy, or use any Rahba content without prior written permission.

9. TERMINATION

Rahba reserves the right to suspend or terminate any account, partnership, or access to the Services at any time, at its sole discretion, for any reason including but not limited to:

- Violation of these Terms
- Two or more consecutive missed subscription payments
- Submission of false or misleading business information
- Sale of illegal or prohibited products
- Content or conduct that Rahba determines to be inconsistent with its values or harmful to the platform or its users
- Any other reason Rahba deems sufficient

Rahba is not obligated to provide a reason for termination. Upon termination, your access to the partner portal will be revoked and your listing will be removed from the platform.

10. DISCLAIMERS

The Services are provided "as is" and "as available" without warranties of any kind. Rahba does not guarantee that the platform will be uninterrupted, error-free, or free of viruses or harmful components. Rahba does not guarantee any specific results from use of the Services, including traffic, sales, or business growth for partner businesses.

11. LIMITATION OF LIABILITY

To the fullest extent permitted by law, Rahba and its founders shall not be liable for any indirect, incidental, special, or consequential damages arising from your use of the Services, including lost profits, lost revenue, or loss of data, even if Rahba has been advised of the possibility of such damages. Rahba's total liability to any partner shall not exceed the total amount paid by that partner in the 3 months preceding the claim.

12. GOVERNING LAW

These Terms are governed by the laws of the State of Minnesota, United States, without regard to its conflict of law principles. Any disputes arising under these Terms shall be resolved in the courts of Minnesota.

13. CHANGES TO THESE TERMS

Rahba reserves the right to update these Terms at any time. When we make changes, we will update the effective date at the top of this page. Continued use of the Services after changes are posted constitutes your acceptance of the updated Terms. If changes are material, we will notify active partners by email.

14. CONTACT US

If you have any questions about these Terms, please contact us:

- Email: partnerships@therahba.com
- Website: therahba.com
- Location: Minnesota, United States

