



RESELLER AGREEMENT

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DEFINITIONS

These Definitions are applicable for the whole Agreement wherever the words appear in *italics* starting with a capital letter. Words importing to the singular include the plural and vice versa.

Application Date is the date and time at which the *Client* applied for *C³* membership.

C³ stands for Country Cover Ltd trading as Country Cover Club.

C³ Product is any membership, goods or services of *C³*

Client or **Member** refers to the party taking out or holding *C³* membership.

Client Information is the full name, date of birth, address, telephone number and email address of the *Client*.

Term of Membership is the period between the start and expiry dates during which a *Client's* membership is valid.

Underwriters refers to the providers of insurance services to *C³*.

Insured Activity refers to any item on the list of country sports pursuits as agreed by the *Underwriters*. This list is available in full on the *website* or on request.

Gross Fee refers to the amount the *Reseller* charges the *Client* for the *Sale*.

Net Fee refers to the amount due to *C³* for the *Sale* by the *Reseller*.

Reseller refers to any 3rd party who undertakes to sell *C³ Products* and agrees to abide by the 'Reseller Agreement'.

Sale refers to the sale of a *C³ Product* to a *Client* by a *Reseller*.

Seven Day Certificate refers to a temporary membership document, including insurance details, issued by the *Trade Associate* to the *Client* on behalf of *C³*.

Trade Associate refers to a third party business which has agreed to provide products, services or special offers as benefits to *C³ Members*.

Website refers to the *C³ website*: www.ccc3.co.uk

THE AGREEMENT

1. The *Reseller* agrees to obtain and verify the *Client Information* and have those details fully and correctly recorded.
2. The *Reseller* agrees to forward the *Client Information* via the *C³* website or other suitable means of transmission (e.g. a *Cover Note*) within 3 working days of the *Application Date*.
3. The *Reseller* agrees to account for *Sales* by remittance of *Net Fees* due to *C³* at the time of delivery of *Client Information* being within 3 working days of the *Application Date*.
4. The *Net Fee* due for any *C³ Product* may be changed at any time; current prices can be found on the *C³* website.
5. The *Reseller* may:
 - a. set their own *Gross Fee* and retain their margin by forwarding the *Net Fee* and retaining the difference.
 - b. charge the customer the *Gross Fee* using the payment interface on the *C³* website and account to *C³* for monthly commission payments.
6. The *Reseller* is responsible for the collection of *Gross Fees* from the *Client* and the transmission of *Net Fees* to *C³*.

By becoming a *C³ Trade Member* the *Reseller* acknowledges that if a *C³ Product* is sold and the *Client Information* and or net payment is not properly delivered to *C³* the *Client's* membership and insurance cover may be invalid for all or part of the term from the date of application. The *Reseller* also acknowledges that if the *Client's Information* is not added to the *C³* membership register as a result of a failure by the *Reseller* to deliver the *Client Information*, and/or the *Reseller* fails to pay the net amount due for the *Sale* within the 3 day period any claims arising under the *C³* insurance cover for *Clients'* may be denied and the *Reseller* acknowledges they may be held responsible for any resulting legal, financial or other losses resulting from a breach of contract with both the *Client*, *C³* and their Underwriters, howsoever arising.

Drone Cover Club

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