

Website Terms and Conditions | Collections Corp Last updated: April 2025

Welcome to the official website of **Collections Corp** (ABN: 24 540 014 243). By accessing this site, you agree to comply with the following Terms and Conditions, which govern your use of our website. Please read these terms carefully. If you do not agree, you must not use this website.

Legal Protection and Website Purpose

These Terms and Conditions are designed to:

- Protect **intellectual property**, including copyright-protected content, branding, and proprietary information
- · Establish clear rules for user conduct to prevent misuse or abuse of the website
- Provide transparency and clarity about the website's functionality and your rights as a user
- Assist in compliance with all applicable laws and regulations, including the Privacy Act
 1988 (Cth) and Australian Consumer Law
- Limit our legal liability for any inaccuracies, errors, or user-generated content
- · Outline dispute resolution procedures for any conflicts arising from website usage
- Set expectations around business communication, usage, and responsibilities

Acceptance of Terms

By using our website, you confirm that you:

- Are at least 18 years of age
- Are legally capable of entering into binding agreements
- Agree to use the website only for lawful purposes

Collections Corp may amend these Terms at any time. The latest version will always be accessible on this page.



Intellectual Property

All content on this site — including logos, text, graphics, images, software, and downloadable files — is the **exclusive property of Collections Corp**, unless otherwise stated. Content is protected under **Australian copyright and trademark law**.

You may not:

- Copy, reuse, or republish content without prior written consent
- Use our branding or design elements for commercial purposes
- Modify or reverse engineer any part of our website Unauthorised use may result

in legal action.

Website Use and User Conduct Users

must not:

- Upload, distribute, or transmit any viruses, malware, or malicious code
- Access or attempt to access areas of the site not intended for public use
- Scrape or mine data from the site
- Use the site for fraudulent, abusive, or illegal activities

We reserve the right to suspend or block access to any user who violates these terms.

5. Limitation of Liability

While we strive to ensure the accuracy of the information on our website, **Collections Corp** makes no warranties regarding:

- · The accuracy, currency, or completeness of any content
- · Continuous, error-free operation of the website
- Protection from malware, viruses, or data loss

We disclaim all liability for any direct or indirect loss, damage, or inconvenience arising from your use of this website, to the fullest extent permitted by law.



No Professional Advice

All content provided on this website is **for general information only**. It does not constitute legal, financial, or professional advice. You should seek independent legal or financial consultation before making decisions based on any content found on this site.

Third-Party Websites

This site may include links to third-party websites. Collections Corp is not responsible for the content, accuracy, or privacy practices of those sites. Accessing third-party sites is at your own risk.

Compliance with Laws and Regulations This

website complies with:

• The Privacy Act 1988 (Cth) • The Australian Privacy Principles (APPs) • The Australian Consumer Law (ACL) where applicable

These terms are governed by the laws of **New South Wales, Australia**, and any disputes will be handled in that jurisdiction.

Dispute Resolution

In the event of a dispute between you and Collections Corp, we encourage you to contact us first. We will attempt to resolve the matter amicably within 30 business days. If unresolved, the matter will be referred to the appropriate **court or tribunal in New South Wales**.

Payment, Refunds, and Business Expectations

Although our website does not process payments directly, if you engage with us for debt collection or recovery services:

- Payment terms will be outlined in a separate written Service Agreement
- Refund policies (if applicable) are outlined in client contracts



 There are no implied guarantees regarding debt recovery outcomes unless expressly stated

We do not collect or store financial information via this website.

Privacy and Security

Use of this website is also governed by our <u>Privacy Policy</u>, which explains how we collect and handle your personal information in accordance with the **Privacy Act 1988**. By using the site, you consent to our privacy practices.

Contact Us

If you have any questions about these Terms or would like to report a concern:

Collections Corp

Email: accounts@collectionscorp.com.au Phone:

1300 369 529