



Cellzier - Become a Profitable Reseller Program – Terms and Conditions

Effective Date: 5/5/2025

Please read these Terms and Conditions ("Terms") carefully before accessing or using the Cellzier Program ("the Program"). By enrolling in, accessing, or using any part of the Program, you agree to be bound by these Terms. If you do not agree with all the Terms outlined below, you must not access or use the Program.

1. Educational Use Only

The Cellzier Program is provided strictly for educational purposes. It is intended to share personal experiences, strategies, and general guidance around the phone reselling industry. The Program is not a business opportunity, franchise, or income guarantee. Any decisions you make as a result of the Program are solely your responsibility.

2. No Financial or Legal Advice

We do not provide legal, financial, investment, tax, or accounting advice. The Program may contain discussions or references to taxes, legal structures, and financial practices related to phone reselling in Australia; however, these are general in nature and not tailored to individual circumstances. You should always seek independent advice from a qualified accountant, registered tax agent, or legal professional before making any business, financial, or tax-related decisions.

3. No Guarantee of Earnings

We make no guarantees, representations, or warranties of any kind, express or implied, regarding your earnings, business outcomes, or financial success as a result of participating in the Program. Your results may vary significantly and depend on numerous factors including but not limited to your level of effort, market conditions, starting capital, local regulations, and prior experience. Any figures mentioned in the Program (e.g. income examples, margins, or case studies) are for illustrative purposes only and should not be interpreted as typical results or promises of future performance.

4. Assumption of Risk and Liability Waiver

You understand and acknowledge that participation in phone reselling activities and use of strategies taught in the Program involve inherent risks, including but not limited to: financial loss, mismanagement of funds, supplier fraud, injury during repair or shipping processes, or other unforeseeable consequences. You voluntarily assume all such risks. To the fullest extent permitted under Australian law, Cellzier Pty Ltd (ABN: 57 686 240

522), its owners, affiliates, instructors, employees, contractors, and partners shall not be held liable for any direct, indirect, incidental, special, punitive, or consequential loss or damages arising out of your participation in the Program or any business decisions you make based on the Program content. This includes but is not limited to personal injury, death, property damage, or financial loss.

5. Compliance with Australian and Local Law

You are solely responsible for ensuring your compliance with all applicable local, state, and federal laws in your jurisdiction. While this Program follows and promotes compliance with Australian consumer and trading law, some strategies or platforms mentioned may not be legal, available, or permitted in your country or region. Cellzier is not responsible for your use of the Program in regions where any aspect of its contents may conflict with local regulations.

6. User Age and Platform Use

Some third-party services referenced in this program—such as Facebook Marketplace and Discord—require users to be 18 years of age or older. Cellzier does not endorse or recommend underage use of these platforms. It is your responsibility to review and comply with each platform’s terms of service, including any age restrictions. If you are under 18, you must obtain a parent or guardian’s consent before using such services.

7. Program Access for Minors

We allow users under the age of 18 to access the Cellzier Program with parental or guardian consent. However, we disclaim any liability for their use of third-party services, failure to comply with age restrictions, or consequences resulting from misuse of the information provided in the program. It is the sole responsibility of the user (and their guardian, where applicable) to ensure that all activity is lawful and compliant in their jurisdiction.

8. Live Auctions and Discord Usage (18+)

Live auctions conducted via our Discord server are intended only for users aged 18 and over. Participation in these auctions may involve financial risk. By engaging in these activities, users confirm they meet the minimum age requirement and accept full responsibility for any purchases or decisions made. We do not assume liability for misuse or unauthorized access.

9. AI Tools Disclaimer

Cellzier’s AI tools are provided for convenience and informational support only. They are not a substitute for human judgment, technical skill, or professional advice. Users acknowledge that these tools may experience downtime, inaccuracies, or unexpected behavior. Cellzier disclaims all liability arising from reliance on AI-generated suggestions or outputs.

10. Ownership of AI Tools and Bots

All AI tools, bots, diagnostic systems, and automation solutions developed by Cellzier Pty Ltd—including but not limited to the PanicFull Diagnostic Bot, Grading Bot, Auto Description Bot, and Market Evaluation Bot—are the exclusive intellectual property of Cellzier Pty Ltd. Unauthorized use, replication, redistribution, or modification is strictly prohibited and will result in legal action.

11. Data & Privacy Notice

We are committed to safeguarding your privacy. Data submitted to our AI bots or through our tools (including device details, location, and usage patterns) is collected solely for the purpose of improving Program functionality and supporting your use. We do not sell or distribute user data to third parties without consent.

12. Third-Party Tools & Integrations

Our Program may recommend or integrate with third-party platforms such as Zapier, Facebook, Instagram, Sendle, or eBay. Cellzier is not affiliated with or liable for disruptions, outages, policy changes, or damages resulting from third-party platform usage. You agree to abide by each platform's own Terms of Service.

13. Misuse or Exploitation of Tools

Users are strictly prohibited from reverse-engineering, modifying, exploiting, or attempting to gain unauthorized access to Cellzier's AI bots, systems, or proprietary methods. Violations will result in immediate account termination and may lead to legal prosecution.

14. Intellectual Property

All content provided in the Program, including but not limited to videos, documents, templates, trackers, AI tools, and written materials, are the intellectual property of Cellzier Pty Ltd and its creators. These materials are provided for your personal use only and may not be copied, distributed, reproduced, resold, modified, reverse-engineered, republished, or shared in any form without prior written permission. Any unauthorized distribution, replication, redevelopment, or resale of Program content, whether digitally or physically, will be considered a breach of these Terms and may result in legal action to the fullest extent of the law. This includes but is not limited to claims for injunctive relief, damages, and recovery of legal fees.

15. Use of Certification & Branding

Use of the Cellzier Certified Reseller badge or certification title must be truthful and must not misrepresent your level of expertise or affiliation. Cellzier reserves the right to revoke certification status or badge privileges if you are found to be in breach of any Terms or if your conduct negatively affects the brand or misleads customers.

16. Community Conduct Policy

Participation in the Cellzier Discord community and associated forums requires respectful and professional conduct. Harassment, spamming, abusive behavior, or attempts to scam or mislead other users will result in immediate removal from the community and possible termination of Program access.

17. Transferability and License Restrictions

Each purchase of the Program grants access to a single user. Licenses are non-transferable. You agree not to share login credentials, sell access, or impersonate another user. Doing so will result in immediate suspension or termination.

18. Program Access and Usage

Access to the Program is provided on a per-user license. You agree not to share login credentials or provide access to non-authorized users. We reserve the right to terminate or suspend your access without refund if you violate these terms or engage in any form of abuse, piracy, or redistribution.

19. Refund Policy

All sales of the Program are final. Due to the digital nature of the content and immediate access to intellectual property, we do not offer refunds under any circumstances.

20. Amendments and Updates

We reserve the right to update or revise these Terms at any time. It is your responsibility to review the Terms periodically. Continued access to the Program following changes to the Terms constitutes your acceptance of those changes.

21. Governing Law

These Terms shall be governed by and construed in accordance with the laws of Queensland, Australia. Any dispute or claim arising out of or in connection with these Terms or the Program shall be subject to the exclusive jurisdiction of the courts of Queensland.

22. Contact Us

For any questions or concerns about these Terms, you can contact us at:
info@cellzier.com.au

By enrolling in the Program, you acknowledge that you have read, understood, and agreed to these Terms in full. If you do not agree, do not continue with your enrolment or use of the Program.

Signed by:
Cellzier Pty Ltd
ABN: 57 686 240 522

A handwritten signature in black ink that reads "Cellzier Pty Ltd". The signature is written in a cursive, flowing style.