



**AMHA AUTHORISED**

**Australian Manuka Honey Association Ltd**

**By-laws as to Licensing and Conditions of Use of the  
Mark of Authenticity**

## Contents

1. Definitions:	1
2. Mark of Authenticity display	2
3. Property	2
4. Exclusive use	2
5. Termination	2
6. Annual Fees	2
7. Misuse of Mark of Authenticity	2
8. Compliance Audits	3
9. Changes to Mark of Authenticity	3
10. No sub-licensing of Mark of Authenticity	3
11. Non-exclusive right	3
12. Not transferable	3
13. Termination Notice	3
14. Suspension of Licence	4
15. Right title and interest in the Mark of Authenticity	4
16. Indemnification and Limitation of Liability	4
17. Jurisdiction	5

**This Licence** is made between:

**AUSTRALIAN MANUKA HONEY ASSOCIATION LTD** (ABN 21 622 228 031) of Level 2, 41-47 Colin Street, West Perth, Western Australia (**AMHA**);

and

The Member described in Schedule 1 (**Licensee**).

It is agreed as follows:

**1. Definitions:**

**Conditions of Use** means those conditions set forth in Schedule 4 as may be amended by AMHA in its absolute discretion from time to time.

**Effective Date** means the date on which this Licence agreement is accepted and executed by the Licensee.

**Intellectual Property** means rights resulting from intellectual activity in the industrial, scientific, literary or artistic fields throughout the world, including copyright, rights in relation to trade marks (including trade mark registrations) and rights in relation to designs (including design registrations).

**Licensee** means a Member in good standing of the AMHA (excluding “Research Associate” and “Affiliate” memberships) licensed by the AMHA to use the Mark of Authenticity.

**Mark of Authenticity** means the mark displayed in Schedule 2 which can be varied from time to time in accordance with clause 9.

**Materials** means the Licensee’s jars, containers, packaging, promotional and advertising materials, website and social media sites which contain and/or relate solely to Verified Australian Manuka Honey products.

**Packer** means a Company engaged in the packaging of any honeys for commercial sale and use.

**Producer** means a beekeeper who is engaged in the primary production of raw honey using honey bee colonies in Australia for wholesale selling to commercial honey packers.

**Verified Australian Manuka Honey** means Manuka honey produced from Australian *Leptospermum* which has been tested and approved in accordance with the AMHA’s *Criteria for Defining Australian Manuka Honey* (as amended from time to time) (**Criteria**). The Criteria is downloadable from the AMHA website.

## **2. Mark of Authenticity display**

The Licensee wishes to display the Mark of Authenticity on its Materials from the Effective Date. For the avoidance of doubt, the Licensee acknowledges that the Mark of Authenticity can only be used on Materials which relate solely to Verified Australian Manuka Honey such that there is no confusion over which products have been tested and approved under the Criteria and licensed.

## **3. Property**

The Mark of Authenticity remains at all times the legal property of the AMHA.

## **4. Exclusive use**

Use of the Mark of Authenticity is exclusively for the Licensee named in this agreement. The Licensee agrees to abide by the Conditions of Use set out in Schedule 4 and any Code of Ethics that may be authorised by the Board of Directors of the AMHA from time to time. A Licence entitles the Licensee to use the Mark of Authenticity only for as long as the Licensee is a member in good standing of the AMHA and has entered into this Licence agreement and paid the annual fee.

The Mark of Authenticity must be applied by the Licensee in Australia, but Verified Australian Manuka Honey may be exported from Australia bearing the Mark of Authenticity. AMHA does not warrant or represent that the Mark of Authenticity may be used in any country in the world and it is the responsibility of the Licensee to undertake its own research to determine whether the Mark of Authenticity may be used in any particular country.

## **5. Termination**

Where the Licensee ceases to be eligible to use the Mark of Authenticity, this Licence will terminate and the Mark of Authenticity must be removed from all Materials not later than one (1) month from the cessation of eligibility.

## **6. Annual Fees**

Details of the annual fees are contained in Schedule 3 and are subject to change at any time.

## **7. Misuse of Mark of Authenticity**

The Mark of Authenticity must not be used in any way which could:

- (a) Bring the AMHA into disrepute; or
- (b) Be in breach of any of the provisions of any AMHA Code of Ethics or Conditions of Use; or
- (c) Suggest AMHA endorsement of any person, entity or product which is not eligible to use/display the Mark of Authenticity.

**8. Compliance Audits**

The AMHA may at its sole discretion, conduct compliance audits of the Mark of Authenticity at any time. The cost of any audit as to the compliance with this Licence will be borne by the Licensee.

**9. Changes to Mark of Authenticity**

The AMHA may change the Mark of Authenticity and any of the Conditions of Use associated with the Mark of Authenticity at any time upon giving reasonable notice in writing to the Licensee.

**10. No sub-licensing of Mark of Authenticity**

The Licensee must not sub-license the use of the Mark of Authenticity at any time with any other person or entity. Doing so will jeopardise the Licence of the Licensee to use the Mark of Authenticity.

**11. Non-exclusive right**

The limited right and licence granted to the Licensee hereunder is non-exclusive and the AMHA, at its sole discretion, shall be free to use or grant others the right to use the Mark of Authenticity, including those in competition with the Licensee.

**12. Not transferable**

The right granted in this Licence to the Licensee shall not be transferable or assignable without the AMHA's prior written consent, which it may withhold in its sole and absolute discretion. Any such assignment or transfer without such consent shall be void and of no effect.

**13. Termination Notice**

Except as otherwise provided herein, this Licence shall remain in full force and effect as long as the Licensee remains a member in good standing of AMHA, pays the relevant licence fees and adheres to the terms of this agreement.

AMHA may terminate this agreement if the Licensee breaches a term of this agreement:

- (a) and, if the breach relates to the payment of any fee, fails to remedy the breach within 14 days after written notice is received identifying the breach and the action needed to remedy of breach;
- (b) which in AMHA's reasonable opinion is capable of remedy, and the Licensee fails to remedy the breach within 30 days after written notice is received identifying the breach and the action needed to remedy of breach; or

- (c) which in AMHA's reasonable opinion is not capable of remedy and will have a materially damaging effect on AMHA or the Mark of Authenticity.

Further, each party may terminate this Licence at any time, without cause, upon providing the other party with 30 days' written notice of such termination.

Subject to this clause, upon expiration or termination of this Licence for any reason, the Licensee will immediately cease and desist from all further use of the Mark of Authenticity or distribution of products bearing the Mark of Authenticity and will destroy the bromide of the Mark of Authenticity together with all advertising and promotional materials displaying the Mark of Authenticity.

Provided that this Licence is not terminated by AMHA for breach pursuant to clause 13 or terminates under clause 5, the Licensee may continue to sell its existing stock of products using Materials bearing the Mark of Authenticity for a maximum of three months from the date of expiration or termination of this Licence.

#### **14. Suspension of Licence**

The AMHA may also suspend a Licence to use a Mark of Authenticity following a substantiated breach of this Licence.

#### **15. Right title and interest in the Mark of Authenticity**

The Licensee acknowledges the AMHA's exclusive right title and interest in and to the Mark of Authenticity and will not at any time do or cause any act or thing contesting or in any way impairing or tending to impair any part of such right title and interest. The Licensee shall not in any manner represent that it has any ownership in the Mark of Authenticity or registration thereof and the Licensee acknowledges that use of the Mark of Authenticity shall not create any right title or interest in favour of the Licensee but all uses of the Mark of Authenticity by the Licensee shall inure to the benefit of the AMHA.

If the Licensee becomes aware of any use of the Mark of Authenticity, or any trade mark substantially identical with or misleadingly similar to the Mark of Authenticity, on or in relation to honey or goods similar to honey, which appears not to be authorised by AMHA, it must immediately notify AMHA. The Licensee must provide AMHA with any assistance reasonably required by AMHA in relation to infringement of the Mark of Authenticity by such use, at AMHA's expense.

#### **16. Indemnification and Limitation of Liability**

AMHA does not give any express warranties, or make any representations, and excludes all implied warranties (other than warranties implied by statute which may not lawfully be excluded by agreement):

- (a) that the use of the Mark of Authenticity on or in relation to honey does not infringe the Intellectual Property of third parties;

- (b) that any trade mark applications for the Mark of Authenticity will be granted; or
- (c) concerning the validity of any trade mark registrations for the Mark of Authenticity.

AMHA's liability on any legal basis for all loss, damage, costs and expenses incurred by the Licensee arising out of or connection with this agreement, or the supply of any goods or services by AMHA, shall be limited to the resupply of the goods or services, or payment of the amount paid by the Licensee to AMHA in respect of the supply of the goods or services, at AMHA's option.

The Licensee hereby covenants and agrees to indemnify and hold harmless the AMHA, its respective officers, directors, agents and employees from and against any and all claims, loss, damage, injury and liability resulting from the Licensee's use of the Mark of Authenticity or the supply of any goods or services by the Licensee, and to pay for all legal and other costs (including reasonable legal fees) AMHA might incur in defending any such action.

This clause 16 does not apply in circumstances where their inclusion would breach the Australian Consumer Law or any other applicable legislation.

#### **17. Jurisdiction**

The laws of Western Australia govern this Licence and any dispute shall be heard in the courts of Western Australia.

**Australian Manuka Honey Association**  
**By-laws as to Licensing and Conditions of Use of the Mark of Authenticity**

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**Schedule 1 – Licensee**

Full Name of Member	
ABN/ACN (if a company)	
Address	
Contact name (if a company)	
Contact phone number	Landline:                      Mobile:
Contact email address	
Level of membership	<input type="checkbox"/> Liquid Gold <input type="checkbox"/> Packer/Producer <input type="checkbox"/> Producer Level 2 <input type="checkbox"/> Producer Level 1 <input type="checkbox"/> Associate

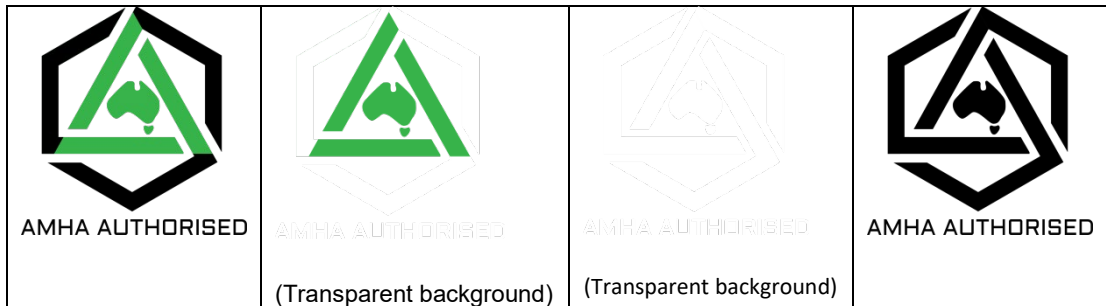


**Australian Manuka Honey Association**  
**By-laws as to Licensing and Conditions of Use of the Mark of Authenticity**

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**Schedule 2**

Standard Mark of Authenticity set:



The Mark of Authenticity can be printed in colours other than the standard set above but only with the prior written approval of the AMHA and at the Lessee's expense. The Licensee cannot claim exclusivity to such non-standard colours.

**Schedule 3 – Licence Fees**

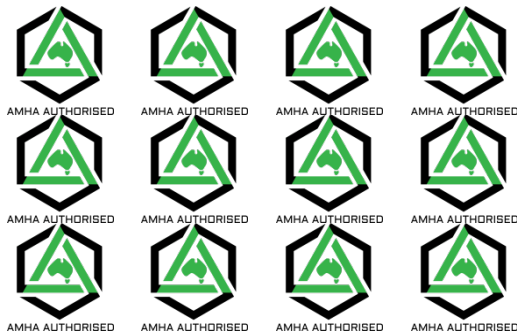
\$2,400 plus GST per annum.

**Schedule 4 – Conditions of Use**

- A. The Mark of Authenticity is the symbol of the AMHA and it carries with it the identity and reputation of AMHA, wherever and whenever it is used. It is the responsibility of the Licensee to seek clarification from the AMHA should it be in any doubt as to the correct use of the Mark of Authenticity.
- B. The Mark of Authenticity should always be used with proper discretion and good taste and should not be used in any manner which is derisive to the Mark of Authenticity, AMHA or the Manuka Honey Industry.
- C. The Mark of Authenticity:
  - (i) should not be repeated as a pattern or texture:

**Australian Manuka Honey Association**  
**By-laws as to Licensing and Conditions of Use of the Mark of Authenticity**

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

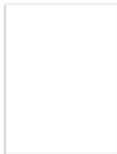


- (ii) should be legible, therefore, it should not be reproduced on a strongly patterned background or one that is too light or too dark, nor should it be overprinted with text or screened. The Mark of Authenticity should not be placed within a square box;
- (iii) may not be distorted or altered in any way;
- (iv) should retain its own integrity and should not be used as part of another graphic element; therefore, it should be placed at an adequate distance from other graphic elements.

E. Licensees will be provided with a standard “Mark of Authenticity Set” which includes:

- EPS, JPG and PNG files for each standard Mark colour
- Colour with black text, colour with white text, full black and full white variations
- Additional PNG sizes of the colour Marks, both white and black, to accommodate smaller size options.

F. The ink colours depicting the standard Mark of Authenticity on Materials must be as follows:

BLACK	GREEN	WHITE
		
RGB: 0 // 0 // 0 CMYK: 40 // 30 // 30 // 100 HEX: 000000 Pantone: Black 6 C	RGB: 55 // 179 // 74 CMYK: 72 // 0 // 87 // 0 HEX: 37B34A Pantone: 7739 C	RGB: 255 // 255 // 255 CMYK: 0 // 0 // 0 // 0 HEX: FFFFFFFF

**Australian Manuka Honey Association**  
**By-laws as to Licensing and Conditions of Use of the Mark of Authenticity**

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Executed as a Licence.

**SIGNED for and on behalf of the Australian Manuka Honey Association Ltd by:**

\_\_\_\_\_  
Paul Callander  
Chairman

\_\_\_\_\_  
Date

**SIGNED for and on behalf of the Licensee by:**

\_\_\_\_\_  
Duly authorised signatory

\_\_\_\_\_  
Print name

\_\_\_\_\_  
Capacity

\_\_\_\_\_  
Date