

RESELLER AGREEMENT

This Reseller Agreement (“Agreement”) is entered into on **28 February 2026**, by and between the following parties:

Supplier	Reseller
Harvest Right 2320 N. 2200 W. Salt Lake City, UT 84116 United States Website: https://harvestright.com Email: info@harvestright.com	VivoZebra 5200 E Grand Ave #380 Dallas, TX 75223 United States Website: https://vivozebra.us Email: contact@vivozebra.us

1. PURPOSE

Harvest Right manufactures and distributes freeze dryers and related products available on <https://harvestright.com>. Harvest Right authorizes VivoZebra to market and sell these products through <https://vivozebra.us>.

2. APPOINTMENT

The Supplier appoints the Reseller as a non-exclusive independent reseller of the products. This authorization is non-transferable and may be revoked if this Agreement is violated.

3. PRODUCTS

The Reseller may promote and sell freeze dryers, accessories, replacement parts and related products supplied by the Supplier.

4. SALES CHANNEL

The Reseller may sell through ecommerce websites, direct sales, and approved retail channels. Additional channels require written approval.

5. TERRITORY

The Reseller may sell within the United States. The Supplier retains the right to sell directly in the same territory.

6. PRICING POLICY

The Reseller agrees to follow pricing guidelines including Minimum Advertised Pricing (MAP), promotional pricing and seasonal discounts.

7. PAYMENT STRUCTURE

Wholesale model: the Reseller purchases products from the Supplier and sells them to customers. Payments are made in USD.

8. ORDER PROCESSING

The Supplier handles fulfillment, sourcing, shipping and warranty service. The Reseller handles sales and pre-purchase customer support.

9. BRAND AND INTELLECTUAL PROPERTY

All trademarks, logos and product materials remain the property of Harvest Right.

10. CUSTOMER DATA

Customer data may be shared with the Supplier for fulfillment and support purposes.

11. NON-CIRCUMVENTION

The Reseller agrees not to bypass the Supplier to source products directly from Harvest Right.

12. CONFIDENTIALITY

Both parties agree to keep business information confidential for five years after termination.

13. REFUNDS AND CHARGEBACKS

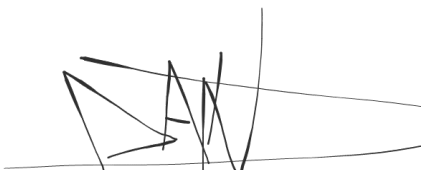

Refunds or chargebacks may result in reversed commissions.

14. TERM

This Agreement begins on 28 February 2026 and remains active until terminated.

15. TERMINATION

Either party may terminate with 30 days written notice or immediately if terms are violated.

Supplier Signature	Reseller Signature
	

Name: Dan Neville
Title: CEO / Founder
Date: 28 February 2026

Name: Michel Blandamour
Title: CEO / Founder
Date: 28 February 2026