

## 1. General

1. Hi User! Welcome to the Screenz website (hereinafter the '**Platform**'), which is managed and operated by Screenz Technologies US INC (hereinafter the '**Company**', or '**Screenz**', '**we**', '**us**')
2. The purpose of this Terms & Conditions policy (hereinafter the '**T&Cs**' or '**Policy**') is to clarify and regulate the relationship between Users of the Platform and the Services provided through it, and the Company.
3. The Platform is used by three different kinds of '**Users**' –
  1. **Organizers** – a user who registers to create an "Event Page" on the Platform.
  2. **Consumers** – any user as they browse through the Platform.
  3. **Agents/Promoters** – users who are linked to a registered Organizer.
4. The Platform strives to provide an easy and convenient online platform for organizing and managing events, selling and buying event tickets, registering to events, and keeping track of event interests and tickets purchased for the User (hereinafter collectively the '**Services**').
5. Screenz is neither the producer, organizer, promoter, or seller of the tickets offered on the Platform and is not involved in the production/organization of the events showcased on the Platform, directly or indirectly. The Platform is an e-commerce platform for managing tickets/registration and promotion for event Organizers. The responsibility for the execution of any transaction and its quality rests with the Organizer and not with the Platform.
6. Use of the Platform, including any content and/or service that appears in it, constitutes acceptance of these T&Cs, including the Company's Privacy Policy which will be updated from time to time (together hereinafter the '**Digital Documents**'). The Company reserves the right, in its full and exclusive discretion, to change, delete or add to this Policy at any time and without the need to give prior notice beyond the publication of the provisions in the T&Cs themselves. Therefore, before performing any action on the Platform, you are asked to read the Digital Documents carefully, since continued use of the Platform will indicate your awareness and consent to the Digital Documents. If you do not agree to the conditions outlined in both of the Digital Documents or changes made to them, you must refrain from using or continuing to use the Platform.
  1. If you are an Organizer, Screenz's Data Processing Agreement (DPA) and Merchant Agreement apply to you. Use of the Platform indicates your awareness and consent to the Company's DPA and Merchant Agreement in addition to the Digital Documents.

7. The binding and definitive wording of the T&Cs at all times is that which is published on the Platform. The T&Cs provisions are cumulative and non-alternative and will be construed as coexisting and not diminishing or detracting from each other.

## **2. Prohibited Uses of the Platform**

1. Without the express authorization of the Company, in advance and in writing, Users are absolutely forbidden to perform the following actions and/or acts:
  1. Any commercial use of the Platform and/or the content appearing in it, in whole or in part.
  2. To copy, reproduce, modify, process, translate, reverse engineer (including any attempt to extract the source code of the Platform and/or the content appearing therein), publish, distribute, transmit, display, perform, reproduce, sell, grant sub-licenses, etc. with regards to the Platform, in whole or in part.
  3. To bypass, disable and/or interfere in any other way with the security measures in the Platform and/or its proper operation, including activating any computer application, software such as Crawlers, Robots, etc. and/or damaging and/ or disrupting the password protection system that regulates access to the Platform.
  4. To allow a third party that is not a User to use the Platform and/or the content that appears in it in general and use it to design and/or develop a competing service or product in particular, or to do so for said third party or User.
  5. To disrupt or violate any right of another User of the Platform, including the right to privacy and/or collecting of personal data of the Users of the Platform, including by scraping or crawling, without their express prior written consent, including by automatic means, except as explicitly described in the Company's Privacy Policy regarding the status and ownership of Event Pages.
  6. To remove, corrupt, hide and/or modify the Platform and/or any content appearing on it, including copyrights, trademarks, and/or other proprietary rights, including the use of the Company's name, trademark, or logos, without obtaining its express prior written consent.
  7. To infringe on the dignity or privacy of another User and/or modify the content posted by another User and/or publish content on behalf of another User and/or use the Platform and/or content appearing on it to infringe on the good name of any person and/or publish incitement, fraud, deceit, defamation

and/or any other information that is false, unreliable or that may maliciously cause harm.

8. To use the Platform and/or the content that appears in it to create a database or a compilation of any kind; unless the User is the Organizer of the Event Page and is using only the content from and/or in his Event Page.
2. The Company may, at its sole and exclusive discretion, not approve, suspend or block, without the need for prior notice, the access of any User and/or third party to the Platform or Services provided by the Company, in whole or in part, and/or to any content or service offered within its framework, in cases where the Company believes that a violation of these T&Cs has been committed and/or that there is a concern that any kind of disruption will be caused to the proper operation of the Platform and/or the provision of services offered in it, or a violation of law and/or rights of third parties, and/or for any other reason under the full and exclusive discretion of the Company, even without any reason or justification, and the User and/or any third party waives any claim and/or demand and/or lawsuit against the Company and/or anyone on its behalf in this matter.
3. Failure to comply with these restrictions may lead to the restriction of the User's access to the Platform and may even expose it to civil and/or criminal liability, per the provisions of any law.

### **3. Registration and Use of data**

1. You must be at least 16 years of age to use the Services as any User.
2. The registration for the Platform and/or using it may require the provision of personal data. The use of personal data provided by the User to the Company in the framework of the Platform and/or the data accumulated about the User when using the Platform will comply with provisions of the law and the Privacy Policy of the Platform, which as stated is an integral part of the T&Cs.
3. The User must ensure that reliable, accurate and correct information is provided. Providing non-such information may impair and disrupt the provision of the services, other Users and the Company. It is hereby clarified that entering false personal information is strictly prohibited, constitutes a civil tort and even a criminal offense, and doing so is subject to legal, criminal and/or civil proceedings, including tort claims for damages caused to the Company and/or anyone on its behalf as a result.
4. If you are an Organizer, you represent, warrant, and agree that (a) you will at all times comply with all applicable local, state, provincial, national and other laws, rules and regulations concerning information you collect from (or receive about) consumers and will at all times comply with Screenz's DPA.

5. If you are using the Services on behalf of a company or other legal entity, you represent that you have the authority to legally bind that entity, including to all the provisions set out in the Digital Documents, the DPA, and the Merchant Agreement. Moreover, you agree that you are solely responsible for all activity that occurs under your account, including by sub-users such as Agents/Promoters.

#### **4. Account Security**

1. The responsibility for maintaining the secrecy of accessing your account rests solely with you. The Company will not bear any responsibility for your independent conduct in the Platform and/or with regards to your login details.
2. It is possible that to perform certain actions in the Platform, you will be required to choose a means of identification under Company's guidelines, as will be provided from time to time. The Company may require you to change the means of identification from time to time and/or add additional means of identification as a condition for performing certain actions in the Platform. It is also possible that to perform one or more of the actions in the Platform, you will be sent a one-time password for identification verification purposes to the identification method you provided.
3. You undertake to do everything in your power to maintain the confidentiality of the means of identification and login details, and not to disclose and/or provide them to any third party which is not authorized to act on your behalf in the Platform.
4. In case you suspect misuse of the Platform and/or exposure of your login detail and/or the loss of one of the means of identification that allows identification to the Platform, you are required to notify the Company immediately via email to [contact@Screenz.us](mailto:contact@Screenz.us) .

#### **5. Sending and Receiving Updates**

1. Following this Policy and according to the Company's Privacy Policy, and mainly to provide with its services, the Company will send messages to the User's contact information and/or through the Platform itself.

#### **6. Ownership and Intellectual Property Rights**

1. The Platform and the content appearing in it, including designs, illustrations, images, maps, audio/video clips, text, graphics, software, application, source code and any other material, etc. (the "**Content**" or the "**Contents**"), as well as all intellectual property rights in connection with the Platform of any kind and type (whether registered rights or unregistered rights), patents, trademarks, trade names, copyrights, trade secrets, methods, the manner in which the Platform is presented and designed and any matter and/or detail related to the Platform are

protected by copyright law and belong to the Company and/or anyone on its behalf and/or a third party who granted the Company the full right to use them. Therefore, the User and/or any third party is strictly forbidden to make changes, perform reverse engineering procedures, copy, publish, distribute, broadcast, publicly display, perform, reproduce, issue a license, create derivative works, sell or hand over to third parties, etc. any part of the Content without obtaining the express prior written consent of the Company. Regarding ownership of Organizer Content see the section "Licensing and Content- Organizers Only" in this Policy.

2. The trademarks and advertisements of advertisers and/or Organizers in the Platform and in the Event Pages in particular, are the property of these advertisers/Organizers only, or of the Company in accordance with an internal agreement. It is clarified that they must not be used without the express prior written consent of the Company or the advertisers/Organizers.

## **7. Platform Content, External Content and Advertisements**

1. The Platform and the Content that appears in it are offered to Users As-Is and subject to their availability (**As Is and As Available**). The Company makes reasonable efforts to ensure that Content appearing in the Platform is correct, accurate and up-to-date and available for use. However, the Company does not guarantee this or make representations of the content's accuracy, and it is possible that the Content is incomplete and/or that technical or other errors have occurred, or that the good/service in the Event Page will not be available, and therefore the Company will not bear any responsibility for the accuracy and integrity of the Content in the Platform.
2. The Company reserves the right, at its full and exclusive discretion, to modify the Platform, and the information and Services provided therein at any time, including by adding, taking away, terminating or limiting, changing the structure of the Platform, the scope and availability of the information and services offered in it and any other aspect related to it, in service and operation, without the need for prior notice. It is clarified that the User and/or any third party will not have any claim and/or demand and/or lawsuit against the Company in respect of the aforesaid.
3. The Platform may contain Content, advertisements, commercials, information, services, products and/or any other content of third parties, ("**Third Party Content**"). The User's use of Third-Party Content is subject to the articles of association and/or the terms of use and/or the privacy policies of those third parties, as far as the question arises. It is clarified that any opinion, expression of opinion, advice, declaration, offer, information, service and/or any other Content in Third Party

Content, belongs to the same third party and the Company is not involved in their creation, editing and/or operation.

4. In addition to this, the Platform may include links to other websites, which are not operated by the Company. These links are not under the control of the Company and it does not control the content of the linked sites. To the extent that the Platform contains these links, this does not indicate the Company's consent and/or responsibility for the content appearing on the linked sites and/or constitute a guarantee for their reliability, recency, correctness, or legality and/or the privacy policy and terms of use adopted by their owners. The Company is not responsible for any result that may be caused as a result of the use of the linked sites and/or reliance on them and recommends carefully reading the terms of use and privacy policy of these sites, if they exist, and/or contacting the linked site owners in any case of claim or request in regards to the matter. It is further clarified that the Company may, in its full and exclusive discretion, remove any link from the Platform and/or add additional links, and that the Company does not guarantee that the links to said websites will be active and lead to an active website.
5. Any use of the Platform Content, including Content provided by the Company and/or Third Party Content, including any entrance by the User to Event Pages via a reference in the Platform and/or advertisements by Screenz, will be made at the User's sole responsibility, and the User will not have any claim and/or demand and/or lawsuit against the Company and/or anyone on its behalf in this context, including in respect of any direct or indirect damage, resulting from the use and/or entry and/or reliance on Content appearing in the Event Page and/or by a third party and/or due to a violation of privacy following such use. The Company offers the User to carry out all its assessments regarding the information and/or service it is interested in receiving from the Organizer or other third party, and in any case the User waives and will be prevented from raising any claim and/or demand and/or lawsuit in this matter towards the Company and/or anyone on its behalf.

## **8. Purchasing Tickets and Payment**

1. The Platform provides purchasing/payment services for Organizers who wish to include this as a service in their Event Page ('Screenz Payment Service' as defined in the Merchant Agreement).
2. Purchasing is with credit card only (Visa, Mastercard, American Express and more) and conditioned upon the Organizer demonstrating that there are available tickets.
3. Purchasing and/or purchase confirmation may be conditioned on Organizer approval. In such an event, the purchasing Consumer will receive confirmation to the email address they provided inside the

Event Page that a request for purchasing is awaiting Organizer approval – this is not yet confirmation of purchasing.

4. Screenz reserves the right to deny purchasing to a Consumer if:
  1. There is no approval of payment regarding the credit card provided for payment by the Customer;
  2. There are no more available tickets to the event;
  3. The Organizer refuses to approve the purchase, for any other reason at his complete discretion;
  4. Screenz believes that one of the parties to the transaction will not meet its obligations.
5. Screenz is not responsible, towards the Consumer or any other third party, for the Organizer's refusal to approve purchase for any reason. Having said that, any discriminating decision-making is unacceptable and is prohibited by law and by these T&C's.
6. Once the Organizer approves the purchase, a charge for the purchased ticket(s) will initiate automatically.
7. The ticket(s) will be sent to the Consumer at the email address they provided inside the Event Page.
8. The Consumer confirms that they are lawfully using the payment method they provide at purchasing, that they have provided accurate information, and that they undertake to fully pay all the payments imposed on them according to the price(s) listed in the Event Page.

#### **9. Licensing and Content – Organizers only**

1. The Content inside the Event Page is '**Your Content**'. You represent that Your Content does not infringe, violate, misappropriate or otherwise conflict with the rights of any other third party; complies with all local, state, federal and other applicable laws, rules and regulations; does not violate this Policy; is accurate and truthful.
2. Provided that you, as an Organizer, accept and adhere to the terms of the Digital Documents, the DPA, and the Merchant agreement, we, Screenz, grant you a limited, non-exclusive, non-transferable, non-sublicensable, revocable license to use the relevant Services on the Platform to create Event Pages to promote, manage registration and/or ticket purchasing to an event, and track and collect sales proceeds for an event.
3. Screenz makes no representation towards Organizer's content (Your Content) unless agreed otherwise in writing by both parties. As an Organizer, you hereby grant Screenz a non-exclusive, perpetual, irrevocable, royalty-free, transferable, sublicensable license to access, use, reproduce, transmit, adapt, modify, perform, display, distribute, translate, publish and create derivative works based on Your Content, in whole or in part, in any media, to operate the Services (including

Screenz's promotional and marketing services, which may include without limitation, promotion of your event on a third party website), and you hereby waive any and all moral right to use the name you submit with Your Content. Notwithstanding the foregoing, Screenz makes no claim, and you are not transferring, any ownership rights in any of Your Content and nothing in this Policy will restrict any rights that you may have to use and exploit Your Content outside of the Services.

4. You represent that you have the rights and authority to grant the foregoing license.

## 10. **Liability**

1. The Company takes reasonable efforts to provide Users with reliable and accurate information. However, the data is affected by factors over which the Company has no control over and is provided exclusively by the Organizer or the Consumer. The Company will not be liable for any inaccuracies and/or incorrect data that appears to Users of all types.
2. The Company aspires to provide the User with a quality and safe User experience in the Platform. However, the Platform is not immune to glitches and/or problems and the User may not have access to the Platform from time to time.
3. Tickets to events are purchased through Event Pages only, and at no time are they in the possession or responsibility of Screenz.
4. Screenz makes no claim to know the Organizers on the Platform and makes no claim regarding their credibility whatsoever.
5. Screenz is not liable for the tickets, services provided at the event, the quality, safety and legality of the event or the representations made on the Platform by an Organizer.
6. The Organizer is fully responsible for ensuring that its Event Page, its content and the event itself meet all local, state, federal and other applicable laws, rules and regulations, that the information presented is accurate, and that the services and/or goods described in the Event Page are supplied as described in the Event Page.
7. Users are aware that the Platform, including any Content and/or Service appearing on it, is provided by the Company in their condition as is and subject to their availability (**As Is and As Available**). The Company will not bear any liability or warranties of any kind, expressed or implied, including but not limited to implied warranties of merchantability, title, non-infringement and fitness for a particular purpose or User requirement in connection with the Platform, including any Content and/or Services in the Platform.
8. The company is the intermediary and streamlines the management and brokerage services for Consumers and Organizers. As a result, the

Company has no control over the actual provisions of access to events. Therefore, the Company bears no liability for the quality of the event, Organizer service, security, legality, information accuracy and any other Organizer behavior. It is clarified that the Company cannot verify or confirm the identity of the Users of the Platform and is not liable for the authenticity or correctness of the information entered in this context. The Company will not bear any liability, expressed or implied, in connection with and without connection with the Platform regarding the quality of service provided by the actual Users, including cases of Organizers not refunding tickets. As well as regarding the actions of other Users relying on the Platform.

9. The User hereby declares and undertakes that it is solely and completely responsible for any use it makes of the Platform and the Services, including any Content use or creation (Your Content), and that it is aware that the Company is not responsible, either directly or indirectly, for any such use and/or creation.
10. The User hereby undertakes to comply with the provisions of any laws, rules and regulations that may apply to its use of the Platform and/or the Content and/or Services that appear in it, including this Policy.
11. The Company will not bear any responsibility, express or implied, neither directly nor indirectly, neither as a third party nor as an intermediary, for any damage caused to any of the Users as a result of unlawful conduct by another User, whether through the Services or in regards to the Platform in general.
12. The Company, its directors and subsidiaries and/or parent companies and/or companies affiliated with the Company and/or anyone on its behalf, will not bear any responsibility, for damage and/or loss, direct or indirect, including incidental, consequential, random or punitive damages (including, and without derogating from the aforesaid, compensation for loss of work and business, loss of profits, losses and/or loss of business information, damage to reputation, and any loss and/or other financial damage), arising and/or related, to the Platform and/or Services and/or any Content that appears in it, or in any use thereof, and including but not without limited to: 1) the use and/or inability to use the Platform, including any Content and/or service that appears in it, for any reason; 2) messages and/or files received by the User during and/or due to the use of the Platform, including any Services and/or any Content that appears in it; 3) use or reliance on information, content and data published in the Platform, whether by the Company, the Organizer, or by other third parties; 4) any act and/or omission committed in the Platform, including the Content and/or Service that appears in it, including after they have

been handed over to third parties; 5) interruptions, availability and integrity of the Platform, including any Content and/or Service appearing on it, for any reason, and including, resulting from disruptions or failures of the internet or telephone network; 6) damage or loss which is caused as a result of an accident, mistake, inaccuracy, etc. in the Content and/or Service of the Platform.

13. There may be errors and/or malfunctions and/or deficiencies and/or inaccuracies in the data transfer process between the Users and/or the Company, whether originating from it, whether originating from other such Users, or originating in the Platform and/or the Company for any reason and vice versa. In this context, the User hereby waives any claim and/or demand and/or lawsuit of any kind against the Company and/or anyone on its behalf and releases it from any liability for any damage and/or loss (financial or otherwise) that may be caused to the User as a result and/or in connection with the aforesaid, and except in the case where it is proven that the damage was caused due to a direct malicious act of the Company.
14. It is clarified that a disruption in the collection of User data in the Company's computers and/or the User's computers and/or the Platform for any reason, including a fault related to the Company, will not constitute grounds for any claim and/or demand and/or lawsuit by the User towards the Company.
15. The User undertakes to defend, cooperate with, compensate and indemnify the Company and/or anyone on its behalf, immediately upon its first claim, for any damage, loss, loss of profit, payment and/or expense, damage to reputation, economic and/or commercial damage, including by virtue of any claim, lawsuit, judgment, settlement, writ of execution, including legal expenses, and the costs of legal advice, arising, directly and/or indirectly, from the User violating this Policy and/or any act and/or omission of the User as a result of which the Company and/or anyone on its behalf was charged.
16. In the event of any contradiction and/or inconsistency of any kind and type between any Content in the Platform and the Digital Documents, the provisions of the Digital Documents, according to the matter, will prevail.
17. The limitation of liability in this section does not derogate from any other limitation of liability in the Digital Documents.
18. Screenz is not liable, under any circumstances, for damage and/or costs associated with tickets that arise from situations of fraud and/or for damage associated with purchasing the ticket through non-official means, such as third parties.
19. Events may carry inherent risks, and by participating in those events, you are choosing voluntarily to assume those risks, such as but

not limited to risks of exposure to inappropriate content, illness, bodily injury, disability or even death, and you freely and willfully assume those risks by choosing to participate in those events.

20. The maximum aggregate liability of Screenz is limited to the following:

1. For Organizers of events with paid tickets, and subject to the terms of the Merchant Agreement, the fees (net of Screenz Payment Processing Fees) that you paid us in the three (3) month period immediately preceding the circumstances giving rise to your claim; and for Organizers of events with free tickets only, Consumers or other Users, (1) the total amount of all tickets or registrations that you purchased or made through the Services in the three (3) month period immediately preceding the circumstances giving rise to your claim or if you made no such purchases, one hundred U.S. dollars (US \$100).
2. The foregoing disclaimers apply to the maximum extent permitted by law.

#### **11. Platform Activity**

1. The Platform is planned to be active 24 hours a day, except in cases in which it will be disabled for maintenance and/or for any other reason.
2. It is hereby clarified that changes may be made to the times specified in this Policy, including the duration, or operation times of the Platform, and its availability in general, under the full and exclusive discretion of the Company.
3. The Company may amend and/or discontinue and/or cancel at any time, at its sole and exclusive discretion, the Services of the Platform and the Platform itself without the need to give prior notice.

#### **12. Refunds and Cancellations**

1. Refund request by Consumer – All transactions are between the Organizer and the Consumer. Hence, for refund requests, you are asked to contact the relevant Organizer of the event.
2. Organizers may change the event location, time, etc. Organizers may also cancel their events, for any reason. Screenz bears no responsibility to Consumers or any other third-party regarding changes and/or cancellation of an event.
3. If, as a Consumer, you feel that an Organizer did not meet their commitments to you – please let us know. Although Screenz bears no responsibility or liability on the matter, we are interested to be aware of misdeeds or faults made by Organizers or other parties using our Platform.

#### **13. Termination**

1. Screenz may terminate your right to use the Services and/or the Platform, as any User, at any time if: (1) you breach the terms of this Policy, the Privacy Policy, the DPA, and/or the Merchant Agreement; (2) if you misuse or abuse the Services and/or the Platform or use either in a way not intended or prohibited by Screenz; (3) if allowing you access would violate any local, state, federal laws, rules and regulations or would expose Screenz to legal liability. You agree that Screenz will not be liable to you or any third-party as a result of the termination of your right to use or otherwise access the Services and/or the Platform.
2. Except where you have agreed otherwise in a separate written document between you and Screenz and the relevant provisions of said document have not expired, you may terminate your User account and hence the application of this Policy among others by "deleting your account." If you are a Consumer on the Platform without a registered account, the terms of this Policy and the Privacy Policy remain in effect until you cease accessing the Platform indefinitely.
3. All limitations on liability, releases, indemnification obligations, disclaimer of warranties, choices of law and judicial forum and intellectual property protections and licenses – will survive termination of this Policy between you and Screenz.
4. We may preserve account information and/or Your Content and we may also disclose them if required to do so (a) by law; (b) to comply with legal process and/or proceedings; (c) to respond to claims that any of Your Content violates the rights of third parties; (d) to enforce or administer this Policy and or any other agreement between us; and/or (e) to protect the rights, property and/or personal safety of Screenz, its users and/or the public, including fraud prevention.

#### 14. **Miscellaneous**

1. **As a Consumer** - The Digital Documents constitute the complete agreement between you and the Company regarding the use of the Platform and supersede any other understanding and/or consent, oral or written, regarding the use of the Platform and/or the Content and/or Services.
2. **As an Organizer** - The Digital Documents constitute part of the '**Complete Organizer Agreement**' between you and the Company regarding the use of the Platform and supersede any other oral understanding and/or consent regarding the use of the Platform and/or the Content and/or Services. The Complete Organizer Agreement includes the DPA and the Merchant Agreement between you and the Company, whose provisions together supersede all other understandings and/or agreements oral or written regarding the use of the Platform and/or the Content and/or the Services.

3. If any of the T&C's are found to be illegal, void, or unenforceable for any reason, said terms, to the limited amount necessary, will be removed from the T&Cs and their removal will not affect the legality and validity of the remaining T&Cs. In such a case, the existence of another similar term will be considered enforceable instead of the term that has been deleted or removed.
4. Any delay, waiver, extension, delay, or failure on the part of the Company to exercise its rights and/or demand compliance with these T&Cs and/or its consent to deviate from the T&Cs will not constitute a precedent, will not be considered a waiver and/or consent by the Company and a similar outcome should not be inferred from them regarding other cases.
5. The T&Cs listed above do not create and will not be construed as creating any partnership, joint venture, employer-employee relationship, agency or agent relation between any User and the Company.
6. We may freely assign, without your consent or approval, these T&C (including the Company Privacy Policy, DPAs, Merchant Agreements, and other agreements you may have with us) and our rights and obligations under these agreements to an affiliate or another entity in connection with a corporate transaction or otherwise.
7. We may sometimes provide you with services that are not described in this Policy or customized services: unless we have entered into a separate, signed agreement that expressly supersedes this Policy, then this Policy will apply to those services as well.

**15. Contact**

1. With regards to any matter, question and/or request, please contact [contact@Screenz.us](mailto:contact@Screenz.us) . All correspondence with the Company must include your name, company name if relevant, and an email address to respond to your request. The Company will endeavor to respond to any reasonable request within a reasonable time. Unless you have stated otherwise at the beginning of your correspondence to us, any content you submit to us in this manner will be considered non-confidential and non-proprietary to you, and through submitting this content to us you grant us a non-exclusive, worldwide, royalty-free, irrevocable, sub-licensable, perpetual license to use and publish those ideas and materials for any purpose, without compensation to you.
2. Any message sent by the Company to the User according to the email address filled in by the User when entering their details upon registration or in the required place requesting their contact details, will be considered as having been delivered after 48 hours.

**16. Statute of Limitations**

1. Without derogating from the T&Cs, the User is aware, agrees, and hereby confirms that the statute of limitations period for any claim and/or demand and/or lawsuit against the Company, will be limited to a period of six (6) months, and the parties regard this as an agreement regarding the statute of limitations period, as defined in Section 19 of the Israeli Statute of Limitations Law, 1958.

**17. Jurisdiction and Choice of Law**

1. Regarding the use of the Platform and/or Services and/or any claim and/or demand and/or lawsuit arising from their use and/or everything related to or arising from the receipt of the Company's Services and/or anything and everything else directly or indirectly related to the Platform, only Israeli law shall apply. The exclusive jurisdiction in relation to the aforesaid will be given to the authorized court in the city of Tel Aviv-Yafo, and the substantive and procedural law that will apply will be Israeli law, which will prevail over any rules that refer to the application of different law.