

Welcome to STREATHUB S.L.

These terms and conditions outline the rules and regulations for the use of **STREATHUB S.L.'s** Website Streatup.com.

STREATHUB S.L. is located at:

Calle de Llometes N. 4 ,
Valencia, Valencia 46112
Spain

By accessing and using this website , you accept and agree to be bound by the terms and provision of this agreement. In addition, when using this website's particular services, you shall be subject to any posted guidelines or rules applicable to such services, which may be posted and modified from time to time. All such guidelines or rules are hereby incorporated by reference into the Terms Of Service.

ANY PARTICIPATION IN THIS SITE WILL CONSTITUTE ACCEPTANCE OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ABIDE BY THE ABOVE, PLEASE DO NOT USE THIS SITE.

Modification

STREATHUB S.L. reserves the right, in its sole discretion, to modify the Website or the Services or to modify these Terms, including the Service Rates, at any time and without prior notice. If we modify these Conditions, we will notify you by posting the modification on the Website or through the Application and / or we will notify you of such modification by email. We will also update the "Last Updated" date that appears at the beginning of these Terms. The modifications in the Conditions will be effective from the moment of its publication. The access and continuous use of the Website, the Application or the Services will constitute the acceptance of the modified Conditions.

In addition, if the Amended Conditions contain relevant changes that are applicable to the current Members (increasing their responsibilities or diminishing their rights), we will inform you before such changes take effect. If you do not find the modified Terms acceptable, your sole remedy is to cease using the Website, the Application and the Services. If you do not cancel your Airbnb Account, you will be deemed to have accepted the modifications.

Key Terms

StreatUp! Offers an Internet platform that connects Event Organizers looking for a food service with food vendors (hereinafter collectively, the "Services").

"Organizer" means a Member creating an Event through the Website and the Services.

"Vendor" means a Member offering food through the Website and Services

"Event" means an available Event that an Organizer advertises through the Website and Services.

"Market Event" is an event where the seller is the Organizer and the payer is the Vendor.

"Catering Event" is an event where the seller is de Vendor and the Organizer is the payer.

"Payer" means the recipient of the service provided. In Market events, this means the Vendor. In Catering events, it is the Organizer.

"Seller" means the provider of the service. In public events, it is the Organizer. In Catering events, it is the Vendor.

"Communication" means any email or message sent with the Website.

"Content" refers to texts, graphics, images, music, software, audio, video, information or other materials.

"StreatUp Contents!" Refers to all the content that StreatUp offers. Through the Website or the Services, or the corresponding promotional campaigns and official social networks, including any Content licensed by a third party, but excluding the Content of Members.

"Collective Content" refers to Member Content and StreatUp! Content.

"Member Content" means all Content that a Member posts, uploads, posts, transmits, or includes in its Event, Member Profile, or a StreatUp Promotion Campaign! To make them available through the Website or the Services.

"Tax" or "Taxes" refers to any sales tax, value added tax (VAT), tax on goods and services (such as convention center fees) that service providers are legally obliged to collect and remit to public, municipal, state, federal and national or other public administrations, or the personal income tax (IRPF) or corporation tax.

"Member" means a person who terminates the StreatUp! Account registration process, including, but not limited to, Organizers and Vendors, as described in the "Account Registration" process below.

Requirements to participate

The Website and the Services are exclusively for use by persons over 18 years of age. Any access or use of the Website or the Services to persons under 18 years of age is expressly prohibited. By accessing or using the Website or the Services, you represent and warrant that you are over 18 years of age.

How the Website and Services Work

The Website and Services may be used to facilitate the publication of events and participation in such events. The Organizers include such Events on the Website and Services. You may view the Events as an unregistered visitor to the Website and the Services; However, if you wish to participate in an Event or create an Event, you must register first to create a StreatUp! Account (as defined below).

As mentioned above, StreatUp! Offers an online platform or marketplace with technology for the Organizers and Vendors to come into contact through the Internet and to agree to Participate in Events directly between them. StreatUp! is not the owner or operator of Events. Unless expressly stated otherwise in the StreatUp! Platform, the responsibilities of StreatUp! are limited to the Website and Services.

YOU SHOULD TAKE INTO ACCOUNT THAT THE WEB SITE AND THE SERVICES ARE INTENDED TO BE USED TO FACILITATE THAT ORGANIZERS AND VENDORS CONTACT AND ORGANIZE EVENTS DIRECTLY BETWEEN THEM, AS SHOWN ABOVE. STREATUP! DOES NOT CONTROL OR CAN CONTROL THE CONTENTS OF ANY EVENT OR THE STATE, LEGALITY OR SUITABILITY OF ANY EVENT. STREATUP! IS NOT LIABLE AND DISCLAIMS ALL RESPONSIBILITY IN RELATION TO ALL AND EACH OF THE EVENTS. THEREFORE, ALL PARTICIPATION REQUESTS WILL BE PERFORMED OR ACCEPTED ON ACCOUNT AND RISK OF THE MEMBER.

User Accounts

To access certain functions of the Website and the Application, and to participate in an Event or create an Event, you must register to create an account (hereinafter the "StreatUp Account!") And become a Member. You can register to receive the Services directly through the Website.

Your StreatUp account! And the profile page of your StreatUp Account! Will be created for your use of the Website based on the personal data you provide us. You agree to provide accurate, current and complete information during the registration process and to update such information to make it accurate, current and complete. StreatUp! Reserves the right to suspend or cancel your StreatUp! Account and your access to the Website and the Services if it proves that the information provided during the registration process or after is imprecise, fraudulent, not current or incomplete, or that otherwise violates these Terms and Conditions of Service.

You are responsible for protecting your password. You agree not to disclose your password to third parties.

Except as expressly permitted by some specific functionality of StreatUp!, you may not share with anyone or allow third parties to access or use your StreatUp! Account. At our discretion, we may enable features that allow other Members to perform certain actions associated with your StreatUp! Account, on your behalf and with your express authorization, such as your assistant, event manager or employer reserving on your behalf. You agree to assume sole responsibility for any activity or action in your StreatUp! Account, whether or not you have authorized such activities or actions. You must notify StreatUp! any unauthorized use of your StreatUp! Account.

Types of Members:

Members can register as two types of users:

1. **Organizer:** Any person, company, organization or legal entity, among others, that will create Events inside the Website.
2. **Vendors:** Any person, company, organization or legal entity, among others, that will participate in Events created by organizers.

Vendors are required to upload mandatory documents before they are accepted by the administrators of the Website. Vendors that don't have permits yet (documents), are able to create a profile, but can't browse through events, and can't see organisers.

StreatUp! is not responsible for the accuracy of the descriptions and pictures provided by Members.

Events:

Only as an Organizer, you can create Events. To create an Event, you will be asked various questions about the Event to be published, including, but not limited to, questions about location, capacity, size, features and availability, as well as pricing, related standards, and financial terms. To appear in Events through the Website and Services, all Events must have valid physical addresses. The Events will be made public through the Website and the Services. You acknowledge and agree that the place or classification of the Events in the search results may depend on various factors, including, among others, preferences of the Vendor, grades received and / or ease of the Reservation.

Other Members may reserve their participation through the Website and the Services based on the information included in the Event, the requirements and the parameters and preferences. You acknowledge and agree that once a Vendor requests a participation in your Event, you can not ask to pay a price higher than that indicated in the Reservation request.

You acknowledge and agree that you are solely responsible for each and every Event and Member content you post. Accordingly, you represent and warrant that any Event you publish and the Reservation of a participation included in an Event published by you, or the participation therein of a Vendor (i) will not breach any agreement you have entered into with third parties, and (ii) (a) comply with all applicable laws, tax requirements, intellectual property laws, and rules and regulations that may apply to any Event you post (including obtaining all permits, licenses and mandatory registrations); (B) will not conflict with the rights of third parties. Keep in mind that StreatUp! does not assume any responsibility in relation to the compliance by the Organizer of the agreements or obligations towards third parties, the applicable laws, rules and regulations. StreatUp! Reserves the right to withdraw or disable access, at any time and without prior notice, to any Event for any reason, including those Events that StreatUp!, in its sole discretion, considers to be objectionable for any reason, breach these Terms or The Community Guidelines, or the Trademark Guidelines, of StreatUp! in force at any time, or may otherwise damage the Website or the Services.

If you are an Organizer, you understand and agree that StreatUp! does not act as an insurer or as a contracting agent. If a Vendor requests a participation in your Event, any

agreement you have signed with said Vendor will be between you and the Vendor, and StreatUp! will not be part of it.

When you create an Event, you may also choose to include certain requirements that Members must meet in order to request participation in your Event. Any Member wishing to reserve a participation in Events with such requirements shall comply with them.

You acknowledge and agree that, as Vendor, you are responsible for your own acts and omissions and also for the acts and omissions of any person who participates or is present in the Event at your request or at your invitation, excluding the Organizer (and persons invited by the Organizer to the Event, if applicable).

StreatUp! recommends that the Organizers take out adequate insurance for their Events and Vendors for their working place (food truck, stand, among others). We ask you to carefully study the insurance policy you may have for your Event, and in particular to ensure that you are familiar with and understand the exemptions and any deductions that may be applicable for such insurance policy, including the fact that your insurance policy covers or not the actions or inactions of the Vendors (and of the persons that the Vendors invite to the Event, if that is the case), or that they are related to them, during the Event.

StreatUp! is not responsible for Vendors not presenting their legal requirements at the Event. We disclaim any responsibility during the Event.

No Endorsement

StreatUp! Does not endorse or back any Member or Event.

In accordance with these Terms, Members shall provide accurate information. Although StreatUp! may request it directly or through third parties for the purpose of transparency or fraud prevention or detection, to provide some form of official identification, date of birth or other information, or to carry out checks and other additional procedures to assist in verifying or Check Members' identities or background and / or check Members' data with third party databases or other sources of information, make no representations, confirm or endorse any Member or the alleged identity or background of the Members. Members.

By registering for a StreatUp Account! Accept that StreatUp! Can - but is not required to - ask a credit reporting agency for a report relating to you. If we ask for a solvency report, we will ask for it and use it in compliance with applicable laws.

Any reference included in the Website or Services to a "verified" or "connected" Member (or other similar term) only indicates that Member has completed the verification process or corresponding identification, but does not mean anything else. Such a description does not constitute any endorsement, certification or guarantee by StreatUp! Of any Member, including those relating to the identity of the Member or whether it is reliable, secure or suitable. Instead, such description is intended to be useful information that you may value when you make your own decisions about the identity and suitability of others with whom you contact or interact through the Website and the Services. Consequently, we recommend that you always use your common sense and all your attention when deciding to participate in an Event, to accept the participation of a Vendor or to interact in any other way with other Members. We are not responsible for any damage or injury resulting from your interactions with other Members.

By using the Website or the Services, you agree that any legal recourse or civil liability that you seek to obtain because of actions or omissions of other Members or third parties will be limited to a claim against the specific Members or third parties causing the damages . You agree not to attempt to place any liability on StreatUp !, or obtain any legal recourse in connection with StreatUp! With respect to such actions or omissions. This limitation does not apply to claims that the Organizers / Vendors may raise against StreatUp! In connection with the transfer of payments received from an Organizer or Vendor by StreatUp! Which will instead be subject to the limitations described below in the "Limitation of Liability" section.

Financial Terms

Key Definitions

"Payment Method" means any payment method you have added to your StreatUp! Account, such as credit card, debit card or PayPal.

"Price" means the amounts due and payable by an Organizer or Vendor in exchange for their participation in an Event. It is the Organizer or the Vendor, and not StreatUp !, the sole responsible for the prices of your Event. The Organizer may decide, in its sole discretion, that these amounts include (i) a rental rate for a Stand or any other fee allowed on the StreatUp! Platform, or (ii) Taxes determined by the Organizer or Vendor
To be charged

"Service Fees" refers to the rate that StreatUp! Charges a Member for the use of the Services, calculated as a percentage of the applicable participation price in the Event.

"Total Fees" refers to the sum of the price and the Service Fees plus the Taxes.

Payments

Account activation

In order to make payments through the Streatup! Platform, it is necessary for a Vendor and Organizer to be a Member of the Platform. The account registration process must be completed and all the data in the Account must be up to date.

Process

Market Events: Once the Vendor has his application accepted or has accepted the invitation to an event, the Vendor must then make the payment in order to be able to participate in said Event.

Catering Events: Once the Organizer and the Vendor have agreed on the Price, the Organizer must then make the payment in order to receive the services of the Vendor only for the Event created.

Once the payment is made, the funds will be safeguarded in a ring-fenced account segregated from Streatup's own funds until the transfer is made to the provider of the service.

When the payment is received by the Seller (Vendors in catering events, Organizers in market events), the Payer now has the right to participate in the event under the conditions agreed upon when applying to/accepting an invitation to an event.

StreatUp! Fee

StreatUp!'s fee depends on the total amount of the transaction payable by the Payer.

KYC policy

To comply with KYC ("Know your customer") set of legal obligations, in order to prevent and fight fraud, money laundering and financing of terrorism, we will ask our Members certain information and documents. The information and documents required depends on:

If the Member is a Natural Person or a Legal Entity.

The total worth of transactions for cash-ins and cash-outs cumulative per Member and per year.

The exact information and documents is detailed as follows:

- a. Light Validation: For transactions worth up to €2,500 for cash-ins and/or €1,000 for cash-outs
 - i. Natural Person: A Member registered as a natural person must provide the following information: Email, First name, Last name, Country of residence, Birth date, and Nationality. No documentation is required.
 - ii. Legal entity: A member registered as a legal entity must provide the following information: Generic business email, First name of legal representative, Last name of legal representative, Birth date of legal representative, Nationality of legal representative, Country of residence of legal representative. No documentation is required.

- b. Regular Validation: For transactions worth more than €2,500 for cash-ins and/or €1,000 for cash-outs. That means, unlimited cash-in and cash-out transactions.
 - i. Natural Person: A Member registered as a natural person must provide, in addition to the information required for light validation, is the Address, Occupation, and Income Range. The only documentation required is an ID or passport.
 - ii. Legal Entity: A Member can register as any of these three types of legal entities: Business, Organization, and Soletrader. The information required, in addition to the information required for light validation, is the Headquarters Address, the Email of Legal Representative, and the Address of Legal Representative. This information applies to the three types of Legal Entities. The documentation required does depend on the type of Legal Entity.
 1. Business:
 - a. The ID or passport of the individual duly empowered to act on behalf of the Business
 - b. Certified articles of association (Statute) - formal memorandum stated by the entrepreneurs, in which the following information is mentioned: business name, activity, registered address, shareholding...
 - c. Extract from the Company Register issued within the last three months.
 - d. A shareholder declaration, signed by the manager.
 2. Organization:

- a. The ID or passport of the individual duly empowered to act on behalf of the Organization.
 - b. Certified articles of association (Statute) - formal memorandum stated by the entrepreneurs, in which the following information is mentioned: business name, activity, registered address, shareholding...
 - c. Extract from the Company Registered issued within the last three months. It can also be a proof of registration from the official authority.
3. Soletrader:
- a. The ID or passport of the individual duly empowered to act on behalf of the Organization.
 - b. Certified articles of association (Statute) - formal memorandum stated by the entrepreneurs, in which the following information is mentioned: business name, activity, registered address, shareholding...
 - c. Extract from the Company Registered issued within the last three months. It can also be a proof of registration from the official authority.

Once a Member has registered as a type of legal entity, it can be changed at any time, provided the required information and documentation is submitted.

You, as a Member, understand and agree that you are solely responsible for determining (i) your requirements with respect to the applicable tax information, and (ii) the Taxes you must include, and to include Taxes to collect, To the Taxes applicable to the Events. You are also solely responsible for declaring to the competent authority any Tax included or received by you. Airbnb can not offer and does not offer tax advice to Members.

When applicable, or at the request of a Member, StreatUp! May issue a VAT invoice valid for that Member.

Liability

Member's funds received by Streatup are held separately in a ring-fenced account in compliance with the requirements regarding the safeguard of funds in accordance with applicable law governing the activities of Electronic money institutions.

The funds are separated, therefore:

- a. Are not part of Streatup's own assets and, being solely for the benefit of Electronic money holders, are protected from the claims of Streatup's other creditors; and
- b. Are not included as part of the assets of Streatup in the event of its liquidation, bankruptcy or any other situation affecting its creditor's rights.

Cancellations and Refunds policy

Organiser has the possibility of cancelling an event anytime before 72h hours to its starting time.

All event participants (accepted vendors / waiting list vendors) will get an automatic notification about the new status.

Canceled event can't be republished, it will need new event creation.

Any refund will be made within 72 hours once it is requested.

Note: events with no applications can be deleted at any time.

StreatUp! is not responsible for any refunds concerning Event issues inside or outside of the Website

You agree and acknowledge that you, and not StreatUp!, will be responsible for fulfilling the obligations of such agreements, that StreatUp! Is not a party to such agreements and that, except for Electronic money holders' obligations under the Terms and Conditions of Payment, StreatUp! Rejects any liability arising from or related to such agreements.

Members, and not StreatUp!, are solely responsible for respecting the confirmed participations through the Website and Services. If you, as Vendor / Organizer, decide to enter into a transaction with a Vendor / Organizer, to participate in an Event, accept and understand that you will be obliged to enter into an agreement with the Vendor / Organizer (depending on the type of event) and that it must accept all the terms, conditions, rules and restrictions associated with said Event.

Feedback/rating system.

Ratings are point based. Points are collected only +1 up once per Member and can be granted by clicking on the "thumbs up" icon while viewing Organiser's / Vendor's profile. Organiser rating can be done only by accepted Vendors (before and after the event takes place).

Vendor rating can be done only by Organisers that accepted Vendors for participations (before and after the event takes place).

Every entity can rate another user only once.

Once user clicks on the “thumb up” icon, the profile page is refreshed and the thumb is "filled in". Before a point is granted, the icon is see-through.

POINTS ARE VISIBLE IN BOTH ORGANISERS' AND VENDORS' PROFILES (both owner and spectator view).

Code of Conduct:

You understand and agree that you are solely responsible for compliance with all laws, regulations and regulations, as well as any tax obligations applicable to your use of the Website, Services and Collective Content. In relation to your use of the Website, Services and Collective Content, you may not, and you agree not to:

- Violate any local, state, provincial, national or other laws or regulations, or any court order, including, among others, urban restrictions and tax regulations;

- Use of software, devices, scripts, robots, backdoors or other means or manual or automatic processes in order to access, extract, collect or analyze content from any web page or other service hosted on the Website, Services or Collective Contents;

- To access or use our Website, Services or the StreatUp! API To use, display or allow any StreatUp! Content to be used or displayed (i) that is not publicly displayed by StreatUp! on their search results pages or ad pages prior to the confirmation of a Reserve; (ii) that is in any way inconsistent with the Privacy and Conditions of StreatUp!; Or (iii) that in any way violates the privacy rights or any other rights of users of StreatUp! Or third parties;

- Use the Website, Services or Collective Content for commercial or other purposes not explicitly authorized in these Conditions, or in a way that falsely supposes the existence of a backup by StreatUp! Or a partnership with StreatUp!, or otherwise mislead others as to your relationship with StreatUp!;

- Tarnish, stain or otherwise damage the StreatUp brand! In any way, including, but not limited to, unauthorized use of Collective Content, registration or use of StreatUp! Or derived terms in domain names, trade names, trademarks or other identifiers of origin, or the registration or use of domain names, trade names, trademarks or other origin identifiers that closely mimic domains, trademarks, slogans, Promotional campaigns or Collective Content of StreatUp !, or that are so similar to them that they induce confusion;

-Copy, store, access or otherwise use any information hosted on the Website, Services or Collective Content for purposes not explicitly authorized in these Terms;

-Infringe the rights of StreatUp! Or any other person or entity, including, but not limited to, your intellectual property, privacy, publicity or contractual rights;

-Interfere with, or damage our Web Site or Services by such means as, but not limited to, the use of viruses, cancellation bots, Trojan horses, malicious code, packet invasion, denial of service attacks, backdoors, packet impersonation, or False IP addresses, routes or e-mail address information or similar methods or technology;

-Use of our Website or Services to transfer, distribute, publish or send information relating to other natural or legal persons, including, by way of illustration, photographs of others without your permission, personal contact information or account numbers or credit cards, Debit or telephone bills;

--use our Website, Services or Collective Content in connection with the distribution of unsolicited commercial email ("Spam") or advertisements not related to accommodation in a private residence;

- "harass" or harass any other user of our Website, Services or Collective Content nor collect or store any personally identifiable information to any other user for purposes other than transactions such as Organizer or Vendor of StreatUp!

-Recruit or otherwise require any Member to join third party websites or services that are within the jurisdiction of StreatUp!, without the prior written approval of StreatUp !;

-Recruit or otherwise require any Member to join third party services, applications or websites without our prior written approval;

-Use the Website, the Services or the Collective Contents to find an Organizer or a Vendor and then carry out an independent transaction off the Website, or the Services to avoid the obligation to pay any Service Fee related to the provision of the Services by Part of StreatUp! Or for any other reason;

-As Organizer, to present any Event with false or misleading information, for example on prices, nor to send an Event with a price that does not intend to respect;

-Infringe these Conditions or the Community Policies and Guidelines or StreatUp Rules!
In force at any time;

-Engaging in harmful, misleading, abusive or harassing conduct in any area or aspect of our Platform or Services;

-Upload, post, or transfer Content that: (i) infringes, misappropriates or infringes on a patent, copyright, trademark, trade secret, moral or other intellectual property rights of a third party, or publicity or privacy rights ; (ii) violate any applicable laws or regulations, or encourage any conduct that would otherwise infringe or create civil liability; (iii) are fraudulent, false, misleading (directly, by omission or failure to provide up-to-date information) or false; (iv) are defamatory, obscene, pornographic, ordinary or offensive; (V) promote discrimination, intolerance, racism, hatred, harassment or grievance against any person or group; (Vi) are violent or threatening or promote violence or actions that are threatening to any other person; (Vii) promote illegal or harmful activities or substances;

-Retrieve data or other content from our Website, or Services to create or collect, directly or indirectly, in a single or multiple downloads, a collection, collection, database, directory or similar, either by manual methods, using bots , Trackers or "spiders", or by other means;

-Try to probe, scan or test the vulnerability of any system or network of StreatUp !, or infringe any security measures or authentication;

-Avoid, bypass, remove, deactivate, degrade, decode or otherwise circumvent technological measures implemented by StreatUp! Or any of the suppliers of Airbnb or third parties (including other users) to protect the Website, Application, Services or Collective Content;

-Promoting or encouraging the performance by third parties of any of the above practices or assisting them in doing so;

-Accept or make a payment of the prices in the margin of Mangopay. If you do, you agree and agree that: (i) you will be in breach of these Terms; (li) you must accept all risks and liability for such payment and (iii) exempt StreatUp! Of any liability for such payment.

StreatUp! You may access, preserve and disclose your data when required by law, or when we believe in good faith that it is reasonably necessary to (i) respond to claims made against StreatUp! Or to comply with any procedural notice (eg subpoenas or court

orders), (ii) enforce or administer our agreements with users, such as these Conditions, or (iii) prevent fraud, assess risks, Conduct investigations, provide customer support, develop products or perform debugging, or (iv) protect the rights, property or safety of StreatUp! , Its users or the general public. You accept that StreatUp! Has no obligation to monitor your access or use of the Website, Services or Collective Content or to review, remove, disable access or edit Member Contents, but you have the right to do so for the purpose of operating and improving the Website and Services (for purposes that may include, but are not limited to, fraudulent activity, risk assessment, investigation, and customer support), enforce compliance with these Terms, comply with applicable law or the order or requirement of a Court, administrative body or other official body, respond to content that it considers questionable in any way or in accordance with the stipulations in these Conditions. StreatUp! Reserves the right to remove or disable, at any time and without prior notice, access to Collective Content that StreatUp! , In its sole discretion, considers that it is questionable for any reason, infringes these Terms or otherwise is detrimental to the Website, the Application or the Services.

Compensation

You agree to dispense, defend, indemnify and hold harmless StreatUp! And its subsidiaries, directors, officers, employees and agents from any claim, civil liability, damages, losses and expenses, including but not limited to reasonable attorneys' fees and accounting fees, arising out of or in any way Related to (a) your access to or use of the Website, Services, Collective Content or your breach of these Conditions; (B) your Member Content; (C) your (i) interaction with any Member, (ii) creation of an Event; (D) the use, condition or participation in an event by you, including, without limitation, any injury, loss or damage (compensatory, direct, incidental, emergent or otherwise) of any kind arising in connection with, or As a result of a participation in an Event.

License

Unless otherwise stated, STREATHUB S.L. and/or its licensors own the intellectual property rights for all material on STREATHUB S.L. All intellectual property rights are reserved. You may view and/or print pages from <http://www.streatup.com> for your own personal use subject to restrictions set in these terms and conditions.

You must not:

- Republish material from <http://www.streatup.com>
- Sell, rent or sub-license material from <http://www.streatup.com>

- Reproduce, duplicate or copy material from <http://www.streatup.com>

Redistribute content from STREATHUB S.L. (unless content is specifically made for redistribution).

User Comments

1. This Agreement shall begin on the date hereof.
2. Certain parts of this website offer the opportunity for users to post and exchange opinions, information, material and data ('Comments') in areas of the website. STREATHUB S.L. does not screen, edit, publish or review Comments prior to their appearance on the website and Comments do not reflect the views or opinions of STREATHUB S.L., its agents or affiliates. Comments reflect the view and opinion of the person who posts such view or opinion. To the extent permitted by applicable laws STREATHUB S.L. shall not be responsible or liable for the Comments or for any loss cost, liability, damages or expenses caused and or suffered as a result of any use of and/or posting of and/or appearance of the Comments on this website.
3. STREATHUB S.L. reserves the right to monitor all Comments and to remove any Comments which it considers in its absolute discretion to be inappropriate, offensive or otherwise in breach of these Terms and Conditions.
4. You warrant and represent that:
 1. You are entitled to post the Comments on our website and have all necessary licenses and consents to do so;
 2. The Comments do not infringe any intellectual property right, including without limitation copyright, patent or trademark, or other proprietary right of any third party;
 3. The Comments do not contain any defamatory, libelous, offensive, indecent or otherwise unlawful material or material which is an invasion of privacy
 4. The Comments will not be used to solicit or promote business or custom or present commercial activities or unlawful activity.
5. You hereby grant to **STREATHUB S.L.** a non-exclusive royalty-free license to use, reproduce, edit and authorize others to use, reproduce and edit any of your Comments in any and all forms, formats or media.

Hyperlinking to our Content

1. The following organizations may link to our Web site without prior written approval:

- Government agencies;
 - Search engines;
 - News organizations;
 - Online directory distributors when they list us in the directory may link to our Web site in the same manner as they hyperlink to the Websites of other listed businesses; and
 - Systemwide Accredited Businesses except soliciting non-profit organizations, charity shopping malls, and charity fundraising groups which may not hyperlink to our Web site.
1. These organizations may link to our home page, to publications or to other Web site information so long as the link: (a) is not in any way misleading; (b) does not falsely imply sponsorship, endorsement or approval of the linking party and its products or services; and (c) fits within the context of the linking party's site.
 2. We may consider and approve in our sole discretion other link requests from the following types of organizations:
 - commonly-known consumer and/or business information sources such as Chambers of Commerce and Consumers Union;
 - dot.com community sites;
 - associations or other groups representing charities, including charity giving sites,
 - online directory distributors;
 - internet portals;
 - accounting, law and consulting firms whose primary clients are businesses; and
 - educational institutions and trade associations.

We will approve link requests from these organizations if we determine that: (a) the link would not reflect unfavorably on us or our accredited businesses (for example, trade associations or other organizations representing inherently suspect types of business, such as work-at-home opportunities, shall not be allowed to link); (b) the organization does not have an unsatisfactory record with us; (c) the benefit to us from the visibility associated with the hyperlink outweighs the absence of STREATHUB S.L.; and (d) where the link is in the context of general resource information or is otherwise consistent with editorial content in a newsletter or similar product furthering the mission of the organization.

These organizations may link to our home page, to publications or to other Web site information so long as the link: (a) is not in any way misleading; (b) does not falsely

imply sponsorship, endorsement or approval of the linking party and its products or services; and (c) fits within the context of the linking party's site.

If you are among the organizations listed in paragraph 2 above and are interested in linking to our website, you must notify us by sending an email to hello@streatup.com. Please include your name, your organization name, contact information (such as a phone number and/or e-mail address) as well as the URL of your site, a list of any URLs from which you intend to link to our Web site, and a list of the URL(s) on our site to which you would like to link. Allow 2-3 weeks for a response.

Approved organizations may hyperlink to our Web site as follows:

- By use of our corporate name; or
- By use of the uniform resource locator (Web address) being linked to; or
- By use of any other description of our Web site or material being linked to that makes sense within the context and format of content on the linking party's site.

No use of Streatup!'s logo or other artwork will be allowed for linking absent a trademark license agreement.

Iframes

Without prior approval and express written permission, you may not create frames around our Web pages or use other techniques that alter in any way the visual presentation or appearance of our Web site.

Content Liability

We shall have no responsibility or liability for any content appearing on your Web site. You agree to indemnify and defend us against all claims arising out of or based upon your Website. No link(s) may appear on any page on your Web site or within any context containing content or materials that may be interpreted as libelous, obscene or criminal, or which infringes, otherwise violates, or advocates the infringement or other violation of, any third party rights.

Reservation of Rights

We reserve the right at any time and in its sole discretion to request that you remove all links or any particular link to our Web site. You agree to immediately remove all links to our Web site upon such request. We also reserve the right to amend these terms and

conditions and its linking policy at any time. By continuing to link to our Web site, you agree to be bound to and abide by these linking terms and conditions.

Removal of links from our website

If you find any link on our Web site or any linked web site objectionable for any reason, you may contact us about this. We will consider requests to remove links but will have no obligation to do so or to respond directly to you.

Whilst we endeavour to ensure that the information on this website is correct, we do not warrant its completeness or accuracy; nor do we commit to ensuring that the website remains available or that the material on the website is kept up to date.

Disclaimer

To the maximum extent permitted by applicable law, we exclude all representations, warranties and conditions relating to our website and the use of this website (including, without limitation, any warranties implied by law in respect of satisfactory quality, fitness for purpose and/or the use of reasonable care and skill). Nothing in this disclaimer will:

1. limit or exclude our or your liability for death or personal injury resulting from negligence;
2. limit or exclude our or your liability for fraud or fraudulent misrepresentation;
3. limit any of our or your liabilities in any way that is not permitted under applicable law; or
4. exclude any of our or your liabilities that may not be excluded under applicable law.

The limitations and exclusions of liability set out in this Section and elsewhere in this disclaimer: (a) are subject to the preceding paragraph; and (b) govern all liabilities arising under the disclaimer or in relation to the subject matter of this disclaimer, including liabilities arising in contract, in tort (including negligence) and for breach of statutory duty.

To the extent that the website and the information and services on the website are provided free of charge, we will not be liable for any loss or damage of any nature.

Credit & Contact Information

This Terms and conditions page was created partially at termsandconditionstemplate.com generator. If you have any queries regarding any of our terms, please contact us.

Cookies

We employ the use of cookies. By using STREATHUB S.L.'s website you consent to the use of cookies in accordance with STREATHUB S.L.'s privacy policy.

Most of the modern day interactive web sites use cookies to enable us to retrieve user details for each visit. Cookies are used in some areas of our site to enable the functionality of this area and ease of use for those people visiting. Some of our affiliate / advertising partners may also use cookies.

Definitions of the T&C

The following terminology applies to these Terms and Conditions, Privacy Statement and Disclaimer Notice and any or all Agreements: "Members", "You" and "Your" refers to you, the person accessing this website and accepting the Company's terms and conditions. "StreatUp", "Ourselves", "We", "Our" and "Us", refers to our Company. "Party", "Parties", or "Us", refers to both the Client and ourselves, or either the Client or ourselves. All terms refer to the offer, acceptance and consideration of payment necessary to undertake the process of our assistance to the Client in the most appropriate manner, whether by formal meetings of a fixed duration, or any other means, for the express purpose of meeting the Client's needs in respect of provision of the Company's stated services/products, in accordance with and subject to, prevailing law of Germany. Any use of the above terminology or other words in the singular, plural, capitalisation and/or he/she or they, are taken as interchangeable and therefore as referring to same.