

Starlik Terms and Conditions

Effective Date: 24/11/2024

Welcome to Starlik, a platform that allows you to name stars in the sky for yourself or others. Please read the following terms and conditions carefully before using our services.

1. Introduction By using Starlik's services, you agree to be bound by these Terms and Conditions. If you do not agree with any part of these terms, you must not use the service.

2. Service Description Starlik offers users the opportunity to purchase naming rights to stars in the sky. Once purchased, the star name will be recorded in our system, and a digital certificate of ownership will be issued to the user.

3. Account Registration To use Starlik, you must register an account with accurate and complete information. You are responsible for maintaining the confidentiality of your account information and for all activities under your account

4. Purchasing and Payments Purchasing a star naming service requires payment via the accepted payment methods. Payment must be completed before a star name can be assigned.

5. Star Naming Guidelines Each star name must adhere to our naming guidelines. Offensive or inappropriate names will not be accepted. The star naming is symbolic and does not imply any legal ownership of the actual celestial body.

6. Certificate of Ownership After the purchase, a digital certificate of ownership will be generated and sent to the email address provided by the user. The certificate is a symbolic document, and no actual ownership of the star is conferred.

7. Refund Policy We do not offer refunds once a star naming transaction is completed. Please ensure you review your order carefully before making payment.

8. Privacy and Data Protection Starlik respects your privacy and handles your personal data in accordance with our Privacy Policy. By using our services, you consent to the collection and processing of your data as described in our Privacy Policy.

9. Limitation of Liability Starlik shall not be liable for any indirect, incidental, or consequential damages arising from the use of the service or the inability to use the service.

10. Changes to Terms and Conditions Starlik reserves the right to update or change these terms at any time. Changes will be communicated to users, and continued use of the service after changes implies acceptance of the new terms.

11. Governing Law These terms and conditions shall be governed by and construed in accordance with the laws of [Your Country]. Any disputes arising under or in connection with these terms shall be subject to the exclusive jurisdiction of the courts of Tunisia.