

Terms of Use

These Terms of Use are effective on 15 November, 2013.

By accessing or using the Dogsquareapp website, the Dogsquare service, or Dogsquare mobile applications made available by Dogsquare (together, the "Service"& the "Activity"), however accessed, you agree to be bound by these terms of use ("Terms of Use"). The Service is owned or controlled by Dogsquare Laboratories (called, "Dogsquare"). **These Terms of Use affect your legal rights and obligations. If you do not agree to be bound by all of these Terms of Use, do not access or use the Service it's Content or it's Activities.**

There may be times when we offer a special feature that has its own terms and conditions that apply in addition to these Terms of Use. In those cases, the terms specific to the special feature control to the extent there is a conflict with these Terms of Use.

ARBITRATION NOTICE: EXCEPT IF YOU OPT-OUT AND EXCEPT FOR CERTAIN TYPES OF DISPUTES DESCRIBED IN THE ARBITRATION SECTION BELOW, YOU AGREE THAT DISPUTES BETWEEN YOU AND DOGSQUARE WILL BE RESOLVED BY BINDING, INDIVIDUAL ARBITRATION AND YOU WAIVE YOUR RIGHT TO PARTICIPATE IN A CLASS ACTION LAWSUIT OR CLASS-WIDE ARBITRATION.

Basic Terms

1. You must be at least 18 years old to use the Service.
2. If under 18 years of age you can use the application and its content with your parents' permission.
3. You may not post violent, nude, partially nude, discriminatory, unlawful, infringing, hateful, pornographic or sexually suggestive photos or other content via Dogsquare(collectively, "Service").
4. You may not post realistic images of people or animals being killed or maimed,shot,stabbed,tortured or injured via Dogsquare(collectively, "Service").
5. You may not post violent pictures or other links concerning animal Cruelty for other purposes rather than helping an animal in need. Pictures or links that are posted for other reasons(as mentioned above) and do not help an animal in need will be removed. As a result the Service holds the right to remove the user violating this agreement and erase his account including the user's history of activity,photos,comments,checkins etc.
6. You must consult your animal's doctor before using Dogsquare's walk session. Dogsquare's **Dog-fuel algorithm** is based on veterinary experience along with web research and calculates the everyday Dog-fuel level generally for every breed. Thus it is an estimation of your animal's everyday exercise and cannot be applied on animals with health issues or weight issues. As a result Dogsquare is not responsible for any injury, animal health problem, animal loss or any other

health issue that may arise during the Star Walking! Or Start Playing activity(collectively, "Activity") .

7. You agree that you will not create an account for anyone other than yourself and your legally certified dog pack and that you will not sell, transfer, license or assign your account, followers, following users, dog owner(s) username, dog(s) name(s) or any account rights yours or your animals linked to your profile.
8. You agree that you are responsible for your animal(s) behavior during your everyday dog walk-exercise. Dogsquare suggests that user(s) enable the activity called Start walking or Start playing(collectively, "Activity") with their dog(s) only if the user/dog-owner respects the international animal laws and accompanies the animal(s) using a leash and keeping the animal(s) next to him all the time so there is no threat for other people nearby.
9. You may not use the Service for any illegal or unauthorized purpose. Thus you agree to comply with all international animal laws, rules and regulations therefore you warrant that you will not use the Matting session of Dogsquare for commercial reasons such as selling newborn animals without being authorized as a pet shop or a certified dog merchant. The Matting button is only for personal use and encourages users to find another mate of similar breed near their area but not used for commercial reasons.
10. You warrant that all the account details and activities concerning the “Woof-in” function such as:

- adding or/and checking in Dog parks
- adding or/and checking in Pet shops
- adding or/and checking in Veterinaries
- Homeless Dogs tagging
- adding or/and checking in Dog hospitals
- adding or/and checking in Public places
- adding or/and checking in Beaches
- adding or/and checking in a Workplace
- Lost Dog amber alert tagging

and all exercise/dog walk data provided to Dogsquare via your profile at all other times will be true, accurate, current and complete and you agree to update your information when and if prompted to maintain its truth and accuracy.

11. You agree that you will not use the Lost Dog button if not in actual loss of your animal(s). If this function is used for other reasons we reserve the right to erase, remove or suspend the User(s) along with his profile information and all of the User(s) data from Dogsquare.
12. You agree that if you find a lost dog you are obligated to contact the animal(s) owner, declare it to the System and return the animal(s) without requesting any payment. If this function is not used as described we reserve the right to erase, remove or suspend the User(s) along with his profile information and all of the User(s) data from Dogsquare.
13. You agree that you will not tag one or more homeless Dog(s) for other reasons rather than providing help, a shelter or food to the animal(s). If this function is not used as described we reserve the right to erase, remove or suspend the

User(s) along with his profile information and all of the User(s) data from Dogsquare.

14. You agree that you will not solicit, collect or use the login credentials of other Dogsquare users.
15. You are responsible for keeping your password secret and secure.
16. You must not defame, stalk, bully, abuse, harass, threaten, impersonate, intimidate people, animal(s) or entities and you must not post private or confidential information via the Service, including, without limitation, your or any other person's credit card information, social security or alternate national identity numbers, non-public phone numbers or non-public email addresses.
17. You may not use the Service for any illegal or unauthorized purpose such as conducting Dog fights, illegal Dog matting or Animal violence and Animal abuse in any way. You warrant to comply with all international animal laws, rules and regulations (for example, federal, state, local and provincial) applicable to your use of the Service and your Content (defined below), including but not limited to, copyright laws.
18. You are solely responsible for your conduct and any data, text, files, information, usernames, images, graphics, photos, human profiles, dog profiles, audio and video clips, sounds, musical works, works of authorship, applications, links and other content or materials (collectively, "Content") that you submit, post or display on or via the Service.
19. You must not change, modify, adapt or alter the Service or change, modify or alter another website so as to falsely imply that it is associated with the Service of Dogsquare.
20. You must not access Dogsquare's private API by any means.
21. You must not create or submit unwanted email, comments, likes or other forms of commercial or harassing communications (a/k/a "spam") to any Dogsquare users.
22. You must not use domain names or web URLs in your username without prior written consent from Dogsquare.
23. You must not create accounts with the Service through unauthorized means, including but not limited to, by using an automated device, script, bot, spider, crawler or scraper. You will not decompile, reverse engineer, or otherwise attempt to obtain the source code of the Services. You will be responsible for withholding, filing, and reporting all taxes, duties and other governmental assessments associated with your activity in connection with the Services.
24. You must not attempt to restrict another user from using or enjoying the Service and you must not encourage or facilitate violations of these Terms of Use or any other Dogsquare terms.
25. Violation of these Terms of Use may, in Dogsquare's sole discretion, result in termination of your Dogsquare account. You understand and agree that Dogsquare cannot and will not be responsible for the Content or Activity posted on the Service and you use the Service and the Service's Activity session at your own risk. If you violate international Animal laws or the letter or spirit of these Terms of Use, or otherwise create risk or possible legal exposure for Dogsquare, we can stop providing all or part of the Service to you.

General Conditions

Dogsquare Laboratories reserves the right to monitor any User's account for any misbehavior or violation of Terms of Use. However Dogsquare Laboratories has no legal obligation to monitor the Site, Service, Content, or User Submissions.

We reserve the right to:

- Edit, Modify any Content in our sole direction including any User Submissions for any reason ,at all times without notice or liability to you(including, but not limited to, upon receipt of claims or allegations from third parties or authorities relating to such Content or if Dogsquare believes that you may have violated these Terms of Use).
- Remove ,Suspend any Content in our sole direction including any User Submissions for any reason, at all times without notice or liability to you(including, but not limited to, upon receipt of claims or allegations from third parties or authorities relating to such Content or if Dogsquare believes that you may have violated these Terms of Use)
- Edit ,Remove, Modify, Suspend any Content or User Submissions in our sole direction for no reason at all
- Access, Preserve and disclose any information of any User as Dogsquare believes is necessary to (a) satisfy any applicable law, regulation, legal process or governmental request, (b) enforce these Terms of Use, including investigation of potential violations hereof, (c) detect, prevent, or otherwise address fraud, security or technical issues, (d) respond to user support requests, or (e) protect the rights, property or safety of Dogsquare, its users the animals involved and the public.
- Upon termination, all licenses and other rights granted to you in these Terms of Use will immediately cease.

Finally we reserve the right to modify or entirely change these Terms of Use from time to time. If this event occurs due to legal or administrative reasons a reasonable advance notice will be provided before the Updated Terms of Use take place.

You agree that we reserve the right to notify you of the Updated Terms by posting them on the Service, and that your use of the Service and all of its Content and Activity after the effective date of the Updated Terms (or engaging in such other conduct as we may reasonably specify) constitutes your agreement to the Updated Terms.

It is therefore your obligation to review these Terms of Use and any Updated Terms before using the Service and all of its Content and Activity. The Updated Terms will be considered effective as of the time of posting, or such later date as may be specified in the Updated Terms, and will apply to your use of the

Service from that point forward. These Terms of Use will govern any disputes arising before the effective date of the Updated Terms.

Deactivation

You can deactivate your account by logging into the Service and completing the form available here: <https://dogsquareapp.com/accounts/remove/request/>. If we terminate your access to the Service or you use the form detailed above to deactivate your account, your photos, comments, dog activities, dog packs, dog profiles, likes, followers, following and all other data will no longer be accessible through your account (e.g., users will not be able to navigate to your username and view your photos), but those materials and data may persist and appear within the Service (e.g., if your Content or Activity has been re-shared by others).

Third parties

The Service might contain links to third party web-sites or services or comments that we do not control maintain or endorse. Functionality on the Service may also permit interactions between the Service and a third-party web site or feature, including applications that connect the Service or your profile on the Service with a third-party web site or feature. For example, the Service may include a feature (e.g offers button) that enables you to share Content from the Service or your Content with a third party (e.g a Pet shop or a Veterinary clinic), which may be publicly posted on that third party's service or application. Using this functionality typically requires you to login to your account on the third-party service and you do so at your own risk.

Dogsquare does not control any of these third-party web services (e.g a Pet shop or a Veterinary clinic) or any of their content. You expressly acknowledge and agree that Dogsquare is in no way responsible or liable for any such third-party services or features. YOUR CORRESPONDENCE AND BUSINESS DEALINGS WITH THIRD PARTIES FOUND THROUGH THE SERVICE ARE SOLELY BETWEEN YOU AND THE THIRD PARTY. You may choose, at your sole and absolute discretion and risk, to use applications that connect the Service or your profile on the Service with a third-party service (each, an "Application") and such Application may interact with, connect to or gather and/or pull information from and to your Service profile. By using such Applications, you acknowledge and agree to the following: (i) if you use an Application to share information, you are consenting to information about your profile on the Service being shared; (ii) your use of an Application may cause personally identifying information to be publicly disclosed and/or associated with you, even if Dogsquare has not itself provided such information; and (iii) your use of an Application is at your own option and risk, and you will hold the Dogsquare Parties (defined below) harmless for activity related to the Application.

Therefore you warrant that you are responsible for all data charges you incur through use of the Service.

Rights

Dogsquare does not claim ownership of any Content that you post on or through the Service. Instead, you hereby grant to Dogsquare a non-exclusive, fully paid and royalty-free, transferable, sub-licensable, worldwide license to use the Content that you post on or through the Service, subject to the Service's Privacy Policy. You can choose who can view your Content and activities, including your photos, as described in the Privacy Policy.

1. Some of the Service is supported by advertising revenue and may display advertisements and promotions, and you hereby agree that Dogsquare may place such advertising and promotions on the Service or on, about, or in conjunction with your Content. The manner, mode and extent of such advertising and promotions are subject to change without specific notice to you.
2. You acknowledge that we may not always identify paid services, sponsored content, or commercial communications as such.
3. You represent and warrant that: (i) you own the Content posted by you on or through the Service or otherwise have the right to grant the rights and licenses set forth in these Terms of Use; (ii) the posting and use of your Content OR Activity on or through the Service does not violate, misappropriate or infringe on the rights of any third party, including, without limitation, privacy rights, publicity rights, copyrights, trademark and/or other intellectual property rights; (iii) you agree to pay for all royalties, fees, and any other monies owed by reason of Content you post on or through the Service; and (iv) you have the legal right and capacity to enter into these Terms of Use in your jurisdiction.
4. The Dogsquare name and logo are trademarks of Dogsquare, and may not be copied, imitated or used, in whole or in part, without the prior written permission of Dogsquare, except in accordance with our brand guidelines. In addition, all page headers, custom graphics, button icons and scripts are service marks, trademarks and/or trade dress of Dogsquare, and may not be copied, imitated or used, in whole or in part, without prior written permission from Dogsquare.
5. Although it is in our intention for the Service to be available as much as possible, there will be occasions when the Service may be interrupted, including, without limitation, for scheduled maintenance or upgrades, for emergency repairs, or due to failure of telecommunications links and/or equipment. Also, Dogsquare reserves the right to remove any Content from the Service for any reason, without prior notice. Content removed from the Service may continue to be stored by Dogsquare, including, without limitation, in order to comply with certain legal obligations, but may not be retrievable without a valid court order. As a result Dogsquare suggests that you maintain your own backup of your Content. In other words, Dogsquare is not a backup service and you agree that you will not rely on the Service for the purposes of Content backup or storage. Dogsquare will not be liable to you for any modification, suspension, or discontinuation of the Services, or the loss of any Content. You

also acknowledge that the Internet may be subject to breaches of security and that the submission of Content or other information may not be secure.

6. It is our policy not to accept or consider content, information, ideas, suggestions or other materials other than those we have specifically requested and to which certain specific terms, conditions and requirements may apply. This is to avoid any misunderstandings if your ideas are similar to those we have developed or are developing independently. Accordingly we do not accept unsolicited materials or ideas, and we take no responsibility for any materials or ideas so transmitted. If, despite our policy, you choose to send us content, information, ideas, suggestions, or other materials, you further agree that Dogsquare is free to use any such content, information, ideas, suggestions or other materials, for any purposes whatsoever, including, without limitation, developing and marketing products and services, without any liability or payment of any kind to you.

Disclaimer of Warranties

THE SERVICE, INCLUDING, WITHOUT LIMITATION, DOGSQUARE CONTENT, IS PROVIDED ON AN "AS IS", "AS AVAILABLE" AND "WITH ALL FAULTS" BASIS. TO THE FULLEST EXTENT PERMISSIBLE BY LAW, NEITHER DOGSQUARE NOR ITS PARENT COMPANY NOR ANY OF THEIR EMPLOYEES, MANAGERS, OFFICERS OR AGENTS (COLLECTIVELY, THE "DOGSQUARE PARTIES") MAKE ANY REPRESENTATIONS OR WARRANTIES OR ENDORSEMENTS OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, AS TO: (A) THE SERVICE; (B) THE DOGSQUARE CONTENT; (C) USER CONTENT; OR (D) SECURITY ASSOCIATED WITH THE TRANSMISSION OF INFORMATION TO DOGSQUARE OR VIA THE SERVICE. IN ADDITION, THE DOGSQUARE PARTIES HEREBY DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, TITLE, CUSTOM, TRADE, QUIET ENJOYMENT, SYSTEM INTEGRATION AND FREEDOM FROM COMPUTER VIRUS.

THE DOGSQUARE PARTIES DO NOT REPRESENT OR WARRANT THAT THE SERVICE WILL BE ERROR-FREE OR UNINTERRUPTED; THAT DEFECTS WILL BE CORRECTED; OR THAT THE SERVICE OR THE SERVER THAT MAKES THE SERVICE AVAILABLE IS FREE FROM ANY HARMFUL COMPONENTS, INCLUDING, WITHOUT LIMITATION, VIRUSES. THE DOGSQUARE PARTIES DO NOT MAKE ANY REPRESENTATIONS OR WARRANTIES THAT THE INFORMATION (INCLUDING ANY INSTRUCTIONS) ON THE SERVICE IS ACCURATE, COMPLETE, OR USEFUL. YOU ACKNOWLEDGE THAT YOUR USE OF THE SERVICE IS AT YOUR SOLE RISK. THE DOGSQUARE PARTIES DO NOT WARRANT THAT YOUR USE OF THE SERVICE IS LAWFUL IN ANY PARTICULAR JURISDICTION, AND THE DOGSQUARE PARTIES SPECIFICALLY DISCLAIM SUCH WARRANTIES. SOME JURISDICTIONS LIMIT OR DO NOT ALLOW THE DISCLAIMER OF IMPLIED OR OTHER WARRANTIES SO THE ABOVE DISCLAIMER MAY NOT APPLY TO YOU TO THE EXTENT SUCH JURISDICTION'S LAW IS APPLICABLE TO YOU AND THESE TERMS OF USE.

BY ACCESSING OR USING THE SERVICE YOU REPRESENT AND WARRANT THAT YOUR ACTIVITIES ARE LAWFUL IN EVERY JURISDICTION WHERE YOU ACCESS OR USE THE SERVICE.

THE DOGSQUARE PARTIES DO NOT ENDORSE CONTENT AND SPECIFICALLY DISCLAIM ANY RESPONSIBILITY OR LIABILITY TO ANY PERSON OR ENTITY FOR ANY LOSS, DAMAGE (WHETHER ACTUAL, CONSEQUENTIAL, PUNITIVE OR OTHERWISE), INJURY YOURS OR YOUR ANIMAL'S, CLAIM, LIABILITY OR OTHER CAUSE OF ANY KIND OR CHARACTER BASED UPON OR RESULTING FROM ANY CONTENT.

Indemnification.

You shall defend, indemnify, and hold harmless Dogsquare, its affiliates and each of its and its affiliates' employees, contractors, directors, suppliers and representatives from all losses, costs, actions, claims, damages, expenses (including reasonable legal costs) or liabilities, that arise from or relate to your use or misuse of, or access to, the Site, Service, Content, Add-to Link or otherwise from your User Submissions, violation of these Terms of Use, or infringement by you, or any third party using the your account, of any intellectual property or other right of any person or entity (save to the extent that a court of competent jurisdiction holds that such claim arose due to an act or omission of Dogsquare). Dogsquare reserves the right to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you will assist and cooperate with Dogsquare in asserting any available defenses.

Limitation of Liability.

ALL LIABILITY OF DOGSQUARE, ITS DIRECTORS, EMPLOYEES, AGENTS, REPRESENTATIVES, PARTNERS, SUPPLIERS OR CONTENT PROVIDERS HOWSOEVER ARISING FOR ANY LOSS SUFFERED AS A RESULT OF YOUR USE THE SITE, SERVICE, CONTENT, USER SUBMISSIONS OR ADD-TO LINK IS EXPRESSLY EXCLUDED TO THE FULLEST EXTENT PERMITTED BY LAW, SAVE THAT, IF A COURT OF COMPETENT JURISDICTION DETERMINES THAT LIABILITY OF DOGSQUARE, ITS DIRECTORS, EMPLOYEES, AGENTS, REPRESENTATIVES, PARTNERS, SUPPLIERS OR CONTENT PROVIDERS (AS APPLICABLE) HAS ARISEN, THE TOTAL OF SUCH LIABILITY SHALL BE LIMITED IN AGGREGATE TO ONE HUNDRED US DOLLARS (\$100).

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL DOGSQUARE, NOR ITS DIRECTORS, EMPLOYEES, AGENTS, REPRESENTATIVES, PARTNERS, SUPPLIERS OR CONTENT PROVIDERS, BE LIABLE UNDER CONTRACT, TORT, STRICT LIABILITY, NEGLIGENCE OR ANY OTHER LEGAL OR EQUITABLE THEORY OR OTHERWISE (AND WHETHER OR NOT DOGSQUARE, ITS DIRECTORS, EMPLOYEES, AGENTS, REPRESENTATIVES, PARTNERS, SUPPLIERS OR CONTENT PROVIDERS HAD PRIOR KNOWLEDGE OF THE CIRCUMSTANCES GIVING RISE TO SUCH LOSS OR DAMAGE) WITH RESPECT TO THE SITE, SERVICE, CONTENT, USER SUBMISSIONS OR ADD-TO LINK FOR:

- INDIRECT OR CONSEQUENTIAL LOSSES OR DAMAGES

- LOSS OF ACTUAL OR ANTICIPATED PROFITS
- LOSS OF REVENUE
- LOSS OF GOODWILL
- LOSS OF DATA
- LOSS OF ANTICIPATED SAVINGS
- WASTED EXPENDITURE

OR

- COST OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES.

NOTHING IN THESE TERMS OF USE SHALL BE DEEMED TO EXCLUDE OR LIMIT YOUR LIABILITY IN RESPECT OF ANY INDEMNITY GIVEN BY YOU UNDER THESE TERMS OF USE. APPLICABLE LAW MAY NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY OR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU. IN SUCH CASES, DOGSQUARE'S LIABILITY WILL BE LIMITED TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW.

SOLELY IN RESPECT OF USERS LOCATED IN EUROPEAN ECONOMIC AREA (EEA) AND/OR AUSTRALIA, NOTHING IN THESE TERMS OF USE SHALL BE DEEMED TO EXCLUDE OR LIMIT OUR OR YOUR LIABILITY (AS APPLICABLE) IN RESPECT OF:

- DEATH OR PERSONAL INJURY ARISING AS A RESULT OF OUR OR YOUR NEGLIGENCE (AS APPLICABLE);
- FRAUD (INCLUDING FRAUDULENT MISREPRESENTATION), THEFT OR OTHER CRIMINAL ACTIVITY

OR

- ANY BREACH OF ANY OBLIGATIONS IMPLIED BY SECTION 12 OF THE SALE OF GOODS ACT 1979 OR SECTION 2 OF THE SUPPLY OF GOODS AND SERVICES ACT 1982.

Governing Law.

A printed version of these Terms of Use and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based upon or relating to these Terms of Use to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form. You and Dogsquare agree that any cause of action

arising out of or related to the Service must commence within one (1) year after the cause of action arose; otherwise, such cause of action is permanently barred.

Save for users located in the EEA and/or Australia, the following arbitration and governing law provisions shall apply:

These Terms of Use shall be governed by and construed in accordance with the laws of Greece, excluding its conflicts of law rules. For all purposes of these Terms of Use, the parties consent to exclusive jurisdiction and venue in Greek Federal Courts or state courts located in the area of Athens. Use of the Service is not authorized in any jurisdiction that does not give effect to all provisions of these Terms of Use, including without limitation, this section. If you are accepting these Terms of Use on behalf of a Greek federal government entity that is legally unable to accept the controlling law, jurisdiction or venue clauses above, then those clauses do not apply to you but instead these Terms and any action related thereto will be governed by the laws of Greece (without reference to conflict of laws) and, in the absence of federal law and to the extent permitted under federal law, the laws of the area of Athens (excluding choice of law).

Government Use.

The use, duplication, reproduction, release, modification, disclosure or transfer of the software, application or widget is restricted in accordance with the Federal Acquisition Regulations as applied to civilian agencies and the Defense Federal Acquisition Regulation Supplement as applied to military agencies. Any such software, application or widget is a "commercial item," "commercial computer software" and "commercial computer software documentation." In accordance with such provisions, any use of any such software, application or widget shall be governed solely by these Terms of Use.

Integration and Severability.

These Terms of Use are the entire agreement between you and Dogsquare with respect to the Service and use of the Site, Service, Content, User Submissions or Add-to Link, and supersede all prior or contemporaneous communications and proposals (whether oral, written or electronic) between you and Dogsquare with respect to the Site. If any provision of these Terms of Use is found to be unenforceable or invalid, that provision will be limited or eliminated to the minimum extent necessary so that these Terms of Use will otherwise remain in full force and effect and enforceable. The failure of either party to exercise in any respect any right provided for herein shall not be deemed a waiver of any further rights hereunder. Waiver of compliance in any particular instance does not mean that we will waive compliance in the future. In order for any waiver of compliance with these Terms of Use to be binding, Dogsquare must provide you with written notice of such waiver through one of its authorized representatives.

Cancellation of these Terms of Use.

In respect of users located in the EEA who wish to receive Services, and/or provide User Submissions, and/or provide or access Content via the Site, such users may

have a right to cancel these Terms of Use under the European Distance Selling Directive (97/7/EC) ("Directive") within 7 days of accepting these Terms of Use solely to the extent such right applies under the Directive to such users, save that if such right to cancel applies, it shall cease to exist from the time of actual use of the Services, and/or provision of the User Submissions, and/or provision or access of Content via the Site by such users.

Miscellaneous.

Unless otherwise specified in these Term of Use, all notices under these Terms of Use will be in writing and will be deemed to have been duly given when received, if personally delivered or sent by certified or registered mail, return receipt requested; when receipt is electronically confirmed, if transmitted by facsimile or e-mail; or the day after it is sent, if sent for next day delivery by recognized overnight delivery service.

Solely in respect of users located in the EEA and/or Australia, in respect of these Terms of Use and your use of this Site, Service, Content, User Submissions or Add-to Link, nothing in these Terms of Use shall be deemed to grant any rights or benefits to any person, other than us and you (and our and your respective successors in title or assignees), or entitle any third party to enforce any provision hereof, and we and you agree that we do not intend that any provision of these Terms of Use should be enforceable by a third party by virtue of the Contracts (Rights of Third Parties) Act 1999.

Language.

The English language versions of the Terms will govern your relationship with Dogsquare. If we have provided you with a translation of the English language version of these Terms of Use, then you agree that the translation is provided for your convenience only and that if there is any contradiction between what the English language version of these Terms of Use says and what a translation says, then the English language version shall take precedence.

Contact.

You may contact Dogsquare at the following address: Doukissis Plakentias 18, Attiki, Greece.

Time Limitation on Claims

You agree that any claim you may have arising out of or related to your relationship with Dogsquare must be filed within one year after such claim arose; otherwise, your claim is permanently barred.