## **Terms of Service**

These Terms of Service ("Terms") govern your access to and use of the services at "https://www.turbox.io/". To use this website, you must agree to these terms with TurboX, the company that runs this website.

#### **Conditions for Use of Our Services**

Your permission to use this website is subject to the following conditions:

- 1. You must be at least thirteen years old.
- 2. You may no longer use the services if the company contacts you directly to say that you may not.
- 3. You must use the services in accordance with Acceptable Use and Content Standards.

## **Acceptable Use**

- 1. You may not break the law using this website.
- 2. You may not use or try to use another's account on this website without their specific permission.
- 3. You may not buy, sell, or otherwise trade in user names or other unique identifiers on this website.
- 4. You may not send advertisements, chain letters, or other solicitations through this website, or use this website to gather addresses or other personal data for commercial mailing lists or databases.
- 5. You may not automate access to this website, or monitor this website, such as with a web crawler, browser plug-in or add-on, or other computer program that is not a web browser. You may crawl this website to index it for a publicly available search engine, if you run one.
- 6. You may not remove any marks showing proprietary ownership from materials you download from this website.
- 7. You may not disable, avoid, or circumvent any security or access restrictions of this website.
- 8. You may not strain infrastructure of this website with an unreasonable volume of requests, or requests designed to impose an unreasonable load on information systems underlying this website.
- 9. You may not encourage or help anyone in violation of these terms.

#### **Content Standards**

When you file a report on our website, you shall abide by the following content standards.

- 1. You may not submit content that is illegal, false, or bogus.
- 2. You may not submit content that violates the law, infringes anyone's intellectual property rights, violates anyone's privacy, or breaches agreements you have with others.
- 3. You may not submit content containing malicious computer code, such as computer viruses or spyware.
- 4. You may not use the website to disclose information that you don't have the right to disclose, like others' confidential or personal information.

Any use or reliance on any Content or materials posted via the Services or obtained by you through the Services is at your own risk. We do not endorse, support, represent or guarantee the completeness, accuracy, or reliability of any Content or communications posted via the Services or endorse any opinions expressed via the Services. You understand that by using the Services, you may be exposed to Content that might be offensive, harmful, inaccurate or otherwise inappropriate, or in some cases, postings that have been mislabeled or are otherwise deceptive. All Content is the sole responsibility of the person who originated such Content.

We reserve the right to remove Content that violates the User Agreement, including for example, copyright or trademark violations or other intellectual property misappropriation and unlawful conduct.

If you believe that your Content has been copied in a way that constitutes copyright infringement, please report this by sending email to support@turbox.io.

### Your Rights and Grant of Rights in the Content

You retain your rights to any Content you submit, post or display on or through the Services. What's yours is yours — you own your Content (and your incorporated audio, photos and videos are considered part of the Content).

By submitting, posting or displaying Content on or through the Services, you grant us a worldwide, non-exclusive, royalty-free license (with the right to sublicense) to use, process, adapt, modify, publish, transmit, display and distribute such Content in any and all media or distribution methods now known or later developed (for clarity, these rights include, for example, curating, transforming, and translating).

### **Your Account**

You must create and log into an account to use some features of the website.

To create an account, you must provide some information about yourself. If you create an account, you agree to provide, at a minimum, a valid e-mail address, and to keep that address up-to-date. You may close your account at any time by e-mailing support@turbox.io.

You agree to be responsible for all action taken using your account, whether authorized by you or not, until you either close your account or notify the company that your account has been compromised. You agree to notify the company immediately if you suspect your account has been compromised. You agree to select a secure password for your account, and keep it secret.

The company may restrict, suspend, or close your account according to its policy for handling copyright-related takedown requests, or if the company reasonably believes that you've broken any rule in these terms.

## Your Responsibility

You agree to indemnify the company from legal claims by others related to your breach of these terms, or breach of these terms by others using your account on the website. Both you and the company agree to notify the other side of any legal claims for which you might have to indemnify the company as soon as possible. If the company fails to notify you of a legal claim promptly, you won't have to indemnify the company for damages that you could have defended against or mitigated with prompt notice. You agree to allow the company to control investigation, defense, and settlement of legal claims for which you would have to indemnify the company, and to cooperate with those efforts. The company agrees not to agree to any settlement that admits fault for you or imposes obligations on you without your prior agreement.

## **Disclaimers**

You accept all risk of using the services and content on the website. As far as the law allows, the company and its suppliers provide the website as is, without any warranty whatsoever.

The website may hyperlink to and integrate websites and services run by others. The company does not make any warranty about services run by others, or content they may provide. Use of services run by others may be governed by other terms between you and the one running service.

## **Limits on Liability**

Neither the company nor its suppliers will be liable to you for breach-of-contract damages their personnel could not have reasonably foreseen when you agreed to these terms

#### **Feedback**

The company welcomes your feedback and suggestions. See the Contact section below for ways to get in touch with us.

You agree that the company will be free to act on feedback and suggestions you provide, and that the company won't have to notify you that your feedback was used, get your permission to use it, or pay you. You agree not to submit feedback or suggestions that you believe might be confidential or proprietary, to you or others.

#### **Termination**

Either you or the company may end the agreement written out in these terms at any time. When our agreement ends, your permission to use the website also ends.

## **Disputes**

You and the company agree to seek injunctions related to these terms only in state or federal court in Singapore. Neither you nor the company will object to jurisdiction, forum, or venue in those courts.

Any arbitration award will include costs of the arbitration, reasonable attorneys' fees, and reasonable costs for witnesses. You and the company may enter arbitration awards in any court with jurisdiction.

#### **General Terms**

If a provision of these terms is unenforceable as written, but could be changed to make it enforceable, that provision should be modified to the minimum extent necessary to make it enforceable. Otherwise, that provision should be removed.

You may not assign your agreement with the company. The company may assign your agreement to any affiliate of the company, any other company that obtains control of the company, or any other company that buys assets of the company related to the website. Any attempted assignment against these terms has no legal effect.

### **Contact**

You may notify the company under these terms, and send questions to the company, at <a href="mailto:support@turbox.io">support@turbox.io</a>.

The company may notify you under these terms using the e-mail address you provide for your account on the website, or by posting a message to your account page.

# **Changes**

The company last updated these terms on June 12, 2021, and may update these terms again. For updates that contain substantial changes, the company agrees to e-mail you, if you've created an account and provided a valid e-mail address. Once you get notice of an update to these terms, you must agree to the new terms in order to keep using the services.