

STRIIMZ Terms of Service

Release Date of this Terms of Service: January 9, 2026

Effective Date of this Terms of Service: January 9, 2026

Welcome to use STRIIMZ ("We," "us" or "our")! By accessing or using our Services, you confirm that you can form a binding contract with us, that you accept these Terms and that you agree to comply with them. Your registering, accessing or using the Platform or using the Service is subject to this Terms of Service, the Privacy Policy, and other applicable terms we may publish and update in connection with your use of the Service from time to time (together, this "**Agreement**"). To have a copy of this Agreement or if you have any questions about this Agreement, you may also contact STRIIMZ via the information in Section 16.

1. General Terms and Conditions

(a) Consideration. The different pricing and payment policies may apply to different Services. Subject to the pricing and payment policy in effect at the time you access the Service, we may provide you with access to the website, App and/or all or part of the Service free of charge, with certain privilege, or in exchange for payment, credits, or subscription as displayed on the relevant page for download, purchase, and/or subscribe to the App and/or such Services. In return for enjoying free or credits-based access to the Service, you further acknowledge and agree that we may generate revenues, increase goodwill or otherwise enhance our value through your use of the Service, and you will have no right to share in any such revenue, goodwill or value whatsoever.

If you purchase a subscription to the Service, then the following terms (i)-(iii) apply:

(i) Automatically renewable subscriptions. By purchasing a renewable subscription to the Service as applicable, you agree that, once your subscription expires, your subscription will automatically renew for successive monthly or annual periods, as you may select, unless and until you cancel your subscription.

(ii) Recurring charges. You authorize Apple, Google or party's service providers, as applicable, to process your payments for any renewal subscription. Subscription prices will be displayed to you at the time of purchase. You will be billed for the same subscription plan at the then-current monthly or annual subscription price plus any applicable taxes. Your payments will be processed for any renewal subscription using the same billing cycle as your current subscription. In other words, if your payment is processed for your current subscription on the 20th of each month, then your payment will continue to be processed on that day for any renewal subscription. Additional terms and conditions may apply upon renewal, and subscription fees may change at any time, to the fullest extent permitted under applicable law, we will give you a reasonable notice by posting the new price on the app, and/or sending you an email, if you do not accept the new price or the change thereof, you can cancel the subscription prior the change going into effect. If your subscription plan is no longer available, your renewable subscription will be automatically terminated, and you will not be billed afterwards.

(iii) Cancellation. You may cancel your subscription to the Service at any time by

selecting the applicable option within Stripe or the in-app button, as applicable, at least 24 hours prior to the expiration of the current period. If you want to obtain a refund in connection with any subscription, then you must contact Stripe directly for a request. Without limiting Section 11, STRIIMZ will have no liability to you whatsoever for any refunds in connection with subscriptions, except when required by the applicable law.

(b) Changes to this Agreement. You understand and agree that we may change this Agreement at any time without prior notice; provided that we will endeavor to provide you with prior notice of any material changes that may apply to you, including through the posting of a revised Agreement that you may be required to accept in order to continue using the Service. You may read a current, effective copy of this Agreement at any time by selecting the appropriate link on the Service. The revised Agreement will become effective at the time of posting unless specified otherwise. Any use of the Service after the effective date will constitute your acceptance of such revised Agreement. If you find any change to this Agreement or the Service unacceptable, then your sole remedy is to stop accessing, browsing and otherwise using the Service. The terms of this Agreement will govern any updates STRIIMZ provides to you that replace and/or supplement any portion of the Service, unless the upgrade is accompanied by a separate license or revised Agreement, in which case the terms of that license or revised Agreement will govern. Notwithstanding the preceding sentences of this Section 1(b), no revisions to this Agreement will apply to any dispute between you and STRIIMZ that arose prior to the effective date of such revision.

(c) Privacy Policy. Your access to and use of the Service is also subject to STRIIMZ's Privacy Policy, the terms and conditions of which are incorporated herein by reference.

(d) Jurisdictional Issues. The Service is controlled and operated by STRIIMZ from its offices in France. Those who choose to access or use the Service are responsible for compliance with the laws of the place where the Service operates and local laws, if and to the extent local laws are applicable. Access to the Service from jurisdictions where the contents or practices of the Service are illegal, unauthorized or penalized is strictly prohibited.

(e) Eligibility. The Service is not for any Users previously suspended or removed from the Service by STRIIMZ. In order to protect the privacy and personal data of minors, (1) for users in the United States, the Service is not for persons under the age of 13 (and not for those under the age of 18 in terms of any paid services) or for any users previously suspended or removed from the Service by us. If you are under 13 years of age, you must not use or access the Service without the consent of your parent or legal guardian. For the Service distributed through mobile application distribution platforms, there may be different restrictions on access to certain services for users under certain ages subject to the youth or rating policies on such distribution platforms. (2) For users in other regions, we will obtain parental or legal guardian's consent where the local laws in your country or region require before processing minors' personal data. Please also note, the paid services and social networking functions cannot be used by Users below the minimum age requirement that we have adopted for your country or region. For the Service distributed through website or mobile applications, there may be different restrictions on access to certain services for users under certain ages subject to the youth or rating policies on such distribution platforms.

(f) Additional Terms. We also may require you to agree to additional terms and/or policies that we make available to you from time-to-time in connection with your use of the Service ("**Additional Terms**"). Any such Additional Terms are hereby incorporated into and subject to this Agreement, and this Agreement will control in the event of any conflict

or inconsistency with the Additional Terms to the extent of the conflict or inconsistency.

2. Registration and Accounts

(a) Log-In Credentials. While you may always browse the public-facing portions of the Service without registering with us, in order to enjoy the full benefits of the Service, including serving as a Creator, you must register an account with us (an "**Account**"). To make it easier to use STRIIMZ, you may also choose to register and login to STRIIMZ through your account on a third-party platform (e.g. Google). In this way, we will create an Account connected to your third-party platform account.

(b) Account Security. You are responsible for the security of your Account, and are fully responsible for all activities that occur through the use of your credentials. You agree to notify STRIIMZ immediately via the contact information in Section 16 if you suspect or know of any unauthorized use of your log-in credentials or any other breach of security with respect to your Account. STRIIMZ will not be liable for any loss or damage arising from unauthorized use of your credentials prior to you notifying STRIIMZ of such unauthorized use or loss of your credentials. Separate log-in credentials may be required to access External Sites (defined in Section 6 below).

(c) Accuracy of Information. When creating an Account, you will provide true, accurate, current and complete information as STRIIMZ requests. You will update the information about yourself promptly, and as necessary, to keep it current and accurate. We reserve the right to disallow, cancel, remove or reassign certain usernames and permalinks in appropriate circumstances, as determined by us in our sole discretion, and may, with or without prior notice, suspend or terminate your Account if activities occur on your Account which, in our sole discretion, would or might constitute a violation of this Agreement, cause damage to or impair the Service, infringe or violate any third party rights, damage or bring into disrepute the reputation of STRIIMZ, or violate any applicable laws or regulations. If messages sent to the e-mail address you provide are returned as undeliverable, then STRIIMZ will confirm with you before terminating and deleting your Account connected to this e-mail address. If you provide confirmation, we may terminate your Account immediately without any liability to you or any third party.

3. Intellectual Property Rights

(a) License. Subject to your complete and ongoing compliance with this Agreement, STRIIMZ hereby grants you a revocable, non-exclusive, non-transferable, non-sublicensable, worldwide right and license to access and use the Service solely for your personal, non-commercial use and solely in strict compliance with the provisions of this Agreement.

(b) Service Content. Except for User Content, the content that STRIIMZ provides to Users on or through the Service, including without limitation, any text, graphics, photos, software and interactive features, may be protected by copyright or other intellectual property rights and owned by STRIIMZ or its third party licensors (collectively, the "STRIIMZ Content"). Moreover, STRIIMZ solely owns all design rights, databases and compilation and other intellectual property rights in and to the Service, in each case whether registered or unregistered, and any related goodwill.

(c) Marks. STRIIMZ trademarks, service marks and logos (the "STRIIMZ Trademarks") used and displayed on the Service are STRIIMZ's registered and unregistered trademarks or service marks. Other product and service names located on the Service may be trademarks or service marks owned by third parties (the "Third-Party Trademarks," and, collectively with STRIIMZ Trademarks, the "Trademarks"). Except as otherwise permitted by law, you may not use the Trademarks to disparage STRIIMZ or the applicable third-party, STRIIMZ's or a third-party's products or services, or in any manner (using commercially reasonable judgment) that may damage any goodwill in the Trademarks. You may not use any Trademarks as part of a link to or from any Service without STRIIMZ's prior express written consent. All goodwill generated from the use of any STRIIMZ Trademark will inure solely to STRIIMZ benefit.

(d) Restrictions. STRIIMZ hereby reserves all rights not expressly granted to you in this Section. Accordingly, nothing in this Agreement or on the Service will be construed as granting to you, by implication, estoppel or otherwise, any additional license rights in and to the Service or any STRIIMZ Content or Trademarks located or displayed therein.

(e) Output. If you are a user who has purchased credits or subscribed to the paid tier of the service, the ownership, title and interest in and to the AI music and other audio content generated by STRIIMZ (the "**Output**") based on your instruction and the user content you provide, including, without limitation, all intellectual property rights (if any) contained therein, belong to you. If you are a user of the free tier of the service, STRIIMZ owns all rights, title and interest in and to the Output made by you through the service, and, subject to your compliance with this agreement, STRIIMZ grants you a license to use such Output solely for your lawful, internal, and non-commercial purposes, provided that you give attribution credit to STRIIMZ in each case.

You acknowledge and agree that you grant STRIIMZ an unrestricted, assignable, sublicensable, irrevocable, royalty-free license throughout the universe to reproduce, distribute, publicly display, communicate to the public, make available, create derivative works from, retransmit from external sites, and otherwise exploit or use (collectively, "**Use**") all or any part of all your Output through the service, by any means and formats now known or hereafter developed, for any purposes of, including, without limitation, (i) making user content available to other users of the service for their listening, distributing, or other uses explicitly permitted by the service, if and when you choose to publish such content; (ii) commercial use.

You further grant STRIIMZ a royalty-free license to use your username, image, voice and likeness (if applicable) to identify you as the source of any of your Output. And you agree to comply with all applicable laws and platform policies to disclose, mark or label when any Output is AI-generated.

For the avoidance of doubt, the rights granted in the preceding sentences of this section include, but are not limited to, the right to reproduce sound recordings (and make mechanical reproductions of the musical works embodied in such sound recordings) and publicly perform and communicate to the public sound recordings (and the musical works embodied therein), all on a royalty-free basis. This means that you are granting STRIIMZ the right to use your Output without the obligation to pay royalties to any third party.

(f) Due to the nature and the characteristics of artificial intelligence and machine learning, the Output you created may have certain similarities with the other music work created by

other users on STRIIMZ , i.e., STRIIMZ does not guarantee the uniqueness of the Output you gained.

(g) You shall pay special attention to and fully aware of the fact that, due to the particularity and complexity of aigc and the uncertainty of copyright law, STRIIMZ does not guarantee that your Output by using STRIIMZ can be used for copyright registration. You acknowledge and voluntarily undertake all the risks that may arise from such legal risks (e.g., the inability to register copyrights, etc.) and the subsequent unfavorable changes in laws and regulations.

4. User Content

(a) Rights to User Content. “**User Content**” means any recordings, audio files, video files, texts, voice data, music, images, other content or materials you upload, post, generate through, or otherwise provide (collectively, “**Generate**” and its grammatical variations) to the Service. You represent and warrant that you own all right, title and interest in and to such User Content, including, without limitation, all copyrights and rights of publicity/personality rights contained therein, or are otherwise permitted to use them for the applicable purposes, for example by license or legal exception or limitation. As a condition of your access to and use of the Service, you agree not to use your User Content to infringe on any intellectual property rights, publicity rights/personality rights, or any other legal rights. We reserve the rights, with or without notice, at any time and in our sole discretion, to take down, block access to and/or terminate your User Content and/or your account which infringes or is alleged to infringe any intellectual property right, publicity rights/personality rights, or any other legal rights. You represent and warrant that: (i) you own the User Content you Generate on or through the Service, or otherwise have all necessary rights, permissions, and authorizations to use such User Content and grant the license set forth in this Agreement; (ii) your Generating and Use of your User Content on or through the Service does not violate the privacy rights, publicity rights, personality rights, copyrights, contract rights, intellectual property rights, or any other rights of any person, including, but not limited to, the rights of any person visible in any of your User Content; (iii) Generating your User Content on the Service will not require us to obtain any further licenses from or pay any royalties, fees, compensation or other amounts or provide any attribution to any third parties; and (iv) Generating your User Content on the Service does not result in a breach of contract between you and a third party. You agree to pay all monies owing to any person as a result of Generating your User Content on the Service. Subject to the provisions regarding the ownership of Output and STRIIMZ Content under these Terms of Service, and any third-party rights in any preexisting content included within your User Content, including STRIIMZ Content, you retain ownership of any rights you may have in your User Content, and Generating your User Content to the Service does not transfer ownership of your rights and will not eliminate you as the copyright owner.

(b) Licenses to User Content. By Generating User Content on or through the Service, you hereby grant STRIIMZ an unrestricted, assignable, sublicensable, revocable, royalty-free license throughout the universe to Use all or any part of all User Content you Generate to or through the Service, by any means and through any media and formats now known or hereafter developed, for the purposes of, including, without limitation, (i) advertising,

marketing and promoting STRIIMZ and the Service; (ii) making User Content available to other Users of the Service for their listening, distributing, or other uses explicitly permitted by the Service, if and when you choose to publish such content; (iii) providing the Service as authorized by this Agreement and (iv) other commercial use (if any). You further grant STRIIMZ a royalty-free license to use your username, image, voice and likeness (if applicable) to identify you as the source of any of your User Content. You must not Generate any User Content on or through the Service or transmit to STRIIMZ, any User Content that you consider to be confidential or proprietary. Any User Content Generated by you to or through the Service or transmitted to STRIIMZ will be considered non-confidential and non-proprietary, and treated as such by STRIIMZ, and may be used by STRIIMZ in accordance with this Agreement without notice to you and without any liability to STRIIMZ. For the avoidance of doubt, the rights granted in the preceding sentences of this Section include, but are not limited to, the right to reproduce sound recordings (and make mechanical reproductions of the musical works embodied in such sound recordings) and publicly perform and communicate to the public sound recordings (and the musical works embodied therein), all on a royalty-free basis. This means that you are granting STRIIMZ the right to use your User Content without the obligation to pay royalties to any third party.

(c) Through-To-The-Audience Rights. All of the rights you grant in this Agreement are provided on a through-to-the-audience basis, meaning the owners or operators of External Sites will not have any separate liability to you or any other third party for User Content Generated or Used on such External Sites via the Service.

(d) Waiver of Rights to User Content. By Generating User Content to or through the Service, you waive any rights to prior inspection or approval of any marketing or promotional materials related to such User Content. You also waive any and all rights of privacy, publicity or any other rights of a similar nature in connection with your User Content, or any portion thereof. To the extent any moral rights are not transferable or assignable, you hereby waive and agree never to assert any and all moral rights, or to support, maintain or permit any action based on any moral rights that you may have in or with respect to any User Content you Generate to or through the Service.

(e) Screening User Content. STRIIMZ offers Users the ability to Generate User Content to or transmit through the Service. STRIIMZ does not pre-screen any User Content, but reserves the right, with or without notice, to remove, disallow, block or delete any User Content in its sole discretion and at any time. In addition, we have the right- but not the obligation- in our sole discretion and at any time, with or without notice, to remove, disallow, block or delete any User Content (i) that we consider to violate this Agreement, applicable law or otherwise constitute Objectionable Content; or (ii) in response to complaints from other Users or licensors of any STRIIMZ Content or any governmental authorities, with or without notice and without any liability to you. Without limiting the preceding sentences of this Section, STRIIMZ also has the right- but not the obligation- to take remedial action in connection with any Objectionable Content Generated on the Service as described more fully in Section 4(f) below. STRIIMZ does not guarantee the accuracy, integrity, appropriateness, availability or quality of any User Content, and under no circumstances will STRIIMZ be liable in any way for any User Content, where permissible under applicable laws and regulations.

(f) Objectionable Content. You are not permitted to and agree not to Generate any User Content to the Service that is or could be interpreted to be (i) abusive, bullying, defamatory, harassing, harmful, hateful, inaccurate, infringing, libelous, objectionable, obscene, offensive, pornographic, shocking, threatening, fraudulent, unlawful, violent, vulgar, pedophilic, invasive of another's privacy including bodily privacy, insulting or harassing on the basis of gender, libelous, racially or ethnically objectionable, relating or encouraging money laundering or gambling, or otherwise inconsistent with or contrary to the applicable laws in force; (ii) promoting any product, good or service, or bigotry, discrimination, hatred, intolerance, racism or inciting violence (including suicide); (iii) belonging to another person over which you do not have any right; (iv) harming minors in any way; (v) deceiving or misleading the addressee or recipient of such information about the origin of such information; (vi) threatening the unity, integrity, defense, security or sovereignty of any country, friendly relations with foreign states, or public order or causes incitement to the commission of any cognizable offence or prevents investigation of any offence or is insulting other nation. (vii) patently false and untrue and having been written or published with the intent to harass or mislead for financial gain, or causing injury to any person; or is patently false or misleading, but is knowingly and intentionally communicated as it can be reasonably perceived as a fact; or (viii) infringing any patent, trademark, copyright, other proprietary rights, publicity rights/personality rights, or any other legal rights; in each of clauses (i- viii) of this paragraph, as STRIIMZ may determine in its sole and absolute discretion (collectively, "Objectionable Content"). Generating any Objectionable Content may subject you to third party claims and none of the rights granted to you in this Agreement may be raised as a defense against any third party claims arising from your Generating Objectionable Content. You also agree not to use the Service for illegal or unlawful purposes, including, without limitation, to impersonate others to commit fraud, to stalk any other User or to encourage any User to harm himself or herself or any other person. If you encounter any Objectionable Content on the Service, then please immediately email STRIIMZ via the information in Section 16 "Contact us" or inform us through the functionality offered on the Service. You acknowledge and agree that STRIIMZ provides you with the ability to report Objectionable Content as a courtesy, and STRIIMZ has no obligation to remove or take any other action with respect to any Objectionable Content on the Service that you report to us. However, STRIIMZ in its sole discretion may take any actions it deems necessary and/or appropriate against any User who Generate Objectionable Content on the Service, including, but not limited to, warning the User, suspending or terminating the User's Account, removing all of the User's User Content Generated on the Service and/or reporting the User to law enforcement authorities, either directly or indirectly.

(g) No Liability. For the avoidance of doubt, STRIIMZ will not be liable for any unauthorized use of User Content by any User.

5. Restrictions on Use of the Service

(a) In addition to any other restrictions set forth in this Agreement, and without limiting those restrictions, when using the Service, you agree not to (and not to attempt to):

- (1) make unauthorized copies of any content made available on or through the Service;
- (2) use any device, software or routine to interfere or attempt to interfere with the proper working of the Service, or any activity conducted on the Service;
- (3) attempt to decipher, decompile, disassemble or reverse engineer any of the software or source code comprising or making up the Service;
- (4) delete or alter any material STRIIMZ or any other person or entity Generated on the Service without authorization;
- (5) frame or link to any of the materials or information available on the Service;
- (6) alter, deface, mutilate or otherwise bypass any approved software through which the Service is made available;
- (7) use any trademarks, service marks, design marks, logos, photographs or other content belonging to STRIIMZ or obtained from the Service;
- (8) access, tamper with or use non-public areas of the Service, STRIIMZ's (and its hosting company's) computer systems and infrastructure or the technical delivery systems of STRIIMZ's providers;
- (9) provide any false personal information to STRIIMZ;
- (10) create a false identity or impersonate another person or entity in any way;
- (11) create a new account with STRIIMZ, without STRIIMZ's express written consent, if STRIIMZ has previously disabled an account of yours;
- (12) solicit, or attempt to solicit, personal information from other Users of the Service;
- (13) restrict, discourage or inhibit any person from using the Service, disclose personal information about a third person on the Service or obtained from the Service without the consent of that person, or collect information about or threaten, harass, menace or intimidate Users of the Service;
- (14) use the Service, without STRIIMZ's express written consent, for any commercial or unauthorized purpose, including communicating or facilitating any commercial advertisement or solicitation or spamming;
- (15) gain unauthorized access to the Service, to other Users' accounts, names or personally identifiable information, or to other computers or websites connected or linked to the Service;
- (16) upload or post any virus, worm, spyware or any other computer code, file or program that may or is intended to disable, overburden, impair, damage or hijack the

operation of any hardware, software or telecommunications equipment or any other aspect of the Service or communications equipment and computers connected to the Service;

(17) interfere with or disrupt the Service, networks or servers connected to the Service or violate the regulations, policies or procedures of those networks or servers;

(18) Generate any Objectionable Content and/or any User Content in breach of the Agreement; or using the Service to create, distribute, or promote any content that is obscene, defamatory, libelous, invasive of privacy, publicity, or personality rights, abusive, harassing, threatening, or otherwise objectionable or harmful;

(19) violate any applicable laws or regulations or the terms of this Agreement.

(b) You understand and acknowledge that you may be exposed to User Content that is inaccurate, offensive, or objectionable, and you hereby waive any legal or equitable rights or remedies you have or may have against STRIIMZ with respect thereto, and, to the extent permitted by applicable law, agree to indemnify and hold harmless STRIIMZ, its owners, operators, affiliates, licensors, and licensees regarding all matters related to your use of the Service.

6.External Sites

The Service may contain links to or the ability to share information with third party websites ("External Sites"). STRIIMZ does not endorse any External Sites or the content made available on such External Sites. All External Sites and any content thereon is developed and provided by others. You should contact the site administrator or Webmaster for those External Sites if you have any concerns regarding such content located on such External Sites. STRIIMZ is not responsible for the content of any External Sites and does not make any representations regarding the content or accuracy of any materials on such External Sites. You should take precautions when downloading files from all websites to protect your computer and mobile devices from viruses and other destructive programs. If you decide to access any External Sites, purchase any content from External Sites or subscribe to services offered by such External Site, then you do so at your own risk. You agree that STRIIMZ will have no liability to you arising from your use, engagement, exposure to or interaction with any External Sites.

7. Feedback

While we are continually working to develop and evaluate our own product ideas and features, we know we don't have all the answers. We therefore welcome your feedback, comments and suggestions. If you choose to contribute by sending us or our employees any ideas for products, services, features, modifications, enhancements, content, refinements, technologies, content offerings, promotions, strategies or product/feature names or any related documentation, artwork, computer code, diagrams or other materials (collectively "**Feedback**"), then regardless of what your accompanying communication may say, the following terms will apply, so that future misunderstandings

can be avoided. Accordingly, by sending Feedback to STRIIMZ, you agree that:

- (a) STRIIMZ has no obligation to review, consider or implement your Feedback, or to return to you all or part of any Feedback for any reason;
- (b) Feedback is provided on a non-confidential basis, and STRIIMZ is not under any obligation to keep any Feedback you send confidential or to refrain from using or disclosing it in any way; and
- (c) You irrevocably grant STRIIMZ perpetual and unlimited permission to reproduce, distribute, create derivative works of, modify, publicly perform (including on a through-to-the-audience basis), communicate to the public, make available, publicly display and otherwise use and exploit the Feedback and derivatives thereof for any purpose and without restriction, free of charge and without attribution of any kind, including by making, using, selling, offering for sale, importing and promoting commercial products and services that incorporate or embody Feedback, whether in whole or in part, and whether as provided or as modified.

8. Notice and Procedure for Making Claims of Copyright or Other Intellectual Property Infringements

- (a) Respect of Third Party Rights. STRIIMZ respects the intellectual property of others and takes the protection of intellectual property very seriously, and we ask our Users to do the same. Infringing activity will not be tolerated on or through the Service.
- (b) Repeat Infringer Policy. STRIIMZ's intellectual property policy is to (i) remove or disable access to material that STRIIMZ believes in good faith, upon notice from an intellectual property owner or his or her agent, is infringing the intellectual property of a third party by being made available through the Service; and (ii) remove any User Content Generated to the Service by "repeat infringers". STRIIMZ considers a "repeat infringer" to be any User that has Generated User Content or Feedback to or through the Service and for whom STRIIMZ has received more than two takedown notices with respect to such User Content or Feedback. STRIIMZ has discretion, however, to terminate the Account of any User after receipt of a single notification of claimed infringement or upon STRIIMZ's own determination.
- (c) Procedure for Reporting Claimed Infringement. If you believe that any content made available on or through the Service has been used or exploited in a manner that infringes or is alleged to infringe an intellectual property right you own or control, then please send such Notification of Claimed Infringement containing the following information to our email address listed below. Your Notification of Claimed Infringement may be shared by STRIIMZ with the User alleged to have infringed an intellectual property right you own or control, and you hereby consent to STRIIMZ making such disclosure. Your communication must include substantially the following:

- (1) A physical or electronic signature of a person authorized to act on behalf of the owner of the work(s) that has/have been allegedly infringed;

- (2) Identification of works or materials being infringed, or, if multiple works are covered by a single notification, then a representative list of such works;
- (3) Identification of the specific material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit STRIIMZ to locate the material;
- (4) Information reasonably sufficient to permit STRIIMZ to contact you, such as an address, telephone number and, if available, an electronic mail address at which you may be contacted;
- (5) A statement that you have a good faith belief that the use of the material in the manner complained of is not authorized by the copyright owner, its agent or the law; and
- (6) A statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

(7) You should consult with your own lawyer to confirm your obligations to provide a valid notice of claimed infringement.

- (d) Upon receiving notification in the manner prescribed above, STRIIMZ may disable access to or remove such infringing content.
- (e) Designated Agent Contact Information. STRIIMZ's designated agent for receipt of Notifications of Claimed Infringement (the "Designated Agent") can be contacted via E-mail at: bd@STRIIMZ.ai.
- (f) Counter Notification. If you receive a notification from STRIIMZ that material made available by you on or through the Service has been the subject of a Notification of Claimed Infringement, then you will have the right to provide STRIIMZ with what is called a "Counter Notification". To be effective, a Counter Notification must be in writing, provided to STRIIMZ's Designated Agent through one of the methods identified in Section 8(e) and include substantially the following information:

- (1) A physical or electronic signature of the subscriber;
- (2) Identification of the material that has been removed or to which access has been disabled and the location at which the material appeared before it was removed or access to it was disabled;
- (3) A statement under penalty of perjury that the subscriber has a good faith belief that the material was removed or disabled as a result of mistake or misidentification of the material to be removed or disabled; and
- (4) The subscriber's name, address and telephone number, and a statement that the subscriber consents to the jurisdiction of Federal District Court for the judicial district in which the address is located, or if the subscriber's address is outside of the United States,

then for any judicial district in which STRIIMZ may be found, and that the subscriber will accept service of process from the person who provided notification under Section 8(c) above or an agent of such person.

A party submitting a Counter Notification should consult a lawyer to confirm the party's obligations to provide a valid counter notification under the applicable copyright laws.

(g) Reposting of Content Subject to a Counter Notification. If you submit a Counter Notification to STRIIMZ in response to a Notification of Claimed Infringement, then STRIIMZ will promptly provide the person who provided the Notification of Claimed Infringement with a copy of your Counter Notification and inform that person that STRIIMZ will replace the removed User Content or Feedback or cease disabling access to it in 10 business days, and STRIIMZ will replace the removed User Content or Feedback and cease disabling access to it not less than 10, nor more than 14, business days following receipt of the Counter Notification, unless STRIIMZ's Designated Agent receives notice from the party that submitted the Notification of Claimed Infringement that such person has filed an action seeking a court order to restrain the User from engaging in infringing activity relating to the material on STRIIMZ's system or network.

(h) False Notifications of Claimed Infringement or Counter Notifications. Any person who knowingly materially misrepresents: (1) that material or activity is infringing, or (2) that material or activity was removed or disabled by mistake or misidentification, will be liable for any damages, including costs and attorneys' fees, incurred by the alleged infringer, by any copyright owner or copyright owner's authorized licensee, or by a service provider, who is injured by such misrepresentation, as the result of STRIIMZ relying upon such misrepresentation in removing or disabling access to the material or activity claimed to be infringing, or in replacing the removed material or ceasing to disable access to it. STRIIMZ reserves the right to seek damages from any party that submits a Notification of Claimed Infringement or Counter Notification in violation of the law.

9. Credits

The following terms apply to the extent permitted by law:

(a) Credits. STRIIMZ may offer you the ability to purchase, receive, or earn a limited, revocable, non-exclusive, non-transferable, non-sublicensable license to use Credits or other virtual currency exclusively within the Service ("**Credits**"). Credits can only be used in connection with the Service as permitted by STRIIMZ and you may view your balance of Credits at any time in your personal profile. Once redeemed for consumption, Credits will be deducted from your account balance and cannot be used again. In the event of any dispute, STRIIMZ shall have the final determination over the calculation of your Credits account balance. STRIIMZ may make certain features or functionality of the Service available that allow or require the redemption of Credits, and may in its sole discretion modify or discontinue any applicable features or functionality or otherwise change the manner in which Credits may be redeemed. The cost to purchase Credits is determined by STRIIMZ in its sole discretion, including any discounts or promotions, and may be changed at any time. You agree that STRIIMZ has the absolute right to reduce, manage, regulate, control, modify and/or eliminate the Credits as it sees fit in its sole discretion, and that STRIIMZ will have no liability to you based on its exercise of these rights.

Notwithstanding any language to the contrary contained in the Website or any other terminology used by STRIIMZ, Credits have no monetary or “real world” value and can only be used with the Service. Credits may not be redeemed or exchanged for “real” currency or any legal tender out of the Service. STRIIMZ reserves the right to revoke the licenses to them, at any time without notice.

(b) Limitations. You agree to pay all fees and applicable taxes incurred by you or anyone using an Account registered to you in connection with the Credits. Unless authorized in the Service, STRIIMZ prohibits and does not recognize any other sale, gift, assignment, transfer or trade in the “real world” of any Credits to any third party under any circumstances whatsoever (including, without limitation, by operation of law) unless STRIIMZ expressly pre-approves the applicable event in writing. Credits are solely for your personal, non-commercial use and may not be copied, exported, scraped or otherwise transferred to use on any other platform, service or for any other use. Failure to comply with this Section constitutes a material breach of the Agreement and may result in the termination of your ability to access the Service. STRIIMZ may revise the pricing for Credits, or any other items offered through the Services, at any time. If your Account is terminated for any reason, including due to a violation of our Agreement, then your license to any Credits will automatically terminate and you will lose access to applicable Credits permanently. If STRIIMZ reasonably suspects that you are engaging in any fraudulent or unlawful behavior in connection with any Credits, STRIIMZ reserves the right to restrict your access to and use of Credits or the Service. If you violate this Section, then other than the termination rights already mentioned, STRIIMZ may, in its sole discretion also pursue any and all remedies that it deems advisable and hold you liable for any and all damages, expenses, or other losses that STRIIMZ incurs in connection with the violation.

You acknowledge that you have no ownership or other property interest in the Credits, and that you will not receive money or other compensation for unused Credits when an Account is closed or terminated, whether the applicable closure was voluntary or involuntary.

10. Limitation of Liability and Disclaimer of Warranties

The following terms in this Section apply to the fullest extent permitted by law:

(a) STRIIMZ, its affiliates and their respective officers, directors, employees, agents, suppliers and licensors (collectively, the “**STRIIMZ Parties**”) make no warranties or representations about the Service and any content available on the Service, including, but not limited to, the accuracy, reliability, completeness appropriateness, timeliness or reliability thereof. The STRIIMZ Parties will not be subject to liability for the truth, accuracy or completeness of any content on the Service or any other information conveyed to any User, or for errors, mistakes or omissions therein, or for any delays or interruptions of the data, or information stream from whatever cause. As a User, you agree that you use the Service and any content thereon at your own risk. You are solely responsible for all content you Generate to the Service.

(b) The STRIIMZ Parties do not warrant that the Service will operate error free, or that the Service and any content thereon are free of computer viruses or similar contamination or

destructive features. If your use of the Service or any content thereon results in the need for servicing or replacing equipment or data, no STRIIMZ party will be responsible for those costs.

(c) The Service and all content thereon are provided on an "as is" and "as available" basis without any warranties of any kind. Accordingly, the STRIIMZ Parties disclaim all warranties, including, but not limited to, the warranties of title, merchantability, non-infringement of third parties rights and fitness for particular purpose.

(d) In no event will any STRIIMZ party be liable for any special, indirect, punitive, incidental or consequential damages, lost profits or damages resulting from lost data or business interruption resulting from, or in connection with, the use or inability to use the Service and any content thereon, whether based on warranty, contract, tort (including negligence), or any other legal theory, even if such STRIIMZ Party has been advised of the possibility of such damages. STRIIMZ's liability, and the liability of any other STRIIMZ Parties, to you or any third parties in any circumstance is limited to the greater of the fees you have paid us for any credits and U.S. \$100.

(e) You specifically acknowledge that STRIIMZ shall not be liable for content or the defamatory, offensive, or illegal conduct of any third party and that the risk of harm or damage from the foregoing rests entirely with you.

Notwithstanding the above terms, if you are a consumer in the EEA, your local consumer laws may provide you with a legal guarantee covering the Platform and/or the Service. Under this guarantee, we are liable for any lack of conformity you discover within two (2) years of the supply of Credits, Subscriptions and any other paid products and services on STRIIMZ. Your national laws may provide an even longer guarantee. You can make a guarantee claim by contacting us via email as stated in Section 16.

11. Third Party Disputes

To the fullest extent permitted by law, any dispute you have with any third party arising out of your use of the Service, including, by way of example and not limitation, any carrier, copyright owner or other User, is directly between you and such third party, and you irrevocably release the STRIIMZ Parties from any and all claims, demands and damages (actual and consequential) of every kind and nature, known and unknown, arising out of or in any way connected with such disputes.

12. Indemnification

To the fullest extent permitted by law, you agree to defend, indemnify and hold harmless the STRIIMZ Parties from and against any claims, actions or demands, including, without limitation, reasonable legal and accounting fees, arising or resulting from (a) your breach of this Agreement; (b) your access to, use or misuse of STRIIMZ Content or the Service; or (c) your User Content. STRIIMZ will provide notice to you of any such claim, suit or proceeding. STRIIMZ reserves the right to assume the exclusive defense and control of any matter which is subject to indemnification under this Section if STRIIMZ believes that you are unwilling or incapable of defending STRIIMZ's interests. In such case, you agree to cooperate with any reasonable requests assisting STRIIMZ's defense of such matter at

your expense.

13. Term and Termination

(a) Term. As between you and STRIIMZ, the Term of this Agreement commences as of your first use of the Service and continues until the termination of this Agreement by either you or STRIIMZ.

(b) Termination. You may terminate this Agreement by sending written notification to STRIIMZ via the contact information in Section 16, terminating all uses of the Service. If you wish to delete any of your User Content from the Service, then you may be able to do so using the permitted functionalities of the Website, but the removal or deletion of such User Content will not terminate this Agreement. STRIIMZ reserves the right, in its sole discretion, to restrict, suspend or terminate this Agreement and your access to all or any part of the Service at any time without prior notice or liability if you breach any provision of this Agreement or violate the rights of any third party copyright owner of musical works or sound recordings. STRIIMZ may further terminate this Agreement immediately for any other reason with or without notice to you, using the email address associated with your account credentials. STRIIMZ reserves the right to change, suspend or discontinue all or any part of the Service at any time without prior notice or liability.

14. Consent to Electronic Communications

By using the Service, you may receive certain electronic communications from us as further described in the Privacy Policy. Please read the Privacy Policy to learn more about your choices regarding our electronic communications practices. You agree that any notices, agreements, disclosures or other communications that we send to you electronically will satisfy any legal communication requirements, including that such communications be in writing.

15. Miscellaneous

(a) This Agreement is governed by the internal substantive laws of Singapore, without respect to its conflict of law provisions. Any dispute arising out of or in connection with the Agreement, including any question regarding existence, validity or termination of the Agreement, shall be referred to and finally resolved by arbitration administered by Singapore International Arbitration Centre ("SIAC") in accordance with the Arbitration Rules of SIAC ("SIAC Rules") for the time being in force, which rules are deemed to be incorporated by reference in this clause. The seat of the arbitration shall be Singapore. The Tribunal shall consist of three (3) arbitrators. The language of the arbitration shall be English. By accepting this Agreement, you and STRIIMZ agree that each of us may bring claims against the other only on an individual basis and not as a plaintiff or class member in any purported class or representative action or proceeding. Unless both You and STRIIMZ agree otherwise, the arbitrator may not consolidate or join more than one person's or party's claims and may not otherwise preside over any form of a consolidated, representative, or class proceeding. Also, the arbitrator may award relief (including monetary, injunctive, and declaratory relief) only in favor of the individual party seeking relief and only to the extent necessary to provide relief necessitated by that party's

individual claim(s).

(b) You agree that no joint venture, partnership, employment or agency relationship exists between you and STRIIMZ as a result of this Agreement or use of the Service.

(c) You further acknowledge that by Generating User Content, no confidential, fiduciary, contractually implied or other relationship is created between you and STRIIMZ other than pursuant to this Agreement.

(d) If any provision of this Agreement is found to be invalid by any court having competent jurisdiction, the invalidity of such provision will not affect the validity of the remaining provisions of this Agreement, which will remain in full force and effect.

(e) Failure of STRIIMZ to act on or enforce any provision of this Agreement will not be construed as a waiver of that provision or any other provision in this Agreement. No waiver will be effective against STRIIMZ unless made in writing, and no such waiver will be construed as a waiver in any other or subsequent instance.

(f) Except as expressly agreed by STRIIMZ and you, this Agreement constitutes the entire agreement between you and STRIIMZ with respect to the subject matter hereof, and supersedes all previous or contemporaneous agreements, whether written or oral, between the parties with respect to the subject matter herein.

(g) The Section headings are provided merely for convenience and will not be given any legal import. This Agreement will inure to the benefit of our successors and assigns.

(h) You may not assign this Agreement or any of the rights or licenses granted hereunder, directly or indirectly, without the prior express written consent of STRIIMZ. STRIIMZ may assign this Agreement, including all its rights hereunder, without restriction.

(i) If STRIIMZ provides a translation of the English language version of this Agreement, the translation is provided solely for convenience, and the English version will prevail.

16. Contact Us

If you would like to contact us in connection with your use of the Service, then please refer to the contact information below by email:

Company Name: STRIIMZ
Address: 3 RUE BEAU SEJOUR, 34000 MONTPELLIER
Email: striimz.contact@gmail.com

17. Notice Regarding Apple

You acknowledge that this Agreement is between you and STRIIMZ only, not with Apple, and Apple is not responsible for the App or the content thereof. Apple has no obligation whatsoever to furnish any maintenance and support services with respect to the App. In the event of any failure of the App to conform to any applicable warranty, then you may

notify Apple and Apple will refund the purchase price for the relevant App to you; and, to the maximum extent permitted by applicable law, Apple has no other warranty obligation whatsoever with respect to the App. Apple is not responsible for addressing any claims by you or any third party relating to the App or your possession and/or use of the App, including, but not limited to: (i) product liability claims; (ii) any claim that the App fails to conform to any applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. Apple is not responsible for the investigation, defense, settlement and discharge of any third party claim that the App or your possession and use of the App infringes that third party's intellectual property rights. You agree to comply with any applicable third party terms, when using the App. Apple, and Apple's subsidiaries, are third party beneficiaries of this Agreement, and upon your acceptance of this Agreement, Apple will have the right (and will be deemed to have accepted the right) to enforce this Agreement against you as a third party beneficiary of this Agreement. You hereby represent and warrant that (i) you are not located in a country that is subject to a United States Government embargo, or that has been designated by the United States Government as a "terrorist supporting" country; and (ii) you are not listed on any United States Government list of prohibited or restricted parties