Terms and conditions for Dienst

The service "Dienst" is offered over the internet by the company Dienstverlener. The use of Dienst is subject to the below terms and conditions. Using Dienst constitutes acceptance of these terms and conditions.

Deviations from these terms and conditions is possible only by means of written confirmation by Dienstverlener.

Article 1. Use of the service

- 1.1. The service Dienst allows you to publish a profile for yourself, participate in online discussions and get in contact with other users. Dienstverlener does not actively assist in doing so but does moderate to ensure the service is used legally and appropriately.
- 1.2. To use Dienst, you first need to register. After completing registration, you can ectly log to your account and use the servce.
- 1.3. You must secure access to your account using the username and passy of against the sparties. In particular you must keep the password strictly confidential. Dienstverler's may assume hat all actions undertaken from your account after logging in with your username and password is authorized and supervised by you. This means you are liable for these actions, unless a countil you have notified Dienstverlener that someone else knows your password.
- 1.4. Dienst processes your personal data. You give your consector all forms of processing within the scope of the service. Consult the privacy statement of Diensteen per forms of processing within the scope.

Article 2. Terms of use

- 2.1. It it is not permitted to use Dienst for any parabose the typicates Dutch or other applicable law or regulation. This includes (among others) and store for or transmission of data using the service that is slanderous, libelous or racist, or to create profession on Dienst under the names of other people or to pretend to be another person, or a model cor/mentainer of Dienst.
- 2.2. In addition, on Dienst it is folloidden to:
- publish information in viola in or copyright or hyperlinks to such information;
- and to do anything hat violate applicable netiquette.
- 2.3. Should Diensty rlener discover that you violate any of the above, or receive a complaint alleging the same, then Diensty ener may intervene to end the violation.
- 2.4. If in the opinion of ienstverlener the continued functioning of the computer systems or network of Dienstverlener or third parties is actually or under threat of being damaged or jeopardized, for example through excessive transmission of e-mail or other data, leaks of personal data or virus activity,
- Dienstverlener may take all steps it deems reasonably necessary to end or avert such damage or jeopardy.
- 2.5. Dienstverlener is at all times entitled to file a criminal complaint for any offenses committed through or using the service.
- 2.6. Dienstverlener may recoup from you all damages it suffers as a result of your violation of these terms of use. You agree and hold harmless Dienstverlener from all third-party claims arising out of your violation of these terms of use.

Article 3. Availability and maintenance

discovery.

6.4. In case of force majeure Dienstverlener is never required to compensate damages suffered by you. Force majeure includes among others disruptions or unavailability of the internet, telecommunication infrastructure, power interruptions, riots, traffic jams, strikes, company disruptions, interruptions in supply, fires and floods.

Article 7. Term and termination

- 7.1. This agreement enters into force as soon as you first use the service and then remains in force until terminated.
- 7.2. If you entered into this agreement as a consumer, you may terminate the agreement at any time with a notice period of one month, calculated from the moment of the notice. Non-consumers can terminate the agreement with a notice period of two months.
- 7.3. Dienstverlener is entitled to terminate the agreement if you have not used the vice at all of the last 18 months. In such an event Dienstverlener shall first send a reminder mail to the e-mail didress connected to your account.

Article 8. Changes to terms

- 8.1. Dienstverlener may change or add to these terms and conditions s wall as any prices at the start of a new payment period (as defined in 5.1).
- 8.2. Dienstverlener shall announce through the service charges or addition at least thirty days before their taking effect.
- 8.3. If you do not want to accept a change or addition, you can term that the agreement until the date the changes take effect. Use of Dienst after the date of encoushable onstitute your acceptance of the changed or added-to terms and conditions.

Article 9. Miscellaneous provisions

- 9.1. Dutch law applies to this agreement.
- 9.2. Except to the extent determined others so by mandatory applicable law all disputes arising in connection with Dienst shall be by 19th be are the competent Dutch court for the principal place of business of Dienstverlater.
- 9.3. For any clause in trese terms and conditions that demand that a statement must be done "in writing" to be legally valid, a state and be e-mail or communication through the Dienst service shall be sufficient provided with sufficient certainty the authenticity of the sender can be established and the integrity of the statement has no been compromised.
- 9.4. The version of any communication of information as recorded by Dienstverlener shall be deemed to be authentic, unless you supply proof to the contrary.
- 9.5. In case any part of these terms and conditions are declared legally invalid, this shall not affect the validity of the whole of the agreement. The parties shall in such an event agree on one or more replacement provisions that approximate the original intent of the invalid provision(s) within the limits of the law.
- 9.6. Dienstverlener is entitled to transfer its rights and obligations under this agreement to a third party as part of an acquisition of Dienst or the associated business activities.