

CLUBHOUSE HOCKEY GENERAL TERMS AND CONDITIONS

This document defines the terms and conditions of the application, use and licence of the services provided by Clubhouse Hockey and the license agreement for members and/or organizers, both end-users. A member is defined as any person who subscribes to participates or consumes information in the Application / Website.

All rights reserved, end-users participating to services supported by Clubhouse Hockey being subject to these terms and conditions. Clubhouse Hockey is a data driven software that helps users find and consume scores, news, information and data for their interest. Clubhouse Hockey moreover will provide a marketplace, where Third Parties can sell, promote and market consumer goods. Clubhouse Hockey will therefore create and offer an open and public platform to its members sharing information and offering products.

PLEASE READ THE FOLLOWING CAREFULLY BEFORE INSTALLING AND/OR USING THE WEBSITE / APP. OR SERVICES

By clicking the “accept” or “ok” button, or installing and/or using the Clubhouse Hockey web and/or mobile software application (the “Application”) you expressly acknowledge and agree that you are entering into a legal agreement with Clubhouse Hockey, become a member and have understood and agreed to comply with Clubhouse Hockey terms and conditions including the privacy terms, data protection and confidentiality terms , and be legally bound by the terms and conditions of this End User License Agreement (“Agreement”). You hereby waive any applicable rights to require an original (non-electronic) signature or delivery or retention of non-electronic records, to the extent not prohibited under applicable law. If you do not agree to be bound by this Agreement please do not register, download, install or use the Software.

1. Ability to Accept. By installing the Software and/or signing-up to the Software you affirm that you are over thirteen (13) years of age. If you are between the age of thirteen (13) and

eighteen (18) years then, prior to installing the Software and becoming a member, you must first review this Agreement with your parent or guardian to make sure that you and your parent or guardian understand its terms and conditions and agree to them.

2. License. Subject to the terms and conditions of this Agreement, Clubhouse Hockey hereby grants all members a personal, revocable, non-exclusive, non-sublicensable, non-assignable, non-transferable license (“License”) to: (i) download, install and use the Software on a mobile telephone, tablet, computer or device (each, a “Device”) that you own or control; and (ii) access and use the Software on that Device in accordance with this Agreement and any applicable Usage Rules (as defined below); and (iii) enjoy the Clubhouse Hockey services and therefore access to a private or open platform.

The Clubhouse Hockey services aim to provide you with information, data and news upon your interests, market and favourable transactions. Users will freely take action on the platform and can never hold Clubhouse Hockey responsible for the results. Clubhouse Hockey will facilitate the information, data and news by its Software and services.

3. Account. In order to use some of the Software features, to become a member on the platform and to enjoy the Clubhouse Hockey services you may have to create or use an account (an “Account”). If you create an Account, you must provide accurate and complete information for yourself. You are solely responsible for the activity that occurs in your Account, and you must keep your Account password secure. You must notify Clubhouse Hockey immediately of any unauthorized use of your Account.

4. License Restrictions. You agree not to, and shall not permit any third party to: (i) sublicense, redistribute, sell, lease, lend or rent the Software; (ii) make the Software available over a network where it could be used by multiple devices owned or operated by different people at the same time; (iii) disassemble, reverse-engineer, decompile,

decrypt or attempt to derive the source code of, the Software; (iv) copy (except for back-up purposes), modify, improve or create derivative works of the Software or any part thereof; (v) circumvent, disable or otherwise interfere with security-related features of the Software or features that prevent or restrict use or copying of any content or that enforce limitations on use of the Software; (vi) remove, alter or obscure any proprietary notice or identification, including copyright, trademark, patent or other notices, contained in or displayed on or via the Software; (vii) use any communications systems provided by the Software to send unauthorized and/or unsolicited commercial communications; (viii)

5. Usages Rules. If you are subscribing membership, participating the Clubhouse Hockey platform and downloading the Software, be aware that Clubhouse Hockey has established usage rules which govern your use of the Software (“Usage Rules”) and that any distributor or service or product provider may also have terms and conditions or usage rules applicable to the data, information, service or goods. Clubhouse Hockey specifically refer to the Usage Rules of certain Distributors below in the section below entitled ‘Distributor Requirements and Usage Rules’. You acknowledge that, prior to downloading the Clubhouse Hockey Software, you have had the opportunity to review and understand, and will comply with, its Usage Rules. The Usage Rules that are applicable to your use of the Software are incorporated into this Agreement by this reference. You represent that you are not prohibited by any applicable Usage Rules and/or applicable law from using the Software; if you are unable to make such a representation you are prohibited from installing and/or using the Software.

6. Use of the Software in a Vehicle. If you are using the Software in a vehicle, you agree: (i) to comply with all applicable traffic laws; and (ii) if you are the driver, not to use the Software unless your vehicle is stationary and legally parked.

7. Location Data. Certain features or functionality (“Features”) of the Software may collect or be dependent on data related to your geographic location (“Location Data”). If you wish to use these Features, you agree to

provide or to make your Location Data accessible to Clubhouse Hockey. To the extent that we do collect Location Data, Clubhouse Hockey shall use it in accordance with our Privacy Policy (as defined below). If you do not provide or make such Location Data accessible then the Features may be limited or not operate.

8. Third Party Sources and Content

8.1. The Software enables you to view, access, link to, and use content from Third Party Sources (as defined below) that are not owned or controlled by Clubhouse Hockey (“Third Party Content”). The Software may also enable you to communicate and interact with Third Party Sources. “Third Party Source(s)” means: (i) third party websites and services; and (ii) Clubhouse Hockey partners and customers. Clubhouse Hockey only facilitates the platform, bring together offer and demand and creating opportunities and finding information and data.

8.2. Clubhouse Hockey is not affiliated with and has no control over any Third Party Sources, services or products. We do not assume any responsibility for the content, terms of use, privacy policies, actions or practices of, any Third Party Sources. Please read the terms of use and privacy policy of any Third Party Source, product or service that you interact with before you engage in any such activity.

8.3. Clubhouse Hockey is not responsible for, and expressly disclaim all warranties regarding, the accuracy, appropriateness, usefulness, safety or Intellectual Property Rights (as defined below) of, or relating to, any Third Party Content.

8.4. Clubhouse Hockey does not endorse any advertising, promotions, campaigns, products, services or other materials that is included in any Third Party Content or that is communicated to you from a Third Party Source.

8.5. By using the platform and Software you may be exposed to Third Party Content that is inaccurate, offensive, indecent or objectionable. You always have the choice of deciding whether or not to interact with a Third Party Source, service or product or to view and use Third Party Content. Your

interaction with a Third Party Source and your use of, and reliance upon, any Third Party Content is at your sole discretion and risk.

8.6. You are solely responsible and liable for your interaction with a Third Party. You agree to waive, and hereby do waive, any legal or equitable rights or remedies you may have against Clubhouse Hockey, and release Clubhouse Hockey from any and all liability, arising from your use of and interaction on any Third Party Content and from your interaction with any Third Party. If you have any query or complaint regarding a Third Party Source, product or service or any Third Party Content, you agree to contact the Third Party Source directly.

9. Messages. Clubhouse Hockey Software may permit you to send messages (including via email) to a Third Party Source or to other Software users ("Messages"). You are solely responsible for your Messages and the consequences of sending them, and you agree to hold Clubhouse Hockey harmless, and expressly release Clubhouse Hockey, from any and all liability arising from your Messages. You grant Clubhouse Hockey a worldwide license to use, store, and reproduce your Messages for the limited purpose of facilitating sending them to your designated recipients (and Clubhouse Hockey may also use the tools, software or services of third party service providers to facilitate the sending of Messages to your designated recipients). You represent and warrant that you own or have the necessary rights and permissions to use all of the Intellectual Property Rights in and to your Messages, and to grant the foregoing license to us. You retain all of your ownership rights in your Messages. Clubhouse Hockey may use the URL and personal details in accordance with the privacy terms. You acknowledge and agree that the provisions of Section 10 (User Submissions) below shall also apply to Messages that you send via the Software.

10. User Submissions

10.1. The Software may permit the hosting, sharing, posting and publishing of content by you and other users ("User Submissions"). Your User Submissions may be posted to the Software, or otherwise be made publicly available. You understand that whether or not

such User Submissions are published, Clubhouse Hockey does not guarantee any confidentiality with respect to any User Submissions. You shall be solely responsible for your User Submissions and the consequences of posting or publishing them. Clubhouse Hockey has complete discretion whether to publish your User Submissions and Clubhouse Hockey reserves the right without further notice to you, to monitor, censor, edit, remove, delete and/or remove any and all User Submissions at any time and for any reason.

10.2. Ownership. You represent and warrant that you own or have the necessary rights and permissions to use and authorize Clubhouse Hockey to use all Intellectual Property Rights in and to your User Submissions, and to enable inclusion and use thereof as contemplated by this Agreement. You retain all of your ownership rights in your User Submissions.

10.3. License to User Submissions. Subject to this Agreement and the terms of our Privacy Policy, by submitting the User Submissions, you hereby grant Clubhouse Hockey a worldwide, irrevocable, non-exclusive, royalty-free, perpetual, sub-licensable and transferable license to use, reproduce, distribute, prepare derivative works of, display and perform the User Submissions only in connection with the Software, including without limitation for redistributing part or all of your User Submissions (and derivative works thereof), and you hereby waive any moral rights in your User Submissions, to the extent permitted by law. You also hereby grant each Software user and Third Party Source a non-exclusive right to use, reproduce, distribute, prepare derivative works of, display and perform such User Submissions in accordance with this Agreement.

10.4. Exposure. You understand and acknowledge that when accessing and using the Software: (i) you will be exposed to User Submissions from a variety of sources, and that we are not responsible for the accuracy, usefulness, safety or Intellectual Property Rights of, or relating to, such User Submissions; and (ii) you may be exposed to User Submissions that are inaccurate, offensive, indecent, or objectionable. You

agree to waive, and hereby do waive, any legal or equitable rights or remedies you may have against Clubhouse Hockey with respect to (i) and (ii) herein.

10.5. Disclosure. Clubhouse Hockey reserves the right to access, read, preserve and disclose any User Submission or any other information that Clubhouse Hockey obtains in connection with the Software as we reasonably believe is necessary to: (i) satisfy any applicable law, regulation, legal process, subpoena or governmental request; (ii) enforce this Agreement, including investigation of potential violations of it; (iii) detect, prevent or otherwise address fraud, security or technical issues; (iv) respond to your user support requests; or (v) protect the rights, property or safety of Clubhouse Hockey, Clubhouse Hockey users or the public.

10.6. Prohibited Content. You agree that you will not send, display, post, submit, publish or transmit a User Submission or Message that: (i) is unfair or deceptive under the consumer protection laws of any jurisdiction; (ii) is copyrighted, protected by trade secret or otherwise subject to third party proprietary rights, including privacy and publicity rights, unless you are the owner of such rights; (iii) creates a risk to a person's safety or health, creates a risk to public safety or health, compromises national security, or interferes with an investigation by law enforcement; (iv) impersonates another person; (v) promotes illegal drugs, violates export control laws, relates to illegal gambling, or illegal arms trafficking; (vi) is unlawful, defamatory, libellous, threatening, pornographic, harassing, hateful, racially or ethnically offensive, or encourages conduct that would be considered a criminal offense, gives rise to civil liability, violates any law, or is otherwise dishonest, inaccurate, inappropriate, malicious or fraudulent; (vii) involves theft or terrorism; (viii) constitutes an unauthorized commercial communication; (ix) contains the contact information or any personally identifiable information of any third party unless you have first obtained the express consent of said third party to include their contact information or personally identifiable information; and/or (x) breaches this Agreement.

10.7. Overwriting by Clubhouse Hockey. Clubhouse Hockey wants to provide an optimal experience at all times for participants. Hence, Clubhouse Hockey reserves the right to make changes to user-submitted data, to make them more understandable, to alter the services, extend or reduce the services, to limit the access to services and/or to create Member groups.

11. Copyright Policy

11.1. Removal of Content. It is the policy of Clubhouse Hockey to respect the legitimate rights of copyright owners, and we will respond to clear notices of alleged copyright infringement. Pursuant to the Digital Millennium Copyright Act, 17 U.S.C. Section 512 (the "DMCA"), and/or its European equivalent, Clubhouse Hockey has designated a Copyright Agent (as specified below) to receive notifications of claimed copyright infringement in connection with: (i) the Clubhouse Hockey Software and other mobile applications that we license; and/or (ii) the websites that we operate (collectively, the "Service"). Please be advised that we enforce a policy that provides for the termination in appropriate circumstances of Service users who are repeat infringers. If you believe that your work has been copied in a way that constitutes copyright infringement, please provide the Copyright Agent with the following information in accordance with the DMCA/or local authorities:

(i) An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright;

(ii) A description of the copyrighted work you claim has been infringed;

(iii) A description of where the material that you claim is infringing is located on the Service, with enough detail that we may find it. Providing URLs in the body of an email is the best way to help us locate content quickly;

(iv) Your address, telephone number and email address;

(v) A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent or the law; and

(vi) A statement by you, made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf.

11.2. Counter-Notification. If you believe that the material you posted was removed from the Service by mistake, and that you have the right to post the material, you may elect to send us a counter-notification. To be effective the counter-notification must be a written communication provided to our Copyright Agent that includes substantially the following (please consult your legal counsel or see the Digital Millennium Copyright Act, 17 U.S.C. (the "Copyright Act") Section 512(g)(3) to confirm these requirements):

(i) Your physical or electronic signature;

(ii) 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. Providing URLs in the body of an email is the best way to help Clubhouse Hockey locate content quickly;

(iii) A statement under penalty of perjury that you have 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

(iv) Your name, address and telephone number, and a statement that you consent to the jurisdiction of the Federal District Court for the judicial district in which the address is located, or if your address is outside of the United States, for any judicial district in which Clubhouse Hockey may be found, and that you will accept service of process from the person who provided notification of infringement or an agent of such person.

11.3. Misrepresentations. Please note that under Section 512(f) of the Copyright Act, any person who knowingly materially misrepresents that material or activity is infringing or was removed or disabled by mistake or misidentification may be subject to liability.

11.4. Copyright Agent. Clubhouse Hockey agent for notice of claims of copyright infringement ("Copyright Agent") can be reached as follows see website.

12. Third Party Open Source Software. Portions of the Software may include third party open source software that are subject to third party terms and conditions ("Third Party Terms"). A list of any third party open source software and related Third Party Terms is available. If there is a conflict between any Third Party Terms and the terms of this Agreement, then the Third Party Terms shall prevail but solely in connection with the related third party open source software. Notwithstanding anything in this Agreement to the contrary, Clubhouse Hockey makes no warranty or indemnity hereunder with respect to any third party open source software.

13. Intellectual Property Rights

13.1. Ownership. The Software is licensed and not sold to you under this Agreement and you acknowledge that Clubhouse Hockey and its licensors retain all title, ownership rights and Intellectual Property Rights in and to the Software (and its related software). Clubhouse Hockey reserves all rights not expressly granted herein to the Software. "Intellectual Property Rights" means any and all rights, titles and interests in and to any and all trade secrets, patents, copyrights, service marks, trademarks, know-how or similar intellectual property rights, as well as any and all moral rights, rights of privacy, publicity and similar rights of any type under the laws or regulations of any governmental, regulatory, or judicial authority, whether foreign or domestic.

13.2. Content. The: (i) content on the Software, including without limitation, the text, information, documents, descriptions, products, software, graphics, photos, sounds, videos, interactive features, and services (the "Materials"); (ii) User Submissions; and (iii) trademarks, service marks and logos contained therein ("Marks", and together with the Materials and User Submissions, the "Content"); is the property of Clubhouse Hockey and/or its licensors and may be protected by applicable copyright or other intellectual property laws and treaties. Clubhouse Hockey and the Clubhouse Hockey logo are Marks of Clubhouse Hockey and its affiliates. All other Marks used on the Software are the trademarks, service marks or logos of their respective owners.

13.3. Use of Content. The content on the Software is provided to you “as is” for your personal use only and may not be used, copied, distributed, transmitted, broadcast, displayed, sold, licensed, decompiled or otherwise exploited for any other purposes whatsoever without our prior written consent. If you download or print a copy of the content you must retain all copyright and other proprietary notices contained therein. Clubhouse can never be held responsible for the correctness and/or use of the data or information offered through the Application but will use best efforts and strive for correctness.

14. Payments

14.1. The License holding membership and therefore access to the basic platform granted hereunder is currently for free, however, Clubhouse Hockey may in the future charge a fee for certain features and/or uses. Services and Products offered through the website are remunerated when indicated. Prices are clearly and openly indicated and no remuneration will be charged unless accepted. You will not be charged for any such uses of the Software unless you first agree to such charges, but please be aware that any failure to pay applicable charges may result in you not having access to some or all of the Software.

14.2. Please be aware that your use of the Software may require and utilize Internet connection or data access. To the extent that third party service provider or carrier charges for your internet or data usage are applicable, you agree to be solely responsible for those charges.

14.3. Payment information and payment methods provided by are specified and presented at the Software, within the registration process to the applicable event, as set forth by Clubhouse Hockey. If you wish to purchase services, products or tickets through the platform Software (each such purchase, a “Transaction”), you will be asked to supply certain information applicable to your Transaction, including, without limitation, credit card information. You agree that all information that you provide in connection with the Transaction will be accurate, current and complete. You agree to pay all charges

incurred by you at the prices then in effect. You will also be responsible for paying any applicable taxes relating to your Transactions. The sale or purchase of services, products or tickets to entertainment events may be regulated by certain state, county and city laws or regulations. You acknowledge that complying with laws is your responsibility, and you agree not to hold Clubhouse Hockey liable for your failure to comply with any law or our failure to notify you of, or properly apply, any law. Clubhouse Hockey will comply with law enforcement authorities and may provide them with any and all information you submit to Clubhouse Hockey to assist in any investigation or prosecution they may conduct. You agree that you will only use credit cards belonging to you, friends, colleagues or family members who expressly authorize such use, for the purpose of conducting Transactions. You hereby grant Clubhouse Hockey the right to provide any information you submit to third parties for purposes of facilitating the completion of Transactions initiated by you or on your behalf. Verification of information may be required prior to the acknowledgment or completion of any Transaction.

14.4. Clubhouse Hockey can collect commissions using Facilitated Payment Modes (“FPM”), meaning that all monetary payments will be made to the service or product provider directly by you. Therefore, you and the service or product provider have an independent relationship, which is unrelated to this Agreement or to Clubhouse Hockey, and are bound by the applicable terms of use governing your agreement and the service.

14.5. Cancellation; Refunds Policy. Before purchasing services or products, Clubhouse Hockey asks you to carefully review your selection and review the cancellation policy, set forth by the provider. The prices, availability, cancellation and refund policy are determined by the service or product provider and are set forth throughout the registration process or within the cancellation policy set forth by the provider. You may cancel a Transaction at any time but no longer than 14 days from its subscription by issuing a cancellation notice in writing to the service or product provider (using its contact info); however, refunds may or may not be issued

for cancelled depending on the cancellation policy set forth by the provider during the registration process. If no cancellation policy was set forth by the service or product provider, there may be no refunds given. Clubhouse Hockey will not be liable for any expenses that you or anyone else incurs in connection with a cancelled or postponed delivery. For all types of Transactions, it is the responsibility of the service or product provider to communicate its refund and cancellation policy to you and to issue you refunds via the Software or otherwise. All communications or disputes regarding refunds are between you and the service or product provider, and Clubhouse Hockey will not be responsible or liable in any way for refunds, errors in issuing refunds, or lack of refunds in connection with the Software or a Transaction. All communications and disputes regarding cancellations, chargebacks and refunds are between you and the service or product provider, and Clubhouse Hockey will not be responsible or liable in any way for chargebacks in connection with your use of the Software. If you wish to request a refund, you should contact the applicable service or product provider directly. You hereby agree that you will not attempt to evade, avoid, or circumvent any refund prohibitions in any manner with regard to services or products you purchased.

14.6. Cancellation and Postponement. Clubhouse Hockey is not liable for any damages caused to you, should this occur. It is the service or product providers responsibility to attempt to contact you to inform you of refund or exchange procedures. If the event was moved or rescheduled, the service or product provider may set refund limitations. Please contact the provider for more information or to request a refund if you cannot attend the rescheduled event.

14.7. Unlawful Resale of services, products or Tickets; Commercial Purposes. Unlawful resale (or attempted resale), counterfeit or copy of products or tickets is grounds for seizure and cancellation without compensation. In addition, Clubhouse Hockey reserves the right to restrict or deny ticket purchasing privileges to anyone that Clubhouse Hockey determines, in its sole

discretion, to be in violation of any of the terms of this Agreement.

15. Information Description. Clubhouse Hockey attempts to be as accurate as possible. However, Clubhouse Hockey cannot and does not warrant that the content available on the Software is accurate, complete, reliable, current or error-free. Clubhouse Hockey reserves the right to make changes in or to the content, or any part thereof without the requirement of giving you any notice prior to or after making such changes to the content.

16. Privacy. We will use any personal information that we may collect or obtain in connection with the Software in accordance with our privacy policy ("Privacy Policy"), and you agree that we may do so. Please also be aware that certain personal information and other information provided by you in connection with your use of the Software may be stored on your Device (even if we do not collect that information). You are solely responsible for maintaining the security of your Device from unauthorized access.

17. Warranty Disclaimers

17.1. The platform app and services are available on an 'as is' and 'as available' basis without warranties of any kind including, without limitation representations, warranties and conditions of mercantability, fitness for a particular purpose, title, non-infringement and those arising by statute or from a course of dealing or usage or trade.

17.2. Clubhouse Hockey does not warrant that the app will operate error)free, that the app is free of bugs or viruses or other harmful code of that Clubhouse Hockey will correct any errors in the app. You agree that Clubhouse Hockey will not be held responsible for any consequences to you or any other third party that may result from technical problems including without limitation in connection with the Internet (such as slow connections, traffic congestion or overload of Clubhouse Hockey server or other servers or any telecommunications or Internet providers.

17.3. If you have a dispute with any other app user, you agree that Clubhouse Hockey is not liable for any claims or damages arising out or connected with such a dispute.. Clubhouse

Hockey reserves the right, but have no obligation, to monitor any such dispute.

17.4. Applicable law may not allow the exclusion of certain warranties, so to that extent such exclusions may not apply.

18. Limitation of Liability

18.1. Under no circumstances shall Clubhouse Hockey be liable for any direct, indirect, incidental, punitive or consequential damages, or any loss of data, revenue, business or reputation, that arises under or in connection with this agreement or the services, or as a result from the use of, or the inability to use the app even if Clubhouse Hockey has been advised of the possibility of such damages.

18.2. In any event Clubhouse Hockey's total aggregate liability for all damages and losses that arise under or in connection with this agreement, or that result from your use of or the inability to use the app, shall not in any circumstances exceed the total amounts, if any, actually paid by you to Clubhouse Hockey for using the app within the three (3) months preceding the date of bringing a claim.

19. Indemnity. You agree to defend, indemnify and hold harmless Clubhouse Hockey and our affiliates, and our respective officers, directors, employees and agents, from and against any and all claims, damages, obligations, losses, liabilities, costs and expenses (including but not limited to attorney's fees) arising from: (i) your use of, or inability to use, the Software; (ii) your violation of this Agreement; and (iii) your violation of any third party right, including without limitation any copyright, property, or privacy right. Without derogating from or excusing your obligations under this section, Clubhouse Hockey reserves the right (at your own expense), but are not under any obligation, to assume the exclusive defence and control of any matter which is subject to an indemnification by you if you choose not to defend or settle it. You agree not to settle any matter subject to an indemnification by you without first obtaining our express approval.

20. Export Laws. You agree to comply fully with all applicable export laws and regulations to ensure that neither the Software nor any technical data related thereto are exported or re-exported directly or indirectly in violation

of, or used for any purposes prohibited by, such laws and regulations.

21. Updates and Upgrades. Clubhouse Hockey may from time to time provide updates or upgrades to the Software (each a "Revision"), but is not under any obligation to do so. Such Revisions will be supplied according to Clubhouse Hockey's then-current policies, which may include automatic updating or upgrading without any additional notice to you. You consent to any such automatic updating or upgrading of the Software. All references herein to the Software shall include Revisions. This Agreement shall govern any Revisions that replace or supplement the original Software, unless the Revision is accompanied by a separate license agreement which will govern the Revision.

22. Term and Termination

22.1. This Agreement is effective until terminated by Clubhouse Hockey or you. Clubhouse Hockey reserves the right, at any time, to: (i) discontinue or modify any aspect of the Software; and/or (ii) terminate this Agreement and your use of the Software with or without cause, and shall not be liable to you or any third party for any of the foregoing. If you object to any term or condition of this Agreement or any subsequent modifications thereto, or become dissatisfied with the Software in any way, your only recourse is to immediately discontinue use of the Software.

22.2. Upon termination of this Agreement, you shall cease all use of the Software. This Section 22.2 and Sections 13 (Intellectual Property Rights), 16 (Privacy), 17 (Warranty Disclaimers), 18 (Limitation of Liability), 19 (Indemnity), and 23 (Assignment) to 26 (General) shall survive termination of this Agreement.

23. Assignment. This Agreement, and any rights and licenses granted hereunder, may not be transferred or assigned by you but may be assigned by Clubhouse Hockey without restriction or notification.

24. Modification. Clubhouse Hockey reserves the right to modify this Agreement at any time by sending you a notification and/or publishing the revised Agreement on the Software. Such change will be effective ten (10) days following the foregoing notification

thereof, and your continued use of the Software thereafter means that you accept those changes.

25. Governing Law and Disputes. This Agreement shall be governed by and construed in accordance with the laws of the State of the Netherlands without regard to its conflict of laws rules. You agree to submit to the personal and exclusive jurisdiction of the courts of Amsterdam waive any jurisdictional, venue or inconvenient forum objections to such courts. Notwithstanding the foregoing, we may seek injunctive relief in any court of competent jurisdiction.

26. General. By agreeing to this document, you also agree that Clubhouse Hockey uses cookies to improve your user experience. This Agreement, and any other legal notices published by Clubhouse Hockey in connection with the Software, shall constitute the entire agreement between you and Clubhouse Hockey concerning the Software. In the event of a conflict between this Agreement and any of the foregoing, the terms of this Agreement shall prevail. No amendment to this Agreement will be binding unless in writing and signed by Clubhouse Hockey. If any provision of this Agreement is deemed invalid by a court of competent jurisdiction, the invalidity of such provision shall not affect the validity of the remaining provisions of this Agreement, which shall remain in full force and effect. No waiver of any term of this Agreement shall be deemed a further or continuing waiver of such term or any other term, and a party's failure to assert any right or provision under this Agreement shall not constitute a waiver of such right or provision. You agree that any cause of action that you may have arising out or related to the app must commence within six (6) months after the cause of action accrues, otherwise such cause of action is permanently barred.