Terms of Service Overview

Below is an overview of our Terms of Service for our “Platform”, which means any website, application, or service we offer. You should read the complete Terms of Service because that document (and not this overview) is our legally binding agreement. The Terms of Service includes information about your legal rights and covers areas such as automatic subscription renewals, limitations of liability, resolution of disputes by mandatory arbitration rather than a judge or jury in a court of law, and a class action waiver.

Your Relationship with Social Pillars

- By using our Platform, you are agreeing to our Terms of Service. The Terms of Service are a legally binding agreement between you and Meetup.
- If you break the rules, we may suspend or terminate your account.

Social Pillars social organization, Members

- Social organizations are integral part of Social Pillars platform. Social organizations will publish their social events content and their work on social pillars platform using the mode provided in application.
- Members using our Platform involves meeting real people and doing social works in different social causes. Members can participate and volunteer on any social organization events. Events to do work will be decided by respective social organization and it will not be responsibility of social pillars.

Your Content and Content of Others

- You are responsible for your “Content”, which means any information, material, or other content posted to our Platform. Your Content must comply with our Terms of Service.
- We do not own the Content that you post. However, we do require that you provide us a license to use this Content in order for us to operate, improve, promote, and protect Social Pillars and our Platform for the benefit of you and others.
- We are not responsible for Content that members post or the communications that members send using our Platform. We generally don’t review Content before it’s posted. If you see Content that violates our Terms of Service, you may report inappropriate Content to us.
- By finding your content fall in any inappropriate content category then necessary actions will be taken under law and legal authorities.
Our Platform

- We try hard to make sure that our Platform is always available and working, but we cannot guarantee it will be. Occasionally things may not go exactly as planned. We apologize in advance for any inconvenience.
- We are continually improving our Platform. This means that we may modify or discontinue portions of our Platform.
- By using our Platform, you agree to the limitations of liability and release in our Terms of Service. You also agree to resolve any disputes you may have with us in the manner described in the Terms of Service. Unless you are based in the European Union, you agree to mandatory arbitration and waive your right to seek relief from a judge or jury in a court of law. Claims can only be brought individually, and not as part of a class action.
- You may be based in a country where the laws that apply provide for different or additional rights and obligations. These Terms of Service will point out areas of difference.

Terms of Service

Release dated: 12/04/2020

Our Terms of Service contain important information about your legal rights. To make it easier to understand, we have provided summaries and tips in these gray boxes. These summaries are not part of the official terms, and it is important for you to read the language in each section carefully.

1. This Agreement

Summary: You agree to follow some basic rules when using SocialPillars Platform. These rules are described in these Terms of Service, including the related policies and guidelines discussed below. We may change these rules.

1.1 The Agreement. SocialPillars enables you and other members to arrange offline, real-world social issues participation and volunteering in social events. The terms “SocialPillars,” “we,” “us,” and “our” include SocialPillars, Inc. and our corporate parent, affiliates, or subsidiaries. We use the terms “you” and “your” to mean any person using our Platform, and any organization or person using the Platform on an organization’s behalf. We use the word “Platform” to mean any website, application, or service offered by SocialPillars, including content we offer and electronic communications we send. We provide our Platform to you subject to these Terms of Service. Your use of the Platform signifies that you agree to this Agreement. If you are using the Platform for an organization, you agree to this Agreement on behalf of
that organization, and represent you have authority to bind that organization to the

terms contained in this Agreement. If you do not or are unable to agree to this

Agreement, do not use our Platform.

1.2 Revisions to this Agreement. We may modify this Agreement from time to
time. When we do, we will provide notice to you by publishing the most current
version and revising the date at the top of this page. If we make any material change
to this Agreement, we will provide additional notice to you, such as by sending you
an email or displaying a prominent notice on our Platform. By continuing to use the
Platform after any changes come into effect, you agree to the revised Agreement. If
you do not wish to accept the revised Agreement, you can close your account.

2. Your Account and Membership

Summary: You need to be at least 18 years old to use our Platform. We may
remove any Content you post or terminate your account at any time.

2.1 Eligibility. Our Platform is available to anyone who is at least 18 years old. You
represent that you are at least 18. Additional eligibility requirements for a particular
portion of our Platform may be set by any member who has the ability to moderate
or manage that portion of our Platform.

2.2 Modification, Suspension, and Termination of Your Account. We
may modify, suspend, or terminate your account or access to the Platform if, in our
sole discretion, we determine that you have violated this Agreement, including any of
the policies or guidelines that are part of this Agreement, that it is in the best interest
of the SocialPillars community, or to protect our brand or Platform. When this
happens, we will notify you of the reasons for the modification, suspension, or
termination. We also may remove accounts of members who are inactive for an
extended period of time. Please email info@socialpillars.com if you believe the
modification, suspension, or termination has occurred in error.

A member who has the ability to moderate or manage a particular portion of our
Platform also has the ability, in his or her sole discretion, to modify, suspend, or
terminate your access to that portion of the Platform.

2.3 Account Information and Security. When you register, you provide us
with some basic information, including an email address and a password. Keep your
email address and other account information current and accurate. Also, you agree
to maintain the security and confidentiality of your password (or else we may need to
disable your account). We strongly encourage you to choose a strong and
unique password that is not shared with any other account or online service and
practice other healthy password security habits to help avoid
unauthorized access to your account. You alone are responsible for anything that happens from your failure to maintain that security and confidentiality, such as by sharing your account credentials with others. If someone is using your password or accessing your account without your permission, email us at info@socialpillars.com.

2.4 License to the Socialpillars Platform and Services. Subject to your compliance with this Agreement, socialpillars grants you a limited, non-exclusive, revocable, non-sublicensable, non-transferable right to use the Platform in order to access and use the services and features that we make available to you.

3. Your Content and Privacy

Summary: You are responsible for the Content you post on our Platform or send to us. You give us a license to use this Content to operate, improve, promote, and protect SocialPillars and our Platform. Our Privacy Policy explains how we collect and use information you provide about yourself and the information that may be associated with you, and explains the limited ways we may share this information.

3.1 Your Content. You are responsible for the Content that you post to the Platform or otherwise provide to Socialpillars. We use the word “Content” to mean the information, material, and any other content that you post to the Platform or otherwise send to us. Examples of your Content include:

- The material that social organizations and members typically post to the Platform, such as information about Social Events, Projects, comments, and photos;
- All feedback, suggestions, and other communications that you send or direct to SocialPillars.

By being responsible for your Content, you agree, among other things, that:

- You have all the permissions, rights, and licenses needed (including under copyrights, trademarks, contract rights, privacy rights, or publicity rights) to provide the Content to the Platform and to SocialPillars;
- Your Content does not include personal, private or confidential information belonging to others; and
- Your Content does not otherwise violate the rights of any individual or entity.

3.2 Content License from You. We do not claim ownership of your Content. However, to enable us to operate, improve, promote, and protect SocialPillars and our Platform, and to ensure we do not violate any rights you may have in your Content, you hereby grant Socialpillars a non-exclusive, worldwide, perpetual,
irrevocable, royalty-free, sublicensable, transferable right and license (including a waiver of any moral rights) to use, host, store, reproduce, modify, publish, publicly display, publicly perform, distribute, and create derivative works of, your Content and to commercialize and exploit the copyright, trademark, publicity, and database rights you have in your Content. This license would permit your Content to remain on the Platform, even after you cease to be a member of socialpillars Platform.

**Tip:** This license doesn’t give us ownership of any of your Content. It simply gives us and members the right to use it on or related to the Platform. This license continues even if you close your account, because it’s necessary for us to operate the Platform.

### 3.3 Privacy
SocialPillars collects registration and other information about you through our Platform.

**Tip:** SocialPillars has no control over how other members may use information that you provide to them, so you should exercise common sense and good judgment when sharing information with others on our Platform.

### 4. Your Use of Our Platform

**Summary:** We require that you follow our policies and guidelines when using our Platform. We have no responsibility for Content that anyone posts to our Platform.

#### 4.1 Our Policies, Guidelines and Applicable Laws
You agree to comply with all applicable laws, rules and regulations.

When the Platform uses third party services to provide certain features and services for our members, our members may be required to comply with the terms of service that apply to these features and services. For example, some areas of our Platform feature mapping services provided by Google Maps and Google Earth. When you use these mapping services on the Platform, you agree to be bound by the **Google Maps/Google Earth Additional Terms of Service**.

If you do not comply, we may modify, suspend, or terminate your account or access to the Platform, in our sole discretion, and we will provide you with reasons for the modification, suspension, or termination. Please email info@socialpillars.com if you believe the modification, suspension, or termination has occurred in error.

#### 4.2 Content of Others
Socialpillars does not control the Content of other members. When we become aware of inappropriate Content on our Platform, we reserve the right to investigate and take appropriate action, but we do not have any obligation to monitor, nor do we take responsibility for, the Content of other members.
4.3 Interactions with Others. Socialpillars is not a party to any offline arrangements made through our Platform. Socialpillars does not conduct or require background checks on members and does not attempt to verify the truth or accuracy of statements made by members. Socialpillars makes no representations or warranties concerning the conduct or Content of any members or their interactions with you.

Tip: Exercise common sense and good judgment when using our Platform and interacting with other members, both on our Platform and events through socialpillars. If you have a concern regarding other members, you can report it to info@socialpillars.com.

4.4 Prohibited Uses of the Platform. Our Platform contains proprietary and confidential information and is protected by intellectual property and other laws. Unless we expressly permit it through this Agreement, you agree that you will not, either directly or indirectly (a) use, host, store, reproduce, modify, publish, publicly display, publicly perform, distribute, or create derivative works of the Platform, or any portion of the Platform; (b) remove or alter the proprietary notices on the Platform; (c) reverse engineer, disassemble, decompile, or attempt to discover the source code or structure, sequence, and organization of the Platform; and (d) rent, lease, resell, distribute, or use the Platform for commercial purposes that are not contemplated by this Agreement. You also agree that you will not use the Platform to solicit or collect (i) personal data from others except as necessary for the administration of or participation in a group or event or (ii) sensitive personal data, as defined or treated as such under applicable law (including, by way of example only, health information and social security numbers and other government identifiers). In addition, you agree that you will comply with the export control laws of your local jurisdiction.

4.5 Platform Safety and Security. You agree that you will not, either directly or indirectly, (a) extract data from the Platform for a commercial purpose not permitted by these Terms of Service, whether through use of an automated system or software, and whether operated by a third party or otherwise (“screen scraping,” “data scraping,” or “web scraping”); (b) engage in any activity that interferes with or disrupts, that is designed to interfere with or disrupt, or imposes undue burdens on the Platform or its systems.

You agree to use, retain, and otherwise process personal data collected from the Platform in accordance with applicable laws, rules, and regulations and solely for purposes of administering and participating events through socialpillars. Without limitation, you agree to provide notice to individuals about your processing of their personal data, to obtain any necessary consents, and to respond to requests made by individuals as required by applicable law. You also agree to safeguard such data
from unauthorized access or processing. You must delete such personal data once it is no longer strictly necessary for the administration any event or promptly following a request from Socialpillars, and you will promptly certify to such deletion.

4.6 Platform Modifications. We work hard to continuously improve our Platform. This means that we may modify or discontinue portions or all of our Platform with or without notice and without liability to you or any third party.

4.7 Third Party Sites and Services. The Platform contains links to third party sites, and is integrated with various third party services, applications and sites that may make available to you their content and products. We don’t control these third parties and aren’t responsible for those sites or services or their content or products. These third parties may have their own terms and policies, and your use of them will be governed by those terms and policies. You do not have a license to use the intellectual property of third parties merely by way of your access to our Platform.

5. Indemnification

Summary: To the full extent permitted by applicable law, you agree to reimburse us if we get sued in connection with your use of our Platform.

To the full extent permitted by applicable law, you agree to indemnify, defend and hold all events through socialpillars harmless from any Claims, made by any third party due to or arising out of (a) your violations of this Agreement, (b) your use, misuse, or abuse of our Platform, (c) your Content, (d) your violation of any law, statute, ordinance or regulation or the rights of a third party, or (e) your participation or conduct in event that violates this Agreement. You agree to promptly notify us of any third party Claims, cooperate with all event members in defending such Claims, and pay all fees, costs and expenses associated with defending such Claims (including, but not limited to, attorneys’ fees). You agree not to settle any Claim without our prior written consent.

6. Warranty Disclaimer and Limitation of Liability

Summary: Our Platform is provided to you “as is” and we make no warranties of any kind with respect to our Platform.

6.1 Warranty Disclaimer. Our Platform is provided to you “as is” and on an “as available” basis. To the full extent permitted by applicable law, we disclaim all warranties and conditions of any kind, including but not limited to statutory warranties, and the implied warranties of merchantability, fitness for a particular purpose, and non-infringement. We also disclaim any warranties regarding (a) the reliability, timeliness, accuracy, and performance of our Platform, (b) any information,
advice, services, or goods obtained through or advertised on our Platform or by us, as well as for any information or advice received through any links to other websites or resources provided through our Platform, (c) the results that may be obtained from the Platform, and (d) the correction of any errors in the Platform, (e) any material or data obtained through the use of our Platform, and (f) dealings with or as the result of the presence of marketing partners or other third parties on or located through our Platform. You may have additional rights under the law of the country in which you are based. You agree that the duration of such additional rights will be limited to the full extent permitted by such law.

6.2 Limitation of Liability. To the full extent permitted by applicable law, you agree that in no event through socialpillars be liable for any direct, indirect, incidental, special, or consequential damages, including but not limited to, damages for loss of profits, goodwill, use, data, or other intangible losses (even if any event through socialpillars have been advised of the possibility of such damages) arising out of or in connection with (a) our Platform or this Agreement or the inability to use our Platform (however arising, including our negligence), (b) statements or conduct of or transactions with any member or third party on the Platform, (c) your use of our Platform or transportation to or from events through socialpillars, attendance at events, participation in or exclusion from events through socialpillars and the actions of you or others at events, or (d) any other matter relating to the Platform. We have no financial liability with any organization or individuals who are registered with socialpillars platform.

7. Dispute Resolution

Summary: If you have a dispute with socialpillars, you agree to try to work it out directly with us first. If we can’t work it out, with limited exceptions, you must submit any dispute with us to a neutral arbitrator instead of taking the claim to a court of law. Claims can only be brought individually, and not as part of a class action. Members based in the European Union may have additional or different rights, as provided by applicable law. Socialpillars has no obligation to get involved with any disputes you have with other members, although we may try to facilitate a resolution.

7.1 Informal Resolution. Before making any claim, you and Socialpillars agree to try to resolve any disputes through good faith discussions. We use the term “claim” in this Section 7 to mean any dispute, claim or controversy arising out of or relating to your use of our Platform or this Agreement, including your participation in events through socialpillars. You or socialpillars may initiate this process by sending written notice according to Section 8.2 describing the dispute and your proposed resolution. In the event that we cannot resolve the issue within 60 business days following receipt of the initial notice, you or socialpillars may bring a claim in accordance with
this Section 7. Members based in the European Union may have additional or different rights, as provided by applicable law.

8. General Terms

Summary: This section contains terms we have added for miscellaneous purposes. Please continue to read this section carefully.

8.1 Translation. This Agreement was written in English. It was then translated into other languages. If there is any inconsistency between the English version and a translated version, the English language version controls.

8.2 Notices. Except as otherwise stated in this Agreement or as expressly required by law, any notice to us shall be given by email to info@socialpillars.com. Any notice to you shall be given to the most current email address in your account.

8.3 No Agency. No agency, partnership, joint venture, employee-employer or franchiser-franchisee relationship between you and socialpillars is intended or created by this Agreement. A member of the socialpillars Platform is not Socialpillars representative or agent, and may not enter into an agreement on socialpillars behalf.

8.4 Governing Law. This Agreement and the relationship between you and socialpillars shall be governed by the laws of Indian government without regard to its conflict of laws provisions, except as provided in Section 7.

8.5 Judicial Forum. If our agreement to arbitrate is found not to apply to you or your claim, or if you opt out of arbitration pursuant to Section 9.4, you and Meetup agree that any judicial proceedings (other than small claims actions) must be brought exclusively in the federal or state courts located in New York County, New York, and you and Meetup agree to venue and personal jurisdiction in those courts.

If you are a member based in the European Union, you may bring judicial proceedings against us arising from or in connection with this Agreement in your country of residence. In addition, for members based in the European Union, the European Commission provides for an online dispute resolution platform.

8.5 Thank you. Please accept our wholehearted thanks for reading our Terms of Service.

8.6 Termination. If we terminate your account or access to our Platform, this Agreement terminates with respect to the member account that has been terminated.
8.7 Titles. The section titles in this Agreement are for convenience only and have no legal or contractual effect. The information in “Terms of Service Overview” section and in the “Tips” and “Summary” sections is also for convenience only and has no legal or contractual effect.

8.8 Violations. Please report any violations of this Agreement by a member or third party by sending an email info@socialpillars.com.