

## **Gigpromoter User Agreement**

Agreement and terms & conditions between "User" and "www.gigpromoter.com," also referred to as "Gigpromoter LLC", the "Gigpromoter App", the "Gigpromoter Web-Application" and the "Gigpromoter Mobile- or Native-Application or App".

The www.gigpromoter.com website, web-application and mobile-application (the "Site") is comprised of various web pages operated by Gigpromoter LLC ("Gigpromoter"). www.gigpromoter.com is offered to you conditioned on your acceptance without modification of the terms, conditions, and notices contained herein (the "Terms"). Your use of www.gigpromoter.com constitutes your agreement to all such Terms. Please read these terms carefully, and keep a copy of them for your reference.

Gigpromoter is a website and web- and mobile-application that provides users with event-promotion skills-training, team-development & task-management resources. Gigpromoter's intent is to provide artists, performance venues, event promoters and others with resources that assist in the creation of event promotion and marketing plans.

"User" or "Paid-User" refers to any individual that accesses any and all content provided by and through Gigpromoter through a paid user account, membership or subscription.

"Team member" refers to any individual that accesses any and all content provided by and through Gigpromoter through an unpaid, complimentary or courtesy "Team Member" account, membership or subscription.

Gigpromoter "skills-training resources" refers to the paid-user or team-member access to webpages and respective tutorial videos on topics that relate to the review, planning and booking of live-event venues; the planning and promoting of any and all live events; any event marketing, promotion and publicity; and the identification and cultivation of other "skills" that are hereby regarded as components of a performing artist's career such as the identification of target audiences, markets or clients.

Gigpromoter "team-development resources" refers the act of voluntarily involving other individuals in the utilization and employment of any and all content provided by Gigpromoter.

Gigpromoter "task-management resources" refers to the voluntarily application of any and all content provided by Gigpromoter to secure performance venues for live-events and create and publicize promotional content for a user's live or any and all other events.

Gigpromoter makes no claims as to: 1. The effectiveness or any guaranteed results of any kind from the utilization and employment of skills-training, team-development, task-management and any and all other resources and content contained therein; 2. The effectiveness or any guaranteed results regarding overall event attendance or the participation of individuals at any and all events organized, promoted, publicized or otherwise presented in any way in conjunction using and with Gigpromoter; 3. The effectiveness or any guaranteed results regarding any and all financial gain or loss, event ticket sales or sales of artist merchandise, or sales of any other kind at any and all events promoted or otherwise presented to the public utilizing content and resources contained therein; 4. The effectiveness or any guaranteed results regarding any and all ongoing creative and business- and career-oriented activity associated with a user's artistic and creative output, or the performance of any other products or services created and presented to the public or other audience by any and all users through print, video, traditional radio, television, or online or any and all other formats; 5. The effectiveness or any guaranteed results regarding any and all live performances and events produced, presented or otherwise associated with a user; 6. The overall effectiveness or compliance of any individuals that participate in the utilization and employment of any and all content and resources contained therein in the capacity of team members or any and all other capacities.

"Weekly reminder emails" refers to the series of eight (8) electronic formatted documents (or "emails" or "other electronic correspondence") that are automatically generated by Gigpromoter when a User creates or edits a data object or document (referred to as a "Gig" in the context of Gigpromoter); which are

subsequently automatically delivered to associated Users and Team Members via the "Sendgrid" delivery platform (or other email delivery platform) on a series of specified dates each week before the User's scheduled "Gig."

As a User or Team Member you consent to receiving Weekly Reminder Emails as a primary component of actuating and engaging with Gigpromoter; additionally you consent that if desired, Weekly Reminder Emails must be disabled for each individual Gig (or user data object or document). A new series of eight (8) Weekly Reminder emails is automatically generated for every new Gig (or user data object or document) that is created, and therefore must be disabled separately for each individual Gig if the User desires to do so.

As a User or Team Member you consent that unsubscribing to other Gigpromoter Emails (including but not limited to Gigpromoter "marketing," "members" and "member updates" emails) does not affect or unsubscribe you from receiving Gigpromoter Weekly Reminder Emails.

### **Privacy**

Your use of [www.gigpromoter.com](http://www.gigpromoter.com) is subject to Gigpromoter's Privacy Policy. Please review our Privacy Policy, which also governs the Site and informs users of our data collection practices.

### **Electronic Communications**

Visiting [www.gigpromoter.com](http://www.gigpromoter.com) or sending emails to Gigpromoter constitutes electronic communications. You consent to receive electronic communications and you agree that all agreements, notices, disclosures and other communications that we provide to you electronically, via email and on the Site, satisfy any legal requirement that such communications be in writing.

### **Your Account**

If you use this site, you are responsible for maintaining the confidentiality of your account and password and for restricting access to your computer, and you agree to accept responsibility for all activities that occur under your account or password. You may not assign or otherwise transfer your account to any other person or entity. You acknowledge that Gigpromoter is not responsible for third party access to your account that results from theft or misappropriation of your account. Gigpromoter and its associates reserve the right to refuse or cancel service, terminate accounts, or remove or edit content in our sole discretion.

### **Children Under Thirteen**

Gigpromoter does not knowingly collect, either online or offline, personal information from persons under the age of thirteen. If you are under 18, you may use [www.gigpromoter.com](http://www.gigpromoter.com) only with permission of a parent or guardian.

### **Links to Third Party Sites/Third Party Services**

[www.gigpromoter.com](http://www.gigpromoter.com) may contain links to other websites ("Linked Sites"). The Linked Sites are not under the control of Gigpromoter and Gigpromoter is not responsible for the contents of any Linked Site, including without limitation any link contained in a Linked Site, or any changes or updates to a Linked Site. Gigpromoter is providing these links to you only as a convenience, and the inclusion of any link does not imply endorsement by Gigpromoter of the site or any association with its operators.

Certain services made available via [www.gigpromoter.com](http://www.gigpromoter.com) are delivered by third party sites and organizations. By using any product, service or functionality originating from the [www.gigpromoter.com](http://www.gigpromoter.com) domain, you hereby acknowledge and consent that Gigpromoter may share such information and data with any third party with whom Gigpromoter has a contractual relationship to provide the requested product, service or functionality on behalf of [www.gigpromoter.com](http://www.gigpromoter.com) users and customers.

All Gigpromoter credit and debit card, payment and all other financial activity and processing is handled by the third-party payment processing platform "Stripe." Gigpromoter assumes no responsibility for any and all financial data and information provided by users; Gigpromoter assumes no responsibility for any and all liability resulting from any data leaks or other compromised security as a result of occurrences in the "Stripe" platform or any and all other third-party payment platforms.

Gigpromoter assumes no responsibility for any and all user data including but not limited to: user first and last names, user passwords and user email addresses, any and all content entered in any forms or text inputs of any kind contained therein; Gigpromoter assumes no responsibility for any and all liability resulting from any user data leaks or other compromised security as a result of occurrences in third-party database platforms or other databases of any kind used in conjunction with Gigpromoter.

All Gigpromoter user email activity including but not limited to user-welcome emails, payment- and signup-confirmation emails, team-member confirmation emails, change-email confirmation emails, change password process- and confirmation-emails, Gigpromoter promotional calendar reminder emails, any Gigpromoter LLC company marketing or promotional emails, or any and all other emails of any kind sent from any Gigpromoter-associated resource to any paid-users, team-members, or those that have provided contact information of any kind for any reason to Gigpromoter are processed by the third-party email platform "Sendgrid." Gigpromoter assumes no responsibility for any and all emails processed in any way by the third-party platform "Sendgrid" or any other third-party email or electronic correspondence platform or service. Gigpromoter assumes no responsibility for any and all emails or other electronic correspondence that have been lost, blocked, filtered or interrupted in any other way by any third-party email client, service or platform or any other technology or device associated with sending electronic or any other form of correspondence through the internet or any associated cellular or data system or network, that were processed in any way by the third-party platform "Sendgrid" or any other third-party electronic or other correspondence platform.

#### **Company and user account termination**

Gigpromoter reserves the right to terminate all existing and past user accounts following any associated public or private announcements or occurrences regarding 1. The termination of all ongoing and active business by Gigpromoter LLC for any reason whatsoever; 2. The dissolution of any kind of Gigpromoter for any reason whatsoever; 3. The Administrative Dissolution of Gigpromoter by any public or private entity for any reason whatsoever; 4. The sale, merger, or acquisition of Gigpromoter to another company or organization of any kind; 5. The termination of Gigpromoter LLC for any reason whatsoever.

Gigpromoter reserves the right to terminate any and all inactive user accounts following one year or twelve (12) months of inactivity. "Inactivity" is defined as any unpaid user or any associated team member account that has not been renewed or logged-into in a one year or twelve (12) month period.

#### **No Unlawful or Prohibited Use/Intellectual Property**

You are granted a non-exclusive, non-transferable, revocable license to access and use [www.gigpromoter.com](http://www.gigpromoter.com) strictly in accordance with these terms of use. As a condition of your use of the Site, you warrant to Gigpromoter that you will not use the Site for any purpose that is unlawful or prohibited by these Terms. You may not use the Site in any manner which could damage, disable, overburden, or impair the Site or interfere with any other party's use and enjoyment of the Site. You may not obtain or attempt to obtain any materials or information through any means not intentionally made available or provided for through the Site.

All content included as part of the Service, such as text, graphics, logos, images, as well as the compilation thereof, and any software used on the Site, is the property of Gigpromoter or its suppliers and protected by copyright and other laws that protect intellectual property and proprietary rights. You agree to observe and abide by all copyright and other proprietary notices, legends or other restrictions contained in any such content and will not make any changes thereto.

You will not modify, publish, transmit, reverse engineer, participate in the transfer or sale, create derivative works, or in any way exploit any of the content, in whole or in part, found on the Site. Gigpromoter content is not for resale. Your use of the Site does not entitle you to make any unauthorized use of any protected content, and in particular you will not delete or alter any proprietary rights or attribution notices in any content. You will use protected content solely for your personal use, and will make no other use of the content without the express written permission of Gigpromoter and the copyright owner. You agree that you do not acquire any ownership rights in any protected content. We do not grant you any licenses,

express or implied, to the intellectual property of Gigpromoter or our licensors except as expressly authorized by these Terms.

### **Use of Communication Services**

The Site may contain bulletin board services, chat areas, news groups, forums, communities, personal web pages, calendars, and/or other message or communication facilities designed to enable you to communicate with the public at large or with a group (collectively, "Communication Services"). You agree to use the Communication Services only to post, send and receive messages and material that are proper and related to the particular Communication Service.

By way of example, and not as a limitation, you agree that when using a Communication Service, you will not: defame, abuse, harass, stalk, threaten or otherwise violate the legal rights (such as rights of privacy and publicity) of others; publish, post, upload, distribute or disseminate any inappropriate, profane, defamatory, infringing, obscene, indecent or unlawful topic, name, material or information; upload files that contain software or other material protected by intellectual property laws (or by rights of privacy of publicity) unless you own or control the rights thereto or have received all necessary consents; upload files that contain viruses, corrupted files, or any other similar software or programs that may damage the operation of another's computer; advertise or offer to sell or buy any goods or services for any business purpose, unless such Communication Service specifically allows such messages; conduct or forward surveys, contests, pyramid schemes or chain letters; download any file posted by another user of a Communication Service that you know, or reasonably should know, cannot be legally distributed in such manner; falsify or delete any author attributions, legal or other proper notices or proprietary designations or labels of the origin or source of software or other material contained in a file that is uploaded; restrict or inhibit any other user from using and enjoying the Communication Services; violate any code of conduct or other guidelines which may be applicable for any particular Communication Service; harvest or otherwise collect information about others, including e-mail addresses, without their consent; violate any applicable laws or regulations.

Gigpromoter has no obligation to monitor the Communication Services. However, Gigpromoter reserves the right to review materials posted to a Communication Service and to remove any materials in its sole discretion. Gigpromoter reserves the right to terminate your access to any or all of the Communication Services at any time without notice for any reason whatsoever.

Gigpromoter reserves the right at all times to disclose any information as necessary to satisfy any applicable law, regulation, legal process or governmental request, or to edit, refuse to post or to remove any information or materials, in whole or in part, in Gigpromoter's sole discretion.

Always use caution when giving out any personally identifying information about yourself or your children in any Communication Service. Gigpromoter does not control or endorse the content, messages or information found in any Communication Service and, therefore, Gigpromoter specifically disclaims any liability with regard to the Communication Services and any actions resulting from your participation in any Communication Service. Managers and hosts are not authorized Gigpromoter spokespersons, and their views do not necessarily reflect those of Gigpromoter.

Materials uploaded to a Communication Service may be subject to posted limitations on usage, reproduction and/or dissemination. You are responsible for adhering to such limitations if you upload the materials.

### **Materials Provided to [www.gigpromoter.com](http://www.gigpromoter.com) or Posted on Any Gigpromoter Web Page**

Gigpromoter does not claim ownership of the materials you provide to [www.gigpromoter.com](http://www.gigpromoter.com) (including feedback and suggestions) or post, upload, input or submit to any Gigpromoter Site or our associated services (collectively "Submissions"). However, by posting, uploading, inputting, providing or submitting your Submission you are granting Gigpromoter, our affiliated companies and necessary sublicensees permission to use your Submission in connection with the operation of their Internet businesses including, without limitation, the rights to: copy, distribute, transmit, publicly display, publicly perform, reproduce,

edit, translate and reformat your Submission; and to publish your name in connection with your Submission.

No compensation will be paid with respect to the use of your Submission, as provided herein. Gigpromoter is under no obligation to post or use any Submission you may provide and may remove any Submission at any time in Gigpromoter's sole discretion.

By posting, uploading, inputting, providing or submitting your Submission you warrant and represent that you own or otherwise control all of the rights to your Submission as described in this section including, without limitation, all the rights necessary for you to provide, post, upload, input or submit the Submissions.

### **Third Party Accounts**

You may be able to connect your Gigpromoter account to third party accounts. By connecting your Gigpromoter account to your third party account, you acknowledge and agree that you are consenting to the continuous release of information about you to others (in accordance with your privacy settings on those third party sites). If you do not want information about you to be shared in this manner, do not use this feature.

### **International Users**

The Service is controlled, operated and administered by Gigpromoter from our offices within the USA. If you access the Service from a location outside the USA, you are responsible for compliance with all local laws. You agree that you will not use the Gigpromoter Content accessed through [www.gigpromoter.com](http://www.gigpromoter.com) in any country or in any manner prohibited by any applicable laws, restrictions or regulations.

### **Indemnification**

You agree to indemnify, defend and hold harmless Gigpromoter, its officers, directors, employees, agents and third parties, for any losses, costs, liabilities and expenses (including reasonable attorney's fees) relating to or arising out of your use of or inability to use the Site or services, any user postings made by you, your violation of any terms of this Agreement or your violation of any rights of a third party, or your violation of any applicable laws, rules or regulations. Gigpromoter reserves the right, at its own cost, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you will fully cooperate with Gigpromoter in asserting any available defenses.

### **Arbitration**

In the event the parties are not able to resolve any dispute between them arising out of or concerning these Terms and Conditions, or any provisions hereof, whether in contract, tort, or otherwise at law or in equity for damages or any other relief, then such dispute shall be resolved only by final and binding arbitration pursuant to the Federal Arbitration Act, conducted by a single neutral arbitrator and administered by the American Arbitration Association, or a similar arbitration service selected by the parties, in a location mutually agreed upon by the parties. The arbitrator's award shall be final, and judgment may be entered upon it in any court having jurisdiction. In the event that any legal or equitable action, proceeding or arbitration arises out of or concerns these Terms and Conditions, the prevailing party shall be entitled to recover its costs and reasonable attorney's fees. The parties agree to arbitrate all disputes and claims in regards to these Terms and Conditions or any disputes arising as a result of these Terms and Conditions, whether directly or indirectly, including Tort claims that are a result of these Terms and Conditions. The parties agree that the Federal Arbitration Act governs the interpretation and enforcement of this provision. The entire dispute, including the scope and enforceability of this arbitration provision shall be determined by the Arbitrator. This arbitration provision shall survive the termination of these Terms and Conditions.

### **Class Action Waiver**

Any arbitration under these Terms and Conditions will take place on an individual basis; class arbitrations and class/representative/collective actions are not permitted. THE PARTIES AGREE THAT A PARTY MAY BRING CLAIMS AGAINST THE OTHER ONLY IN EACH'S INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PUTATIVE CLASS, COLLECTIVE AND/ OR REPRESENTATIVE PROCEEDING, SUCH AS IN THE FORM OF A PRIVATE ATTORNEY

GENERAL ACTION AGAINST THE OTHER. Further, unless both you and Gigpromoter agree otherwise, the arbitrator may not consolidate more than one person's claims, and may not otherwise preside over any form of a representative or class proceeding.

**Liability Disclaimer**

THE INFORMATION, SOFTWARE, PRODUCTS, AND SERVICES INCLUDED IN OR AVAILABLE THROUGH THE SITE MAY INCLUDE INACCURACIES OR TYPOGRAPHICAL ERRORS. CHANGES ARE PERIODICALLY ADDED TO THE INFORMATION HEREIN. GIGPROMOTER LLC AND/OR ITS SUPPLIERS MAY MAKE IMPROVEMENTS AND/OR CHANGES IN THE SITE AT ANY TIME.

GIGPROMOTER LLC AND/OR ITS SUPPLIERS MAKE NO REPRESENTATIONS ABOUT THE SUITABILITY, RELIABILITY, AVAILABILITY, TIMELINESS, AND ACCURACY OF THE INFORMATION, SOFTWARE, PRODUCTS, SERVICES AND RELATED GRAPHICS CONTAINED ON THE SITE FOR ANY PURPOSE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, ALL SUCH INFORMATION, SOFTWARE, PRODUCTS, SERVICES AND RELATED GRAPHICS ARE PROVIDED "AS IS" WITHOUT WARRANTY OR CONDITION OF ANY KIND. GIGPROMOTER LLC AND/OR ITS SUPPLIERS HEREBY DISCLAIM ALL WARRANTIES AND CONDITIONS WITH REGARD TO THIS INFORMATION, SOFTWARE, PRODUCTS, SERVICES AND RELATED GRAPHICS, INCLUDING ALL IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL GIGPROMOTER LLC AND/OR ITS SUPPLIERS BE LIABLE FOR ANY DIRECT, INDIRECT, PUNITIVE, INCIDENTAL, SPECIAL, CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF USE, DATA OR PROFITS, ARISING OUT OF OR IN ANY WAY CONNECTED WITH THE USE OR PERFORMANCE OF THE SITE, WITH THE DELAY OR INABILITY TO USE THE SITE OR RELATED SERVICES, THE PROVISION OF OR FAILURE TO PROVIDE SERVICES, OR FOR ANY INFORMATION, SOFTWARE, PRODUCTS, SERVICES AND RELATED GRAPHICS OBTAINED THROUGH THE SITE, OR OTHERWISE ARISING OUT OF THE USE OF THE SITE, WHETHER BASED ON CONTRACT, TORT, NEGLIGENCE, STRICT LIABILITY OR OTHERWISE, EVEN IF GIGPROMOTER LLC OR ANY OF ITS SUPPLIERS HAS BEEN ADVISED OF THE POSSIBILITY OF DAMAGES. BECAUSE SOME STATES/JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU. IF YOU ARE DISSATISFIED WITH ANY PORTION OF THE SITE, OR WITH ANY OF THESE TERMS OF USE, YOUR SOLE AND EXCLUSIVE REMEDY IS TO DISCONTINUE USING THE SITE.

**Termination/Access Restriction**

Gigpromoter reserves the right, in its sole discretion, to terminate your access to the Site and the related services or any portion thereof at any time, without notice. To the maximum extent permitted by law, this agreement is governed by the laws of the Commonwealth of Massachusetts subject to the terms of the Arbitration section above and you hereby consent to the exclusive jurisdiction and venue of courts in Massachusetts in all disputes arising out of or relating to the use of the Site. Use of the Site is unauthorized in any jurisdiction that does not give effect to all provisions of these Terms, including, without limitation, this section.

You agree that no joint venture, partnership, employment, or agency relationship exists between you and Gigpromoter as a result of this agreement or use of the Site. Gigpromoter's performance of this agreement is subject to existing laws and legal process, and nothing contained in this agreement is in derogation of Gigpromoter's right to comply with governmental, court and law enforcement requests or requirements relating to your use of the Site or information provided to or gathered by Gigpromoter with respect to such use. If any part of this agreement is determined to be invalid or unenforceable pursuant to applicable law including, but not limited to, the warranty disclaimers and liability limitations set forth above, then the

invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of the agreement shall continue in effect.

Unless otherwise specified herein, this agreement constitutes the entire agreement between the user and Gigpromoter with respect to the Site and it supersedes all prior or contemporaneous communications and proposals, whether electronic, oral or written, between the user and Gigpromoter with respect to the Site. A printed version of this agreement and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based upon or relating to this agreement to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form. It is the express wish to the parties that this agreement and all related documents be written in English.

**Changes to Terms**

Gigpromoter reserves the right, in its sole discretion, to change the Terms under which [www.gigpromoter.com](http://www.gigpromoter.com) is offered. The most current version of the Terms will supersede all previous versions. Gigpromoter encourages you to periodically review the Terms to stay informed of our updates.

Contact Us

Gigpromoter welcomes your questions or comments regarding the Terms:

Gigpromoter LLC PO Box 1101 Provincetown, MA 02657

"Paid Gigpromoter users" can contact Gigpromoter LLC regarding this agreement through the User Support link provided at [www.gigpromoter.com/user/usersupport](http://www.gigpromoter.com/user/usersupport)

---

Effective as of July 16, 2021