

# Terms of Service - Moovs.Me

---

This agreement is between you ("User") and Moovs.Me, LLC., and any its affiliates and subsidiaries (collectively "Moovs.Me"). The Moovs.Me web site(s) (the "Website") is offered to you conditioned upon your acceptance without modification of the terms, conditions and notices contained herein (the "Terms"). Your use of this Website constitutes your agreement to all such terms, conditions and notices - if you do not agree with these Terms, please do not use the Website. Moovs.Me reserves the right to update the Terms at any time without notice to you; your continued use of the Website constitutes your acceptance of the updated Terms. The most current version of the Terms can be reviewed by visiting [Terms Of Service](#).

## Description of Services and Content

Moovs.Me provides you with access to a variety of resources, including mobile web apps (StoryMakAR™ and StoryPlayAR™) and the CloudSTUDIO™ desktop story template creating and 3D modeling and animation tool, asset upload and storage areas, search facilities, communication forums and product information (collectively "Services"). The Services, including any updates, enhancements, new features, and/or the addition of any related web properties, are subject to the Terms.

The Website and Services may contain content such as video, audio, photographs, images, 3D models, 3D animation, web pages and other digital content created by you, other Website users, Moovs.Me or other third parties (collectively, the "Content").

## Copyright Notice

The contents of all material created by Moovs.Me and made available on the site are copyrighted by Moovs.Me unless otherwise indicated. All rights are reserved by Moovs.Me and, except as permitted in any license grant, may not be reproduced, downloaded, disseminated, reverse engineered, published, or transferred in any form or by any means, except with the prior written permission of Moovs.Me.

## Legal Notice and Disclaimer

INFORMATION ON THIS SITE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT.

Moovs.Me (including its employees and agents) assumes no responsibility for consequences from the use of the information herein, or in any respect for the content of such information, including, but not limited to, delays, errors or omissions, the accuracy or reasonableness of information, the defamatory nature of statements, ownership of copyright or other intellectual property rights, and the violation of property, privacy or personal rights of others. Moovs.Me IS NOT RESPONSIBLE FOR, AND EXPRESSLY DISCLAIMS ALL LIABILITY FOR, DAMAGES OF ANY KIND ARISING OUT OF USE, REFERENCE OR RELIANCE ON SUCH INFORMATION.

IN NO EVENT SHALL Moovs.Me AND/OR ITS RESPECTIVE SUPPLIERS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF SOFTWARE, DOCUMENTS, PROVISION OF OR FAILURE TO PROVIDE SERVICES, OR INFORMATION AVAILABLE FROM THE SERVICES.

The Website and Services are currently in beta form and are not ready for production release. They are known to have many bugs and issues. While Moovs.Me is working to solve many of these issues, it offers no assurances about when, or if, they will be fixed.

## No Unlawful or Prohibited Use

As a condition of your use of this Website, you warrant to Moovs.Me that you will not use this Website or any information contained on the Website for any purpose that is unlawful or prohibited by these Terms. You may not use the Services in any manner that could damage, disable, overburden, or impair any Moovs.Me server, or the network(s) connected to any Moovs.Me server, or interfere with any other party's use and enjoyment of any Services. You may not attempt to gain unauthorized access to any Services, other accounts, Content not owned by you or not authorized by its owners, computer systems or networks connected to any Moovs.Me server or to any of the Services, through hacking, data scraping, password mining or any other means. You may not obtain or attempt to obtain any materials, Content or information through any means not intentionally made available through the Services.

## Personal and Commercial Use of Services

Unless otherwise specified, the Services may be used for both personal and commercial use. You may:

- Upload original Content to the Website or create new Content using the Services and save it to the Website.
- Create and maintain a user account on the Website to promote yourself, your business or any other enterprise you wish.
- Embed links to Content on the Website in other third party websites, including links to editable projects.
- Any other use that is expressly provided in writing by the Services.

## Privacy and Protection of Personal Information

See the Privacy Statement relating to the collection and use of your information as part of use of the Services.

## Links to Other Internet Sites

At certain places on this site, live "links" to other Internet addresses can be accessed ("Linked Sites"). Such Linked Sites contain information created, published, maintained, or otherwise posted by institutions or organizations independent of Moovs.Me. Moovs.Me does not endorse, approve, certify or control these Linked Sites and does not guarantee the accuracy, completeness, efficacy, timeliness or correct sequencing of information that they contain. Use of Linked Sites is voluntary, and should only be undertaken after an independent review of the accuracy, completeness, efficacy and timeliness of information contained therein. In addition, it is the user's responsibility to take precautions to ensure that material selected from such Linked Sites is free of such items as viruses, worms, Trojan horses and other items of a destructive nature. Moovs.Me is not responsible for, and expressly disclaims all liability for, damages of any kind arising out of the use of such Linked Sites, or reference to or reliance on information contained therein.

## Special License Restrictions for Non-Human Visitors

Special restrictions on a visitor's license to access the Website apply to Non-Human Visitors. Non-Human Visitors include, but are not limited to, web spiders, bots, indexers, robots, crawlers, harvesters, or any other

computer programs designed to access, read, compile or gather content from the Website automatically.

Email addresses on this site are considered proprietary intellectual property. It is recognized that these email addresses are provided for human visitors alone. You acknowledge and agree that each email address the Website contains has a value not less than US \$50. You further agree that the compilation, storage, and/or distribution of these addresses substantially diminishes the value of these addresses. Intentional collection, harvesting, gathering, and/or storing this Website's email addresses is recognized as a violation of this agreement and expressly prohibited.

## Records of Visitor Use and Abuse

You consent to having your Internet Protocol address recorded. An email address may appear immediately below (the "Identifier") if we suspect potential abuse. The Identifier is uniquely matched to your Internet Protocol address. Visitors agree not to use this address for any reason.

VISITORS AGREE THAT HARVESTING, GATHERING, STORING, TRANSFERRING TO A THIRD PARTY OR SENDING ANY MESSAGE(S) TO THE IDENTIFIER CONSTITUTES AN ACCEPTANCE AND SUBSEQUENT BREACH OF THESE TERMS OF SERVICE.

## Notice Specific to Software Offered on this Website

Any software that is made available via the Services ("Software") is the copyrighted work of Moovs.Me and/or its suppliers. The Software is made available solely for use with the Website and its Services. Any reproduction, redistribution or reverse engineering of the Software is expressly prohibited by law, and may result in severe civil and criminal penalties. Violators will be prosecuted to the maximum extent possible.

WITHOUT LIMITING THE FOREGOING, COPYING OR REPRODUCTION OF THE SOFTWARE TO ANY OTHER SERVER OR LOCATION BESIDES THE Moovs.Me WEBSITE(S) IS EXPRESSLY PERMITTED BY LAW.

Moovs.Me HEREBY DISCLAIMS ALL WARRANTIES AND CONDITIONS WITH REGARD TO THE SOFTWARE, INCLUDING ALL WARRANTIES AND CONDITIONS OF MERCHANTABILITY, WHETHER EXPRESS, IMPLIED OR STATUTORY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT.

Some software made available by the Services may be automatically updated when new versions are made available to improve operation, fix bugs, etc.. You agree to allow this automatic updating to occur and use the latest versions when they are available.

## Governmental Use

Any Software which is made available from the Services for or on behalf of the United States of America, its agencies and/or instrumentalities ("U.S. Government"), is provided with Restricted Rights. Use, duplication, or disclosure by the U.S. Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software - Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Moovs.ME, LLC, 1911 W. Wilson St., #204, Batavia, IL. 60510.

## Notice Specific to Documents Made Available on this Website

Permission to use miscellaneous Documents (such as white papers, press releases, datasheets and logos) offered as a part of the Services is granted, provided that (1) the Moovs.Me copyright notice appears in all

copies and that both the copyright notice and this permission notice appear, (2) use of such Documents from the Services is for informational and or personal use only and will not be copied or posted on any network computer or broadcast in any media without Moovs.Me written permission, and (3) no modifications of any Documents are made.

Accredited educational institutions, such as K-12, universities, private/public colleges, and state community colleges, may download and reproduce the Documents for distribution in the classroom. Distribution outside the classroom requires express written permission. Use for any other purpose is expressly prohibited by law, and may result in severe civil and criminal penalties. Violators will be prosecuted to the maximum extent possible.

Permission to use Documents per the above is NOT granted for the design or layout of the Moovs.Me Website or any other Moovs.Me owned, operated, licensed or controlled web site. Elements of the Moovs.Me Websites are protected by trade dress, trademark, unfair competition, and other laws and may not be copied or imitated in whole or in part. No logo, graphic, sound, video, 3D asset or image that is part of the design or layout of the Website may be copied or re-transmitted unless expressly permitted by Moovs.Me.

## Services Requiring User Accounts

Some of the Services require creation of a user account. To open an account, you must complete the registration process by providing us with current, complete and accurate information as prompted by the applicable registration form. You may also be required to choose a password and a user name. You are entirely responsible for maintaining the confidentiality of your password and account. Furthermore, you are entirely responsible for any and all activities that occur under your account. You agree to notify Moovs.Me (e.g., via the Moovs.Me Website) immediately of any unauthorized use of your account or any other breach of security. Moovs.Me will not be liable for any loss that you may incur as a result of someone else using your password or account, either with or without your knowledge. However, you could be held liable for losses incurred by Moovs.Me or another party due to someone else using your account or password. You may not use anyone else's account at any time, without the permission of the account holder.

## Restrictions on Use of Services

The Services may contain upload services, sharing services, original Content storage services, e-mail services, bulletin board services, chat areas, news groups, forums, communities, personal web pages, calendars, Content albums, file cabinets and/or other message or communication facilities designed to enable you to communicate with others. You agree to use the Services only to communicate messages and material that are proper and, when applicable, related to the particular Service offering such facility. By way of example, and not as a limitation, you agree that when using the Services, you will not:

- Alter or modify the Services.
- Use the Services in connection with pyramid schemes, chain letters, junk email, spamming or any unsolicited messages (commercial or otherwise).
- 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, obscene, indecent, pornographic or unlawful topic, name, material or information. Moovs.Me reserves the right in its sole discretion to determine which such information is inappropriate.

- Upload, or otherwise make available, files that contain Content, software or other material protected by intellectual property laws, including, by way of example, and not as limitation, copyright or trademark laws (or by rights of privacy or publicity) unless you own or control the rights thereto or have received all necessary consent to do the same.
- Use any material, information or Content, which are made available through the Services in any manner that infringes any copyright, trademark, patent, trade secret, or other proprietary right of any party.
- Upload files that contain viruses, Trojan horses, worms, time bombs, cancelbots, corrupted files, or any other similar software or programs that may damage the operation of another's computer, the Website or any of its servers or any property of another.
- Advertise or offer to sell or buy any goods or services for any business purpose, unless such Services specifically allows such messages.
- Download or in any way use any file posted by another user of a Service that you know, or reasonably should know, cannot be legally reproduced, displayed, performed, and/or distributed in such manner.
- Falsify or delete any copyright management information, such as 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 Website or Services.
- Violate any code of conduct or other guidelines which may be applicable for any particular Service.
- Harvest or otherwise collect information about others, including e-mail addresses or passwords.
- Violate any applicable laws or regulations.
- Create a false identity for the purpose of misleading others.
- Use, download or otherwise use, copy, or provide (whether or not for a fee) to a person or entity any directory of users of the Services or other user or usage information or any portion thereof.

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

Moovs.Me reserves the right at all times to disclose any information as Moovs.Me deems 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 Moovs.Me's sole discretion.

Always use caution when giving out any personally identifiable information about yourself or your children or other loved ones in any Services. Moovs.Me does not control nor endorse the content, messages or information found in any Services and, therefore, Moovs.Me specifically disclaims any liability with regard to the Services and any actions resulting from your participation in any Services. Managers, hosts, and the Moovs.Me support team are not authorized Moovs.Me spokespersons, and their views do not necessarily reflect those of Moovs.Me.

Materials and Content uploaded to the Services may be subject to posted limitations on usage, reproduction and/or dissemination; you are responsible for adhering to such limitations if you use these materials and Content.

## Use of Content

You warrant that you have full rights to the Content you upload pursuant to the Restrictions on Use of Services above.

You agree that Content on the site, whether created by Moovs.Me, other users or third parties, is used "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED. You also agree not to copy, reproduce, distribute, transmit, broadcast, display, sell, license, or otherwise exploit any Content for any purposes without the prior written consent of Moovs.Me or the respective licensors of the Content. You further understand that the Content on the Website comes from a very diverse set of sources and may contain inaccurate, unsafe, objectionable or offensive material and hereby waive any legal rights or remedies you may have against Moovs.Me for your use of the Content.

Any opinions or messages of any kind contained in the Content is solely that of the originators of such content; Moovs.Me does not endorse any of these opinions or messages.

## Content and Other Submissions to the Website

Moovs.Me does not claim ownership of the materials you provide to Moovs.Me (including feedback and suggestions) or Content you post, upload, input or submit to any Services or its associated services for review by the general public, or by the members of any public or private community, (each a "Submission" and collectively "Submissions"). You retain all ownership in such materials or Content. However, by posting, uploading, inputting, providing or submitting ("Posting") your Submission you are granting Moovs.Me and necessary sub-licensees permission to use your Submission (including, without limitation, all Moovs.Me Services), including, without limitation, the license rights to: copy, distribute, transmit, publicly display, publicly perform, reproduce, edit, translate and reformat your Submission; to publish your name in connection with your Submission; and the right to sub-license such rights to any supplier of the Services.

No compensation will be paid with respect to the use of your Submission, as provided herein unless otherwise expressed in writing by the Website. Moovs.Me is under no obligation to post or use any Submission you may provide and Moovs.Me may remove any Submission at any time in its sole discretion.

By Posting a Submission you warrant and represent that you own or otherwise control all of the rights to your Submission as described in these Terms including, without limitation, all the rights necessary for you to provide, post, upload, input or submit the Submissions.

## Termination of Accounts and Services

Moovs.Me reserves the right to terminate this agreement for one or more user accounts at any time for any reason, including, but not limited to, violating any of the terms or conditions of this agreement. Upon termination, Moovs.Me reserves the right to delete all Content associated with such user accounts.

Moovs.Me also reserves the right to discontinue any or all of the Services at any time. If such termination of any of the Services involves removing Content from the Website, Moovs.Me will allow users to download such Content for a limited period of time before fully terminating storage of such Content.

## Claims of Copyright Infringement

Pursuant to Title 17, United States Code, Section 512(c)(2), notifications of claimed copyright infringement should be sent to support@moovs.me.

## UNSOLICITED IDEA SUBMISSION POLICY.

NEITHER Moovs.Me NOR ANY OF ITS EMPLOYEES ACCEPT OR CONSIDER UNSOLICITED IDEAS, INCLUDING IDEAS FOR NEW ADVERTISING CAMPAIGNS, NEW PROMOTIONS, NEW PRODUCTS OR TECHNOLOGIES, PROCESSES, MATERIALS, MARKETING PLANS OR NEW PRODUCT NAMES. PLEASE DO NOT SEND ANY ORIGINAL CREATIVE ARTWORK, SAMPLES, DEMOS, OR OTHER WORKS. THE SOLE PURPOSE OF THIS POLICY IS TO AVOID POTENTIAL MISUNDERSTANDINGS OR DISPUTES WHEN Moovs.Me'S PRODUCTS OR MARKETING STRATEGIES MIGHT SEEM SIMILAR TO IDEAS SUBMITTED TO Moovs.Me. SO, PLEASE DO NOT SEND YOUR UNSOLICITED IDEAS TO Moovs.Me OR ANYONE AT Moovs.Me. IF, DESPITE OUR REQUEST THAT YOU NOT SEND US YOUR IDEAS AND MATERIALS, YOU STILL SEND THEM, PLEASE UNDERSTAND THAT Moovs.Me MAKES NO ASSURANCES THAT YOUR IDEAS AND MATERIALS WILL BE TREATED AS CONFIDENTIAL OR PROPRIETARY.

## Trademarks

There are a number of proprietary logos, trademarks and service marks (collectively "Trademarks") displayed on our Website and via the Services. All such Trademarks (whether registered or not registered) are the property of Moovs.Me. By displaying any Trademarks, Moovs.Me is not granting you a license or the right to use any of the Trademarks nor should anything contained in any Services be construed or interpreted as granting you by implication or otherwise a license or any right to use any of the Trademarks without the prior express written permission of Moovs.Me.

## General

By accessing the Website, you agree that disputes arising out of or relating to the contents or use of this Website are to be governed by the laws of the State of Illinois. You consent to the exclusive jurisdiction of courts sitting in the State of Illinois in all disputes arising out of or relating to the contents or use of this Website.

If any part of this agreement is determined to be invalid or unenforceable pursuant to applicable law, including without limitation, the warranty disclaimers and liability limitations set forth above, then the invalid or unenforceable provisions 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 full force and effect.

This agreement constitutes the entire agreement between you and Moovs.Me with respect to the use of this Website(s) and Services and it supersedes all prior or contemporaneous communications and proposals, whether electronic, oral or written, between you and Moovs.Me with respect to this Website. 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.

All notices related to these Terms which are to be sent by Moovs.Me will be sent via the current email in the user's account.

Any rights not expressly granted herein are reserved.

Last Updated: 5/6/2020