

JUMPSUITE.IO USER TERMS OF SERVICE AGREEMENT

Welcome to Jumpsuite, a service of Ventures Dash, LLC. Egypt. By accessing Jumpsuite web site or App, currently located at www.Jumpsuite.io (the “Site”), and using any of the Services (as defined below) accessible through the Site, you become a user and agree to, and are bound by, the terms and conditions of this Agreement for as long as you continue to use the Site or Services. **IF YOU DO NOT AGREE TO BE BOUND BY THIS AGREEMENT, DO NOT USE THE SITE OR THE SERVICES.** Your use of, or participation in, certain Services may be subject to additional terms, and such terms will be either listed in this Agreement or will be presented to you for your acceptance when you sign up to use such Services.

Jumpsuite services consist of the following, without limitation: an online marketplace for training and nutrition services for clients, an app interface to view and monitor purchased online content, a separate service for fitness professionals (Jumpsuite Dash), interactive content and community services such as online tutorials (collectively, the “Services”). Jumpsuite may offer additional services or revise any of the Services, at its discretion, and this Agreement will apply to all additional services or revised Services. Jumpsuite also reserves the right to cease offering any of the Services.

This Agreement is subject to change by Jumpsuite in its sole discretion at any time, with or without notice. Your continued use of this Site or the Services after the posting of revisions to this Agreement will constitute your acceptance of such revisions. Please consult the end of this Agreement to determine when the Agreement was last revised.

1. ELIGIBILITY

Minimum Age. You must be at least 13 years old to use the Site (or the age of majority in your jurisdiction, if it is older), and at least 16 years old to register for the Services. By using the Services, you represent and warrant that you are at least 16 years old.

2. USE OF SITE AND SERVICE

As a user of the Site or a user registered to use any of the Services (a “Registered User”), you agree to the following:

2.1 Exclusive Use. Your account is for your personal use only. You may not authorize others to use your account, and you may not assign or otherwise transfer your account to any other person or entity. You acknowledge that Jumpsuite is not responsible for third party access to your account that results from theft or misappropriation of your user names and passwords.

2.2 Information Submitted. You are solely responsible for, and assume all liability regarding, (i) the information and content you contribute to the Service; (ii) the information and content you post, transmit, publish, or otherwise make available (hereinafter “post”) through the Services; and (iii) your interactions with other Registered Users through the Services.

2.3 Risk Assumption and Precautions. You hereby acknowledge that Jumpsuite makes no warranties and does not guarantee individual results. You, not Jumpsuite, are personally responsible for the achievement of individual performance goals. You further understand and acknowledge that physical exercise is inherently dangerous and carries with it the potential for death, serious injury and property loss. You understand and agree that you assume the risk of participating in the training and activities recommended by Jumpsuite, its agents and representatives. You have not been advised against participation in a physical exercise program by a qualified health professional.

2.4 Content Removal. Jumpsuite reserves the right, but has no obligation, to monitor the information or material you submit to the Services or post in the public areas of the Services. Jumpsuite will have the right to remove any such information or material that in its sole opinion violates, or may violate, any applicable law or either the letter or spirit of this Agreement or upon the request of any third party.

2.5 No False Information. You will not provide inaccurate, misleading or false information to Jumpsuite or to any other user. If information provided to Jumpsuite or another user subsequently becomes inaccurate, misleading or false, you will promptly notify Jumpsuite of such change.

2.6 No Advertising or Commercial Solicitation. You will not advertise or solicit any user to buy or sell any products or services through the Site or Services. You may not transmit any chain letters, junk or spam e-mail to other users. Further, you will not use any information obtained from the Services in order to contact, advertise to, solicit, or sell to any user without their prior explicit consent.

2.7 No Harassment of Jumpsuite Employees or Agents. You will not harass, annoy, intimidate or threaten any Jumpsuite employees or agents engaged in providing any portion of the Services to you.

3. PROPRIETARY RIGHTS

3.1 Ownership of Proprietary Information. You hereby acknowledge and agree that Jumpsuite is the owner of highly valuable proprietary information, including without limitation, the patent-pending personalized workout system, step-by-step exercise instructions, and questionnaires (collectively, “Confidential Information”). Jumpsuite owns and hereby retains all proprietary rights in the Services and the Site, including but not limited to, all Confidential Information.

3.2 No Use of Confidential Information. You will not post, copy, modify, transmit, disclose, show in public, create any derivative works from, distribute, make commercial use of, or reproduce in any way any (i) Confidential Information or (ii) other copyrighted material, trademarks, or other proprietary information accessible via the Services, without first obtaining the prior written consent of the owner of such proprietary rights.

3.3 Other Users’ Information. Other Registered Users may post copyrighted information, which has copyright protection whether or not it is identified as copyrighted. You agree that you will not copy, modify, publish, transmit, distribute, perform, display, commercially use, or sell any Jumpsuite or third party proprietary information available via the Services or the Site.

4. USER INFORMATION

4.1 Disclosure By Law. You acknowledge and agree that Jumpsuite may disclose information you provide if required to do so by law, at the request of a third party, or if we, in our sole discretion, believe that disclosure is reasonable to (1) comply with the law, requests or orders from law enforcement, or any legal process (whether or not such disclosure is required by applicable law); (2) protect or defend Jumpsuite’s, or a third party’s rights or property; or (3) protect someone’s health or safety.

4.2 Use of Anonymous Information for Research. By using the Services, you agree to allow Jumpsuite to anonymously use the information from you and your experiences through the Services to continue Jumpsuite’s research into successful exercise programming and to improve the Services. This research, conducted by fitness professionals and healthcare research scientists, may be published in academic journals. However, all of your responses will be anonymous, and we will not publish research containing your personal identifying information.

5. LINKS TO THIRD-PARTY WEB SITES / DEALINGS WITH SPONSORS

The Services may contain links to web sites of third-parties, including without limitation, advertisers, which are not under the control of Jumpsuite, and Jumpsuite is not responsible for the content of any linked site or any link contained in a linked site, or any changes or updates to such web sites. Jumpsuite provides these links to you only as a convenience, and the inclusion of any link does not imply that Jumpsuite endorses or accepts any responsibility for the content on such third-party web site. Your correspondence or business dealings with, or participation in promotions of, advertisers or sweepstakes sponsors found on or through the Services (including payment and delivery of related

goods or services, any personal information or opt-in contact information voluntarily given to advertisers and sweepstake sponsors, and any other terms, conditions, warranties or representations associated with such dealings) are solely between you and such advertiser or sweepstakes sponsor. You agree that Jumpsuite will not be responsible or liable for any loss or damage of any sort incurred as the result of any such dealings, including the sharing of the information you supply to Jumpsuite with advertisers or sweepstakes sponsors, or as the result of the presence of such advertisers on the Services.

6. DISCLAIMER OF WARRANTY

6.1 No warranties. This section will apply to the maximum extent permitted by applicable law. Jumpsuite provides the services on an “as is” and “as available” basis and grants no warranties of any kind, whether express, implied, statutory or otherwise with respect to the services or the site (including all information contained therein), including any implied warranties of merchantability, fitness for a particular purpose or non-infringement. Jumpsuite does not warrant that your use of the services will be secure, uninterrupted, always available, error-free or will meet your requirements, or that any defects in the services will be corrected. Jumpsuite disclaims liability for, and no warranty is made with respect to, the connectivity and availability of the services.

6.2 Beta Features. From time to time, Jumpsuite may offer new “beta” features or tools with which its users may experiment on the Services. Such features or tools are offered solely for experimental purposes and without any warranty of any kind, and may be modified or discontinued at Jumpsuite’s sole discretion. The provisions of this Disclaimer of Warranty section apply with full force to such features or tools.

7. SALE, TERM AND CANCELATIONS

7.1 This Agreement will become effective upon your acceptance of the Agreement by your use of the Site or the Services and will remain in effect in perpetuity unless terminated hereunder. Either you or Jumpsuite may terminate your account at any time, for any reason or no reason, without explanation, effective upon sending written notice to the other party. Jumpsuite reserves the right to immediately suspend or terminate your access to any of the Services, without notice, for any reason or no reason. We also reserve the right to remove your account information or data from our Services and any other records at any time at our sole discretion. In the event your access to any of the Services is suspended due to the breach of this Agreement, you agree that all fees then paid to Jumpsuite by you will be nonrefundable and all outstanding or pending payments will immediately be due.

7.2 Listing (Product) Description: Vendor is solely liable for all information provided and communicated on Jumpsuite. By listing a product/program on the Site vendors warrant that they and all aspects of the item listed comply with Jumpsuite's published policies. Vendors also warrant that they may legally sell the item. Listings may only include text descriptions, pictures and other content relevant to the sale of that item.

7.3 Binding Sale: All sales are binding. The seller is responsible for delivering within the date specified on each product, unless there is an exceptional circumstance.

7.4 Cancellation At Any Time With No Refund. You may cancel your registration or membership to Jumpsuite at any time during the term of such registration or membership or any renewal period by accessing the “My Profile” page, selecting “Deactivate Account”, and providing the information requested. In such case, your membership will terminate at the end of the membership term for which you have paid, and you will not receive any refund for any unused days of such membership term.

7.5 Refunds. Regarding any programs purchased, you, the buyer, may cancel the Agreement, without any penalty or obligation, at any time prior to midnight of the second business day following the date of purchase, given that the purchase was NOT yet delivered. To cancel an order, use the Support Button located in your online profile, or send an email, which states that you, the buyer, are canceling

this Agreement, or words of similar effect.

7.6 No Delivery. Regarding any programs purchased and not delivered within the communicated time frame, you, the buyer, may cancel the Agreement within the first 30 days from order date without any penalty or obligation, and will be entitled to a full refund.

7.7 Any refunds under this 2-day cancellation policy will be made within 10 days after Jumpsuite's receipt of your cancellation notice.

7.8 Promotional Codes: Sellers may issue promotional codes for promotional purposes only and these are to be used against purchases from the issuing seller's Vendor Account only. Promotional codes have no cash value and cannot be exchanged for money or credit. Sellers are expressly prohibited from selling promotional codes for their Vendor Account, Jumpsuite and/or the JUMPSUITE website. If the Seller is found to be selling promotional codes this may constitute fee avoidance.

8. PRIVATE MESSAGING AND CUSTOMER SUPPORT

8.1 Users are solely responsible for interactions with others. Users understand that Jumpsuite does not in any way screen its users. All users agree to exercise caution and good judgment in all interactions with others, particularly if meeting offline or in person.

8.2 Messaging is your way to communicate privately with other Jumpsuite members. It's essentially email, but purely for Jumpsuite members. Messages are primarily intended for communicating about listings, delivered programs and orders that are underway.

8.3 You must not use Messages to send unsolicited advertising or promotions, or "spam". You must not pass on email addresses or any other information on to third parties. Spamming other Vendor Account in order to ask them to 'follow' your own Vendor Account will not be tolerated.

Please use common sense when giving out personal information to others via messaging, for example don't send someone your credit card details.

You must not use messages to knowingly harass, threaten, blackmail or abuse another member.

If someone explicitly tells you not to contact them, you must not use Messages to contact them again, unless you are involved in an open transaction.

You must not use Messages to interfere with a transaction. This means...

You must not contact another member to buy or sell an item listed on Jumpsuite outside of the Jumpsuite site. This may also constitute fee avoidance.

You must not communicate with a member involved in an active or completed transaction to warn the member away from a particular buyer, seller or item.

As an anti-spam measure, sending too many messages too quickly may auto-disable your account.

Contact The Marketplace Team who will review account activity and enable your account if spam-free.

8.4 Jumpsuite Customer Support. You, the buyer, are entitled to unlimited customer support access. Customer support agents coordinate and act as liaison between you and our management team. Agents are not directly involved in any programs designed and delivered. Jumpsuite will not be held accountable or liable to any communication or information provided by customer support agents.

9. INFORMATION CONTROL

9.1 Jumpsuite does not control the Content provided by users that is made available on Jumpsuite. You may find some Content to be offensive, harmful, inaccurate, or deceptive. There are also risks of dealing with underage persons or people acting under false pretense.

Additionally, there may also be risks dealing with international trade. By using Jumpsuite, you agree to accept such risks and that Jumpsuite (and Jumpsuite's officers, directors, agents, subsidiaries, joint ventures and employees) is not responsible for any acts or omissions of users on Jumpsuite. Please use caution, common sense, and practice safe buying and selling when using Jumpsuite.

9.2 Other Resources: Jumpsuite is not responsible for the availability of outside websites or resources linked to or referenced on the Site. Jumpsuite does not endorse and is not responsible or liable for any content, advertising, products, or other materials on or available from such websites or resources. You agree that Jumpsuite shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with the use of or reliance on any such content, goods or services available on or through any such websites or resources or via pop ups which may appear when accessing the Site from your computer.

10. RESOLUTION OF DISPUTES AND RELEASE

10.1 In the event a dispute arises between you and a user, please contact Jumpsuite.

10.2 Any dispute arising from or relating to the subject matter of this Agreement shall be subject to the exclusive jurisdiction of the courts of Egypt. Use of the Site is not authorised in any jurisdiction that does not give effect to all provisions of the Agreement, including without limitation, this section.

10.3 Should you have a dispute with one or more users, or an outside party, you release Jumpsuite (and its officers, directors, agents, subsidiaries, joint ventures and employees) from any and all claims, demands and damages (actual and consequential) of every kind and nature, known and unknown, suspected and unsuspected, disclosed and undisclosed, arising out of or in any way connected with such disputes.

10.4 Jumpsuite, for the benefit of users, may try to help users resolve disputes. Jumpsuite does so in its sole discretion, and it has no obligation to resolve disputes between users or between users and outside parties. To the extent that Jumpsuite attempts to resolve a dispute it will do so in good faith based solely on its this agreement and its policies. Jumpsuite will not make judgments regarding legal issues or claims and all disputes related to financial transactions will ultimately be determined by the financial institute involved in the transaction.

11. JUMPSUITE'S INTELLECTUAL PROPERTY

11.1 Jumpsuite, and other JUMPSUITE graphics, logos, designs, page headers, button icons, scripts, and service names are trademarks or trade dress of JUMPSUITE plc and its subsidiaries. Jumpsuite's copyright, trademarks, service marks, logos, business name, domain name, rights in get up and trade dress and all other intellectual property rights may not be used, including without limitation as part of trademarks and/or as part of domain names or email addresses, in connection with any product or service in any manner that is likely to cause confusion.

12. BREACH

Without limiting any other remedies, Jumpsuite may, without notice, and without refunding any fees, delay or immediately remove Content, warn Jumpsuite's community of a user's actions, issue a warning to a user, temporarily suspend a user, temporarily or indefinitely suspend a user's account privileges, terminate a user's account, prohibit access to the Site, and take technical and legal steps to keep a user off the Site and refuse to provide services to a user if any of the following apply:

Jumpsuite suspects a user has breached this Agreement, the Privacy Policy, or other policy documents and community guidelines incorporated herein.
Jumpsuite is unable to verify or authenticate any of your personal information or Content

Jumpsuite believes that a user is acting inconsistently with the letter or spirit of Jumpsuite's policies and/or this Agreement, has engaged in improper or fraudulent activity in connection with Jumpsuite or the actions may cause legal liability or financial loss to Jumpsuite's users or to Jumpsuite.

13. PRIVACY

Except as provided in Jumpsuite's Privacy Policy Jumpsuite will not sell or disclose your personal information (as defined in the Privacy Policy) to third parties without your explicit consent.

14. NO WARRANTY

JUMPSUITE, OFFICERS, DIRECTORS, EMPLOYEES, AND SUPPLIERS PROVIDE JUMPSUITE'S WEB SITE AND SERVICES "AS IS" AND WITHOUT ANY WARRANTY OR CONDITION, EXPRESS, IMPLIED OR STATUTORY. JUMPSUITE, ITS OFFICERS, DIRECTORS, EMPLOYEES AND SUPPLIERS SPECIFICALLY DISCLAIM ANY IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, PERFORMANCE, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN ADDITION, NO ADVICE OR INFORMATION (ORAL OR WRITTEN) OBTAINED BY YOU FROM JUMPSUITE SHALL CREATE ANY WARRANTY.

15. LIABILITY LIMIT

IN NO EVENT SHALL JUMPSUITE, AND (AS APPLICABLE) ITS OFFICERS, DIRECTORS, EMPLOYEES OR SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER, WHETHER DIRECT, INDIRECT, GENERAL, SPECIAL, COMPENSATORY, CONSEQUENTIAL, AND/OR INCIDENTAL, ARISING OUT OF OR RELATING TO THE CONDUCT OF YOU OR ANYONE ELSE IN CONNECTION WITH THE USE OF THE SITE, JUMPSUITE'S SERVICES, OR THIS AGREEMENT, INCLUDING WITHOUT LIMITATION, LOST PROFITS, BODILY INJURY, EMOTIONAL DISTRESS, OR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES.

JUMPSUITE'S LIABILITY, AND (AS APPLICABLE) THE LIABILITY OF JUMPSUITE'S OFFICERS, DIRECTORS, EMPLOYEES, AND SUPPLIERS, TO YOU OR ANY THIRD PARTIES IN ANY CIRCUMSTANCE IS LIMITED TO THE GREATER OF (A) THE AMOUNT OF FEES YOU PAY TO JUMPSUITE IN THE 12 MONTHS PRIOR TO THE ACTION GIVING RISE TO LIABILITY, OR (B) \$100.

16. NO GUARANTEE

Jumpsuite does not guarantee continuous, uninterrupted access to the Site, and operation of the Site may be interfered with by numerous factors outside Jumpsuite's control or otherwise.

17. LEGAL COMPLIANCE AND TAXES

You shall comply with all applicable domestic and international laws and regulations regarding your use of the Site and any Jumpsuite service and, if applicable, your listing, purchase, solicitation of offers to purchase, and sale of items. In addition, you shall be responsible for paying any and all taxes applicable to any purchases or sales of items you make on the Site.

18. SEVERABILITY

If any provision of this Agreement is held unenforceable, then such provision will be modified to reflect the parties' intention. All remaining provisions of this Agreement shall remain in full force and effect.

19. NO AGENCY

You and Jumpsuite are independent contractors, and no agency, partnership, joint venture, employee-employer or franchiser-franchisee relationship is intended or created by this Agreement.

20. JUMPSUITE SERVICE

Jumpsuite reserves the right to modify or terminate the Jumpsuite service for any reason, without notice, at any time. Jumpsuite reserves the right to alter these Terms of Use or other Site policies at any time, so please review the policies frequently. If Jumpsuite makes a material change Jumpsuite will notify you here, by email, by means of a notice on our home page, or other places Jumpsuite deems appropriate. What constitutes a "material change" will be determined at Jumpsuite's sole discretion, in good faith, and using common sense and reasonable judgment.

21. CHOICE OF LAW

This Agreement shall in all respects be interpreted and governed by the laws of Egypt.

22. REVISION DATE

This Agreement was last revised on March 10, 2015.