



## SUPERTAB & CONTRIBUTE.TO TERMS OF SERVICE

Effective date: September 20, 2022

### 1. Application of Terms to Users

Subject to these Terms of Service, as amended from time to time ("*Terms of Service*") Supertab, Inc., a wholly-owned subsidiary of Supertab AG, provides through its websites at [www.supertab.co](http://www.supertab.co) and [www.contribute.to](http://www.contribute.to), (individually, "*Platform*", and collectively, the "*Platforms*") the Supertab services and/or the Contribute.to services, to you (collectively and individually with the Platforms, and including any new features and applications, the "*Services*"). These Terms of Service govern your use of the Services. **Please read these Terms of Service carefully.** Your use of the Services constitutes your assent to these Terms of Service.

In accordance with these Terms of Service you, as a Consumer, Merchant, Distribution Partner, Creator, Donor, or Sponsor (each as defined below and collectively referred to herein as "*Users*") are contracting with Supertab, Inc., 450 Lexington Ave New York, NY 10017. Unless specifically indicated otherwise, for purposes of the following Terms of Service, "Supertab," "we," "us," "our," and other similar terms, shall refer to Supertab, Inc., the party with whom you are contracting. For avoidance of doubt, Supertab AG is an affiliate of Supertab Inc. under these Terms of Service.

### 2. Amendments to Terms

We reserve the right, at our sole discretion, to change or modify portions of these Terms of Service at any time. When we do this, we will post the revised Terms of Service on this page and will indicate the date of such revision. Your continued use of the Services after the date of any such changes constitutes your acceptance of the new Terms of Service. If you do not wish to accept the new Terms of Service, you may discontinue your use of the Services.

### 3. Other Policies

In addition, when using the Services, you will be subject to additional applicable policies including without limitation, the [Privacy Policy](#). All such terms are hereby incorporated by reference into these Terms of Service, provided, however, these Terms of Service will take precedence in the event of conflict. We shall resolve any such conflicts in our sole discretion, and all of our determinations are final.

### 4. Description of the Platform and Services

The Supertab service is a platform that provides the ability for individuals or organizations (collectively "*Merchants*") to offer access management functions to individuals ("*Consumers*") wishing to access digital content, products, or services (in each case, the "*Materials*") on websites or applications owned by the Merchants (the "*Supertab Service*"). Access management functions include the option to pay to access Materials, individually or bundled, for a finite period of time or in perpetuity. In cases where access to the Materials is granted in exchange for a payment, the Consumer has the ability to "pay now" or to make a commitment to "pay later" accomplished by bundling multiple small transactions from Merchants on to a single electronic ledger linked to the Consumer (the "*Tab*") when such transactions might otherwise be difficult or economically unfeasible to complete individually. Merchant may enable the Supertab Service via a direct arrangement with Supertab Inc. or via an integration in third party product or service (a "*Distribution Partner*").

The Contribute.to service is a platform that allows individuals or organizations (collectively "*Creators*") to create a virtual card (the "*Card*") on Contribute.to to showcase their work, personality, personal cause or objective, contact methods and certain other information (the Contribute.to Service). Additionally, the Contribute.to Service and Card allow for solicitation of monetary contributions ("*Contributions*") from individuals ("*Donors*"). Contributions are then sent directly to Creators net of payment processing and platform fees. In some instances, at the discretion of Contribute.to, Contribute.to may facilitate matching some or all of a monetary contribution with an additional monetary contribution funded by an individual or organization (collectively the "*Sponsors*").

**The Services are Platforms; We are not a Broker, Financial Institution, Creditor or Charity:** The Services are administrative platforms only. Supertab is not a broker, agent, financial institution, creditor or 501(c)(3) nonprofit corporation. The Contribute.to Platform supports the collection of Contributions by Donors, and the Supertab Platform provides certain services including, but not limited to, access management services and the aggregation of multiple transactions by allowing a User to make one larger payment covering several smaller transactions with one or more Merchants, Distribution Partners, or Creators. A third-party payment processor provides payment processing services in connection with the Services ("Payment Service Provider"). Currently, the third-party payment processor chosen by Supertab is Stripe.com, and Users may be required to adhere to certain terms and conditions of such payment processor, which can be found [here: Stripe Services Agreement](#). Supertab reserves the right in its sole and exclusive discretion to change the third-party payment processor or add additional payment processors for any transaction relating to the Services.

All information and content provided by Supertab relating to the Services is for informational purposes only, and Supertab does not guarantee the accuracy, completeness, timeliness or reliability of any such information or content. No content is intended to provide financial, legal, tax or other professional advice. Before making any decisions regarding the Services, or any information or content relating to the Services, you should consult your financial, legal, tax or other professional advisor as appropriate. You acknowledge that all information and content accessed by you using the Services is at your own risk.

Supertab has no control over the conduct of, or any information provided by, any User and hereby disclaims all liability in this regard to the fullest extent permitted by applicable law, including, without limitation, any liability for the content of a Creator's Card or for Materials offered for sale by a Merchant or Distribution Partner. We do not guarantee that Merchants, Distribution Partners, or Creators will receive a certain amount of Contributions or any Contributions at all, and we do not guarantee that Consumers who make a commitment to pay later will ever do so. Consequently, Supertab does not guarantee that Merchants, Distribution Partners, or Creators will receive a certain amount of payment or any payment at all. We do not endorse any User or cause, and we make no guarantee, express or implied, that any information provided through the Services is accurate. We expressly disclaim any liability or responsibility for the outcome or success of any transactions made by a User and disclaim any liability that may arise for Users from a state tax authority or otherwise, based on the determination, collection and payment of any applicable sales or other taxes. You, as a User, must make the final determination as to the value and appropriateness of entering into a transaction using our Services. Each User will defend, at their expense, a third-party action, suit or proceeding against Supertab ("Tax Claim") to the extent such Tax Claim is based upon an allegation that tax collection, or absence of tax collection, arranged by Supertab on behalf of such User is erroneous or deficient in any manner.

**No Solicitation:** The Platforms are offered to help connect Users, and to better streamline certain groups of transactions between Users. The existence of the Services is not a solicitation of donations, contributions, or other transactions by Supertab, and Supertab does not engage in any solicitation activities, or consult on the solicitation of contributions from the public, on behalf of any individual, entity, or organization. By using the Services, you understand and agree that Supertab shall not be responsible for the use of any funds associated with transactions through the Services.

## 5. Your Registration Obligations

All Users will be required to register with the relevant Platform in order to access and use certain features of the Services. With your registration for the Services, you agree to provide and maintain true, accurate, current and complete information about yourself and, if applicable, your Card as prompted by the Services' registration form. Users must register using their true identities including, as requested by Supertab, their name, address or phone number, and any image or video purporting to depict them. Users may be required to provide certain know-your-customer information as part of the registration process. Users agree to keep registration information current and up to date.

Registration data and certain other information about Users are governed by these Terms of Service and our [Privacy Policy](#). If you are under 13 years of age, you are not authorized to use the Services, with or without registering. In addition, if you are under the age of 18, you may use the Services, with or without registering, only with the approval of your parent or guardian.

If Supertab or one of our payment processors at any time discovers that the information you provided is incorrect or violates any of these Terms of Service or their terms of service, the Services may be suspended and/or terminated with immediate effect and fines may be applied by the relevant authorities which will in all such cases be payable by you. You acknowledge and agree that the use of third party payment processors are integral to the Services and that we may exchange information with such third parties in order to facilitate the provision of Services as set out in our [Privacy Policy](#).

## 6. User Account, Password and Security

You are responsible for maintaining the confidentiality of your password and account, if any, and are fully responsible for any and all activities that occur under your password or account. You agree to (a) immediately notify Supertab of any unauthorized use of your password or account or any other breach of security, and (b) sign out from your account at the end of each session when accessing the Services. Supertab will not be liable for any loss or damage arising from your failure to comply with this Section.

## 7. Specific Terms

### Code of Conduct

If Users choose to receive any of the Services, on either of the Platforms, including but not limited to access management services or related functionality such as money management, customer management, access checking, customer behavior analytics, or additional management features implemented and offered from time to time by Supertab (individually and collectively, the "Access Management Services"), Users agree by their use of the Services that they will comply with the Supertab and Contribute.to code of conduct ("Code of Conduct") provided as Attachment 1 to this Agreement.

### User Information; Fraud & Misuse

Users will promptly provide Supertab with all information necessary for the performance of this Agreement. Users will promptly inform Supertab about any changes of any provided information. Merchants and Distribution Partners represent and warrant that the Materials do not violate any applicable federal or state laws. If a Creator solicits contributions or donations, Supertab may revoke, or change the username/link provided by such Creator in the event of any violation of the Code of Conduct, including but not limited to, vulgarity, copyright/trademark infringement or any misrepresentation by User. Each Merchant, Distribution Partner, and Creator hereby grants Supertab a non-exclusive right to use, during the term of this Agreement, any applicable trademarks owned and/or controlled by such Merchant, Distribution Partner, or Creator. Each Merchant and Distribution Partner agrees that they are the sole contractual partner of the Consumer (as the case may be) with regard to the goods and services accessed using the Supertab Services, and that they are responsible for the terms and conditions for the access, or use of any Materials. Supertab shall enter into a relationship with Users concerning their use of the Supertab Services only, and shall have no responsibility to Consumers related to the Materials. Users shall defend, indemnify and hold Supertab and its affiliates harmless against any allegation, action, suit or proceeding ("Claim") based on, as applicable, the offering, accessing, or purchasing of Materials, or the making or receipt of Contributions.

You represent, warrant, and covenant that (i) all information you provide in connection with your goods, services, or yourself as a Merchant, Creator, or Distribution Partner, is accurate, complete, and not likely to deceive reasonable Consumers, Donors, or Sponsors; (ii) you will not infringe the rights of others; (iii) you will comply with all relevant and applicable law and financial reporting obligations; and (iv) to the extent you share with us any personal data of any third party for any purpose, including the names, email addresses and phone numbers of your personal contacts, you have the authority (including any necessary consents), as required under applicable law, to provide us with such personal data and allow us to use such personal data for the purposes for which you shared it with us. You authorize Supertab, and Supertab reserves the right to, provide any and all information relating to you to law enforcement, and to assist in any investigation thereof.

By using the Services, you as a Creator acknowledge that we may publish the aggregate amount of any Contributions made to you, including any matching Contributions, in our discretion.

To the extent that any User uses the Services in an unauthorized manner or enables a third party to do so, such User agrees to pay Supertab liquidated damages of at least the amount that would have been payable by such User pursuant to Section 8. (Fees) during a twelve (12) month period, assuming a number of transactions equal to such User's historical average or other User's average number of transactions, whichever is greater, and any attorney's fees incurred by Supertab and/or its affiliates in its efforts to procure such payment.

All transactions made through the Services are at your own risk. We do not and cannot verify the information that Users supply, nor do we represent or guarantee that any funds or refunds will be (i) used in accordance with any purpose prescribed by a User or (ii) in accordance with applicable laws. Notwithstanding the foregoing, we take possible fraudulent activity and the misuse of funds raised very seriously. If you have reason to believe that a User is not making transactions for their stated purpose, please contact us at [help@supertab.co](mailto:help@supertab.co) or [help@contribute.to](mailto:help@contribute.to) (depending on the particular Service involved) to alert our team of this potential issue and we will investigate.

### Tax Matters

Supertab makes no representation as to whether all or any portion of the funds from your transaction, including, if any, Platform fees or payment processor fees, are tax deductible or eligible for tax credits. Supertab will have no liability for any claim by any federal, state, provincial, territorial, local or any other tax authority with respect to the characterization on any applicable tax return of any of your transactions. You should consult your tax advisor as to the amount of your transaction that is tax deductible or eligible for tax recognition. Users shall provide Supertab with such information as is required to enable the issuing of an official receipt for any transaction.

### License to Use

Supertab grants to Users a non-exclusive, non-assignable and non-transferable right to access the Platforms and to use the Services under and during the term of these Terms of Service. Users have and receive no other rights in and to the Services, and have no right to reverse engineer, revise, decompile, or reproduce the Services. Users may not sell or permit the temporary use of the Services to third parties. If this obligation is breached, the User will, at its own expense, promptly supply Supertab and/or its affiliates with all information necessary and assist it or them with any claim, action, suit or proceeding against such unauthorized third party. During the term of this Agreement and for two (2) years thereafter, the User will not develop or offer any service in the United States that provides a process similar to the Tab and Access Management Services functionality offered by Supertab or the Contribution function offered by Contribute.to.

### Technical Information & Integration

Merchants and Distribution Partners agree to, at their own expense, provide the necessary technical platform, including access to the Supertab and/or Contribute.to Platforms through the Supertab–provided interface software from its own computer system, as described in the Supertab client documentation. Merchants and Distribution Partners will, using the Supertab–provided interface software or other means that may be specified by Supertab to the Merchant or Distribution Partner, convey to Supertab its intent to use the Supertab Services and all designated administrators for Merchants or Distribution Partners for communication with regard to the Services. Merchants and Distributions Partners will inform Supertab, without undue delay, about any defects or damages that could affect the safety or operation of the Supertab Services. Merchants and Distribution Partners agree to cooperate with Supertab and take all reasonable measures to enable Supertab to diagnose such defect or damage. In the event of an incorrect error report or notice of defect, Merchants and Distribution Partners agree to pay Supertab an inspection fee specified by Supertab. Merchants and Distribution Partners are responsible for resolving any errors that occur in their own computer systems. Merchants and Distribution Partners agree that the connection of the data processing systems used by the Merchants or Distribution Partners to the internet is not part of the provided Services, and that Merchants and Distribution Partners shall arrange for such a connection at their own expense and liability. Merchants agree that the accessibility of the Service when utilized through an integration with a Distribution Partner is outside of the control of Supertab, and Supertab is not responsible for any problems, errors, omissions, defects, or damages resulting from action or inaction on the part of the Distribution Partner.

### Access Management Services Terms:

For Merchants and Distribution Partners using the Access Management Services, Supertab will arrange for the Payment Service Provider to forward corresponding payments to such Users. If payments are made in currencies other than the currency in which such Users makes payments available to other Users (the “Currency”), Supertab will use the currency conversion rate determined by an associated financial institution of Supertab. All conversion rates will appear in the Supertab statement for Users’ informational purposes only. Merchants and Distribution Partners will have no obligation to pay any foreign transaction fees. When available, Supertab may, at its discretion, offer Users the option to accept more than one currency. By using the Access Management Services, Merchants, Distribution Partners, and Creators acknowledge that the Payment Service Provider may not receive full payment from a User and understands the associated risk of non-payment from the User, Payment Service Provider, or Supertab. The Payment Service Provider may charge Supertab a chargeback fee in the event a User disputes a payment. Supertab may charge the applicable Merchant, Distribution Partner, or Creator for any such chargeback fees.

Merchants, Distribution Partners, and Creators agree to review all payments from the Payment Service Provider promptly and will raise any objections promptly, but no later than four (4) weeks after the respective day of payment of an invoiced amount. Any objections to settlements not raised within such four-week period are waived by such parties. Merchants, Distribution Partners, and Creators agree to promptly respond to any requests or complaints of Users in connection with the Services. They further agree that,

upon request from any User, they will inform such User that invoicing is carried out by the Services using the specific third-party payment service provider for such invoice.

## 8. Fees

### Contribute.to Services

Supertab charges Clients the following platform fees for access and use of the Contribute.to Services (the “*Contribute.to Platform Fee*”):

- 6% platform fee + pass through of all Payment Service Provider fees
- 15% of the total matching amount

The Contribute.to Platform Fee includes costs for developing and operating this platform and fees for processing payments. The Contribute.to Platform Fee will be deducted from each Contribution and paid directly to Supertab.

### Supertab Services

Supertab charges Clients the following platform fee for access and use of the Supertab Services (the “*Supertab Platform Fee*”):

- 6% platform fee + pass through of all Payment Service Provider fees

Custom pricing may apply to particular Users.

Supertab reserves the right to modify its fees and pricing at any time.

## 9. Content Posted by Users

**User Content in General:** Some of your activity on and through the Services is public, such as content you post publicly on the Platforms (including descriptions, texts, music, sound, information, data, software, graphics, comments, photos, videos, images, trademarks, logos, brands or other materials you upload or post through the Services or share with other users or recipients) (“*User Content*”). Additionally, User profile information, including your first and last name, public email address, and other information you enter in connection with your profile may be displayed to Users and other Users to facilitate interaction within the Services.

**Unsolicited Information:** Please be advised that User Content and other unsolicited information you provide may be publicly accessible, such as product information and information you share in forums or comment sections. We also collect information through customer support communications, your communications to us of ideas for new services or modifications to existing services, and other unsolicited submissions, or any questions, comments, suggestions, ideas, feedback or other information about the Services (collectively, with publicly-accessible information, “*Unsolicited Information*”). By sending us Unsolicited Information, (a) you agree that we are under no obligation of confidentiality, expressed or implied, with respect to the Unsolicited Information; (b) you acknowledge that we may have something similar to the Unsolicited Information already under consideration or in development; (c) you agree that Supertab will be entitled to the unrestricted use and dissemination of the Unsolicited Information for any purpose, commercial or otherwise, without acknowledgment or compensation to you; (d) you represent and warrant that you have all rights necessary to submit the Unsolicited Information; (e) to the extent necessary, you hereby grant to Supertab and its affiliates a fully paid, royalty-free, perpetual, irrevocable, worldwide, non-exclusive, and fully transferable and sublicensable right (through multiple tiers) and license to use, reproduce, perform, display, distribute, adapt, modify, re-format, create derivative works of, and otherwise commercially or non-commercially exploit in any manner, any and all Unsolicited Information, and to sublicense the foregoing rights; and (f) you irrevocably waive, and cause to be waived, against Supertab, its affiliates, and its users any claims and assertions of any moral rights contained in such Unsolicited Information. This Unsolicited Information section shall survive any termination of your account or the Services.

You acknowledge and agree that Supertab and its affiliates may preserve Unsolicited Information, as well as User Content, and may also disclose your Unsolicited Information or User Content if required to do so by law or in the good-faith belief that such preservation or disclosure is reasonably necessary to (a) comply with legal process, applicable laws or government requests; (b) enforce these Terms of Service; (c) respond to claims that any User Content violates the rights of third parties; or (d) protect the rights, property, or personal safety of Supertab and its affiliates, their Users, or the public.

**Third-Party Communications:** If you use any feature of the Services that allows you to communicate with third parties (such as to refer a third party to the Services or to communicate with them), either by submitting third-party data to the Services or otherwise permitting the Services to automatically access third-party data in your possession, you acknowledge and agree that you have the

authority of the relevant third party for us to access and use the relevant third-party data and that you have notified these third parties and informed them how their information is collected and used by Supertab to provide the Services. We reserve the right to identify you as the person who has made the referral in any messages that are sent to them. We use third-party data to (a) contact such third party using the third-party data provided, and/or (b) provide you with an editable template message designed to facilitate communications between you and such third party through the Services. In addition to sending the foregoing communications we may also send reminders or related messages to you and to third parties on your behalf from time to time where permitted by applicable law. In each case, any such communication sent to third parties using third-party data will provide a means to “opt out” of receiving further communication of the same nature.

## 10. Promotions on the Platforms

You are not permitted to offer any contest, competition, reward, give-away, raffle, sweepstakes or similar activity (each, a “Promotion”) on or through the Services. If a Sponsor offers to match funds raised for another User through the Services, the offeror is solely responsible for providing those matching funds and for complying with any legal obligations associated with such a match. Supertab and/or its affiliates shall have no responsibility for providing such matching funds, ensuring that the intended party provides those funds, or ensuring any relevant legal obligations are met.

Regarding the matching of Contributions by Sponsors, such Sponsor shall be free to offer the matching of Contributions to all or selected Creators of his or her Collection for a certain period of time and/or for a specific amount of money (e.g., a Sponsor may offer to match all Contributions received by a Creator during a certain month or other time period on a dollar for dollar basis, or \$0.50 for every dollar of Contributions received). Creators who are offered the matching of Contributions by a Sponsor can either accept or reject such an offer.

## 11. Data Retention

You acknowledge that Supertab and its affiliates have no obligation to you to retain data relating to any account, Card, or the Services as provided to you. You acknowledge that Supertab and its affiliates reserve the right to delete data or to terminate accounts, Cards, or the Services at any time and for any reason, with or without notice, and without any liability to you or to any third party for any claims, damages, costs or losses resulting therefrom.

## 12. Prohibited Conduct

You are solely responsible for compliance with all applicable law in relation to your use of the Services. You are further solely responsible for all User Content that you upload, post, publish, display, transmit or otherwise use (hereinafter, “Upload”). You agree to fully cooperate with any request we make for evidence we deem necessary to verify your compliance with these Terms of Service.

The following are examples of User Content and/or use that is illegal or prohibited by Supertab. This list is not exhaustive and we reserve the right to remove any User Content, collection, or Card and/or investigate any User who, in our sole discretion, violates any of the terms or spirit of these Terms of Service. As we investigate your User Content we may consider all available material including but not limited to social media, related news, and any other information that we, in our sole discretion, deem relevant in our review. We further reserve the right, without limitation, to ban or disable your use of the Services, remove the offending User Content, suspend or terminate your account, stop payments to you, freeze or place a hold on Contributions, and report you to law enforcement authorities or otherwise take appropriate legal action including seeking restitution on behalf of ourselves and/or our users.

Without limiting the foregoing, you agree:

- a. not to use the Services to raise funds, create a collection or Card, or contribute to any other User or User with the implicit or explicit purpose of or involving:
  - (i.) the violation of any law, regulation, industry requirement, or third-party guidelines or agreements by which you are bound, including those of payment card providers and transaction processors that you utilize in connection with the Services;
  - (ii.) User Content or solicitations that are fraudulent, misleading, inaccurate, dishonest, or impossible;
  - (iii.) drugs, narcotics, steroids, controlled substances, pharmaceuticals or similar products or therapies that are either illegal, prohibited, or enjoined by an applicable regulatory body; legal substances that provide the same effect as an illegal

drug; or other products, medical practices, or any related equipment or paraphernalia that have been found by an applicable regulatory body to cause consumer harm;

- (iv.) knives, explosives, ammunition, firearms, or other weaponry or accessories;
  - (v.) annuities, investments, loans, equity or lottery contracts, lay-away systems, off-shore banking or similar transactions, money service businesses (including currency exchanges, check cashing or the like), pyramid schemes, "get rich quick schemes" (i.e., Investment opportunities or other services that promise high rewards), network marketing and referral marketing programs, debt collection or crypto-currencies;
  - (vi.) gambling, gaming and/or any other activity with an entry fee and a prize, including, but not limited to raffles, casino games, sports betting, fantasy sports, horse or greyhound racing, lottery tickets, raffle tickets, auctions and other ventures that facilitate gambling, games of skill or chance (whether or not it is legally defined as a lottery), promotions involving monetary rewards, including gift cards, or sweepstakes;
  - (vii.) User Content that we deem, in our sole discretion, to be in support of hate, violence, harassment, bullying, discrimination, terrorism, or intolerance of any kind relating to race, ethnicity, national origin, religious affiliation, sexual orientation, sex, gender or gender identity, or serious disabilities or diseases;
  - (viii.) activities with, in, or involving countries, regions, governments, persons, or entities that are subject to U.S. and other economic sanctions under applicable law, unless such activities are expressly authorized by the appropriate governmental authority;
  - (ix.) funding a ransom, human trafficking or exploitation, vigilantism, bribes or bounty;
  - (x.) offensive, graphic, perverse or sensitive content;
  - (xi.) publication or removal of User Content (such as mug shots), where the primary purpose of posting such User Content is to cause or raise concerns of reputational harm;
  - (xii.) counterfeit music, movies, software, or other licensed materials without the appropriate authorization from the rights holder;
  - (xiii.) products or services that directly infringe or facilitate infringement upon the trademark, patent, copyright, trade secrets, or proprietary or privacy rights of any third party;
  - (xiv.) any other activity that Supertab may deem in its sole discretion to be in support of individuals and/or entities associated with alleged financial crimes including but not limited to corruption, bribery, tax evasion, fraud, and activities of a similar nature; or
  - (xv.) any other activity that Supertab may deem in its sole discretion to be unacceptable.
- b. not to use the Services to transmit or otherwise upload any User Content that (i) infringes any intellectual property or other proprietary rights of any party; (ii) you do not have a right to upload under any law or under contractual or fiduciary relationships; (iii) contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment; (iv) poses or creates a privacy or security risk to any person; (v) constitutes unsolicited or unauthorized advertising, promotional materials, commercial activities and/or sales, "junk mail," "spam," "chain letters," "pyramid schemes," "contests," "sweepstakes," or any other form of solicitation; or (vi) in the sole judgment of Supertab or its affiliates, is objectionable or which restricts or inhibits any other person from using or enjoying the Services, or which may expose Supertab or its affiliates or its users to any harm or liability of any type;
- c. not to interfere with or disrupt servers or networks connected to the Services, or disobey any requirements, procedures, policies or regulations of networks connected to the Services;
- d. not to harvest, collect or publish personally identifiable information of others;
- e. not to raise funds for a minor without the express permission of the minor's guardian unless the funds are transferred into a trust account for the sole benefit of the minor;
- f. not to use the Services on behalf of a third party or post any personal data or other information about a third party, without the express consent of that third party;
- g. not to use another User's account or URL without permission, impersonate any person or entity, falsely state or otherwise misrepresent your affiliation with a person or entity, misrepresent a solicitation through the Services, or post User Content in any inappropriate category or areas on the Services;

- h. not create any liability for Supertab's and its affiliates or cause us to lose (in whole or in part) the services of our internet service provider(s), web hosting companies, or any other vendors or suppliers;
- i. not to engage in any conduct that, in Supertab's or its affiliates' sole judgment and discretion, restricts or inhibits any other User from using or enjoying the Services;
- j. not to interfere with or disrupt any servers or networks used to provide the Services or their respective features, or disobey any requirements of the networks Supertab or its affiliates use to provide the Services;
- k. not to gain unauthorized access to the Services, or any account, computer system, or network connected to these Services, by any unauthorized or illegal means;
- l. not to obtain or attempt to obtain any materials or information not intentionally made available through the Services;
- m. not to use the Services to post, transmit or in any way exploit any information, software or other material for commercial purposes, or that contains advertising, except that using the Services for fundraising activities in accordance with these Terms is expressly permitted;
- n. not access or interact with the service in whole or in part via bots, scripts, or other programmatic means.
- o. undertake any activity or engage in any conduct that is inconsistent with the business or purpose of the Services; or
- p. attempt to undertake indirectly any of the foregoing.

Additionally, with respect to all transactions you make or accept through the Services, you agree:

- a. not to make or accept any transactions that you know or suspect to be erroneous, suspicious or fraudulent;
- b. not to use the Services in or for the benefit of a country, organization, entity, or person embargoed or blocked by any government, including those on sanctions lists identified by the United States Office of Foreign Asset Control (OFAC);
- c. to maintain reasonable and standard security measures to protect any information transmitted and received through the Services, including without limitation by adhering to any security procedures and controls required by Supertab from time to time;
- d. to maintain a copy of all electronic and other records related to transactions made through the Services as necessary for Supertab or its affiliates to verify compliance with these Terms of Service, and make such records available to Supertab upon our request. For clarity, the foregoing does not affect or limit your obligations to maintain documentation as required by applicable laws, rules, regulations, or governmental authority; and
- e. at Supertab's or its affiliates' request, including without limitation in case of investigations by Supertab or its affiliates, a payment processing partner, or a regulatory or governmental authority, to fully cooperate in the auditing of such records, investigation of the relevant circumstances and remedy of any uncovered violation or wrongdoing.

Supertab or its affiliates reserve the right to refuse, condition, or suspend any transactions that it believes in its sole discretion may violate the Terms of Service or harm the interests of our Users, business partners, the public, or Supertab, or that expose you, Supertab or its affiliates, or others to risks unacceptable to us. We may share any information related to your use of the Services with the appropriate financial institution, regulatory authority, or law enforcement agency consistent with our legal obligations. This information may include information about you, your account, your contributors, and any transactions made through or in connection with your use of the Services.

### 13. User Accounts; Withdrawals

**Account Holds:** From time to time, Supertab or its affiliates may, in its sole discretion, place a hold on a User's account (a "*Hold*"), restricting withdrawals of payments received by a User ("*Withdrawals*"), initiate a reverse ACH transfer, secure reserves, or take similar actions to protect its interests and those of its Users. Some of the reasons that we may take such actions include, but are not necessarily limited to, the following: (i) if we have reason to believe (in our sole discretion) that information provided by a User is false, misleading, or fraudulent, or that funds are being used in a prohibited manner, (ii) if the funds available (as determined by Supertab or its affiliates in its sole discretion) should be provided directly to a person other than a particular User (such as a legal beneficiary or person entitled by law to act on behalf of such User), (iii) if we have reason to believe that a User has violated these Terms of Service, (iv) if Supertab or its affiliates determines that a User is colluding with others to engage in fraudulent activity, (v) if



we have reason to believe (in our sole discretion) that there may be suspicious or fraudulent transaction activity, or (vi) if required in order to comply with a court order, subpoena, writ, injunction, or as otherwise required under applicable laws and regulations.

**Withdrawing Contributions:** While Supertab strives to make Withdrawals available to you on a periodic basis (monthly or as otherwise agreed with you), you acknowledge and agree that Withdrawals may not be available to you for use immediately, that Supertab does not guarantee that Withdrawals will be available to you within any specific time frame, and that Supertab expressly disclaims any and all responsibility for any delay or inability to access and use Withdrawals at any specified time, and any consequences arising from such delay or inability. Users, are responsible for ensuring that the information they provide to Supertab in order to process a Withdrawal, including bank account information, is accurate and up to date. Supertab may, at any time, for any reason, without notice, and in its sole discretion, offer or issue a refund with or without consulting with Users, which may comprise the entire amount of Contributions received. Supertab and its affiliates are not liable to Users or any third party for any claims, damages, costs, losses, or other consequences caused by Supertab issuing refunds, including, but not limited to transaction or overdraft fees.

#### 14. Special Notice for International Use; Export Controls

Software (defined below) available in connection with the Services and the transmission of applicable data, if any, may be subject to export controls and economic sanctions laws of the United States or other jurisdictions. No Software may be downloaded from the Services or otherwise exported or re-exported in violation of such export control and economic sanctions laws. Downloading or using the Software is at your sole risk. Recognizing the global nature of the Internet, you agree to comply with all local rules and laws regarding your use of the Services, including as it concerns online conduct and acceptable content.

#### 15. Intellectual Property Rights

**Services Content, Software and Trademarks:** You acknowledge and agree that the Services may contain content or features (“*Services Content*”) that are protected by copyright, patent, trademark, trade secret or other proprietary rights and laws. Except as expressly authorized by Supertab or its affiliates, you agree not to modify, copy, frame, scrape, rent, lease, loan, sell, distribute or create derivative works based on the Services, the Services Content, in whole or in part, except that the foregoing does not apply to your own User Content that you legally upload to the Services. In connection with your use of the Services you will not engage in or use any data mining, spiders, robots, scraping or similar data gathering or extraction methods. If you are blocked by Supertab or its affiliates from accessing the Services (including by blocking your IP address), you agree not to implement any measures to circumvent such blocking (e.g., by masking your IP address or using a proxy IP address). Any use of the Services or the Services Content other than as specifically authorized herein is strictly prohibited. The technology and software underlying the Services or distributed in connection therewith are the property of Supertab or its affiliates, our affiliates and our partners (the “*Software*”). You agree not to copy, modify, create a derivative work of, reverse engineer, reverse assemble or otherwise attempt to discover any source code, sell, assign, sublicense, or otherwise transfer any right in the Software. Any rights not expressly granted herein are reserved by Supertab or its affiliates.

The Supertab and Contribute.to names and logos are trademarks and service marks of Supertab AG or its affiliates (collectively the “*Trademarks*”). Other company, product, and service names and logos used and displayed via the Services may be trademarks or service marks of their respective owners, who may or may not endorse or be affiliated with or connected to Supertab. Nothing in these Terms of Service or the Services should be construed as granting, by implication, estoppel, or otherwise, any license or right to use any of the Trademarks displayed on the Services, without our prior written permission in each instance. All goodwill generated from the use of the Trademarks will inure to our exclusive benefit.

**Third-Party Material:** Under no circumstances will Supertab or its affiliates be liable in any way for any content or materials of any third parties (including Users if applicable) or any User Content (including, but not limited to, for any errors or omissions in any User Content), or for any loss or damage of any kind incurred as a result of the use of any such User Content. You acknowledge that Supertab or its affiliates do not pre-screen User Content, but that Supertab or its affiliates and their respective designees will have the right (but not the obligation) in their sole discretion to refuse, remove, or allow any User Content that is available via the Services at any time and for any reason, with or without notice, and without any liability to you or to any third party for any claims, damages, costs or losses resulting therefrom.

**User Content:** With respect to the User Content, you represent and warrant that you own all right, title and interest in and to, or otherwise have all necessary rights and consents to (and to allow others to) fully exploit, such User Content, including, without limitation, as it concerns all copyrights, trademark rights and rights of publicity or privacy related thereto. By uploading, sharing, providing, or otherwise making available any User Content, or any portion thereof, in connection with the Services, you hereby grant

and will grant Supertab and its affiliates and users a nonexclusive, worldwide, royalty free, fully paid up, transferable, sublicensable, perpetual, irrevocable license to copy, display, upload, perform, distribute, store, modify and otherwise use your User Content in connection with the operation of the Services or the promotion, advertising or marketing thereof, in any form, medium or technology now known or later developed. Without limiting the foregoing, if any User Content contains your name, image or likeness, you hereby release and hold harmless Supertab and its affiliates and their contractors and employees, from (i) all claims for invasion of privacy, publicity or libel, (ii) any liability or other claims by virtue of any blurring, distortion, alteration, optical illusion, or other use or exploitation of your name, image or likeness, and (iii) any liability for claims made by you (or any successor to any claim you might bring) in connection with your User Content, name, image or likeness. You waive any right to inspect or approve any intermediary version(s) or finished version(s) of the results of the use of your User Content (including your name, image or likeness). Further, if any person (other than you) appears in your User Content, you represent and warrant that you have secured all necessary licenses, waivers and releases from such person(s) for the benefit of Supertab and its affiliates in a manner fully consistent with the licenses, waivers and releases set forth above. You further acknowledge that your participation in the Services and submission of User Content is voluntary and that you will not receive financial compensation of any type associated with the licenses, waivers, and releases set forth herein (or Supertab's or its affiliates' exploitation thereof), and that the sole consideration for subject matter of this agreement is the opportunity to use the Services.

We do not guarantee that any Services Content will be made available through the Services. We reserve the right to, but do not have any obligation to, (i) remove, edit or modify any Services Content or User Content, in our sole discretion, at any time, without notice to you and for any reason (including, but not limited to, upon receipt of claims or allegations from third parties or authorities relating to such Services Content or User Content, or if we are concerned that you may have violated these Terms of Service), or for no reason at all and (ii) to remove or block any Services Content or User Content from the Services.

**Copyright Complaints:** Supertab respects the intellectual property of others, and we ask our Users to do the same. If you believe that your work has been copied in a way that constitutes copyright infringement, or that your intellectual property rights have been otherwise violated, you should notify Supertab of your infringement claim in accordance with the procedure set forth below.

Supertab will process and investigate notices of alleged infringement and will take appropriate actions under the Digital Millennium Copyright Act ("DMCA") and other applicable intellectual property laws with respect to any alleged or actual infringement. A notification of claimed copyright infringement should be emailed to Supertab's Copyright Manager at [report@supertab.co](mailto:report@supertab.co) (Subject line: "DMCA Takedown Request"). You may also contact us by mail at: Copyright Manager, Supertab, Inc., 450 Lexington Ave, New York, NY 10017.

**Counter-Notice:** If you believe that your User Content that was removed (or to which access was disabled) is not infringing, or that you have the authorization from the copyright owner, the copyright owner's agent, or pursuant to the law, to upload and use the content in your User Content, you may send a written counter-notice containing the following information to the above-listed Copyright Manager:

- identification of the content that has been removed or to which access has been disabled and the location at which the content appeared before it was removed or disabled;
- a statement that you have a good-faith belief that the content was removed or disabled as a result of mistake or a misidentification of the content; and
- your name, address, telephone number, and email address, and a statement that you will accept service of process from the person who provided notification of the alleged infringement;
- your physical or electronic signature.

If a counter-notice is received by the Copyright Manager, Supertab will send a copy of the counter-notice to the original complaining party, informing that person that it may replace the removed content or cease disabling it in 10 business days. Unless the copyright owner files an action seeking a court order against the content provider or User, the removed content may be replaced, or access to it restored, in 10 to 14 business days or more after receipt of the counter-notice, at our sole discretion.

**Repeat Infringer Policy:** In accordance with the DMCA and other applicable law, Supertab has adopted a policy of terminating, in appropriate circumstances and at Supertab's or its affiliates' sole discretion, Users who are deemed to be repeat infringers. Supertab or its affiliates may also at its sole discretion limit access to or terminate the Services and/or terminate the memberships of any Users who infringe any intellectual property rights of others, whether or not there is any repeat infringement.

## 16. Third Party Websites/Services

The Services, Users, or third parties may provide or facilitate links, tools, widgets or other features that allow Users to access other sites, services and resources provided by third parties (collectively, "*Third Party Resources*"). Supertab and its affiliates have no control over such Third Party Resources or any products, services or content made available through or by such Third Party Resources, or the business practices of the third parties providing such Third Party Resources, and Supertab and its affiliates are not responsible for and do not endorse such Third Party Resources or the products, services or content made available thereby. You acknowledge that Supertab and its affiliates are not responsible or liable for the content, functions, accuracy, legality, appropriateness or any other aspect of such Third Party Resources. You further acknowledge and agree that Supertab and its affiliates will 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 content, events, goods or services available on or through any such Third Party Resources. Any dealings you have with third parties found while using the Services are between you and the third party and may be subject to additional terms provided by the third party, which you agree to by using such Third Party Resources.

## **17. Indemnity and Release**

You agree to release, indemnify on demand and hold Supertab and its affiliates and their officers, employees, directors and agents harmless from any and all losses, damages, expenses, including reasonable attorneys' fees, costs, awards, fines, damages, rights, claims, actions of any kind and injury (including death) arising out of or relating to your use of the Services, your connection to the Services, your violation of these Terms of Service or your violation of any rights of another. You agree that Supertab has the right to conduct its own defense of any claims at its own discretion, and that you will indemnify Supertab for the costs of its defense (including, but not limited to attorney's fees.)

If you are a California resident, you waive California Civil Code Section 1542, which says: "A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release, and that if known by him or her would have materially affected his or her settlement with the debtor or released party." If you are a resident of another jurisdiction—in or outside of the United States—you waive any comparable statute or doctrine.

## **18. Disclaimer of Warranties**

YOUR USE OF THE SERVICES IS AT YOUR SOLE RISK. THE SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. SUPERTAB AND ITS AFFILIATES EXPRESSLY DISCLAIM AND EXCLUDE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ALL WARRANTIES, CONDITIONS AND REPRESENTATIONS OF ANY KIND, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT.

SUPERTAB AND ITS AFFILIATES MAKE NO WARRANTY OR CONDITION THAT (I) THE SERVICES WILL MEET YOUR REQUIREMENTS, (II) THE SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, (III) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE SERVICES WILL BE ACCURATE OR RELIABLE, OR (IV) THE QUALITY OF ANY PRODUCTS, SERVICES, INFORMATION, OR OTHER MATERIAL PURCHASED OR OBTAINED BY YOU THROUGH THE SERVICES WILL MEET YOUR EXPECTATIONS.

## **19. Limitation of Liability**

YOU EXPRESSLY UNDERSTAND AND AGREE THAT, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, NEITHER SUPERTAB NOR ITS AFFILIATES WILL BE LIABLE FOR ANY (A) INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES, (B) DAMAGES FOR LOSS OF PROFITS, (C) DAMAGES FOR LOSS OF GOODWILL, (D) DAMAGES FOR LOSS OF USE, (E) LOSS OR CORRUPTION OF DATA, OR (F) OTHER INTANGIBLE LOSSES (EVEN IF SUPERTAB HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), WHETHER BASED ON CONTRACT, TORT, NEGLIGENCE, STRICT LIABILITY OR OTHERWISE, RESULTING FROM (I) THE USE OR THE INABILITY TO USE THE SERVICES; (II) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS AND SERVICES RESULTING FROM ANY GOODS, DATA, INFORMATION OR SERVICES PURCHASED OR OBTAINED OR MESSAGES RECEIVED OR TRANSACTIONS ENTERED INTO THROUGH OR FROM THE SERVICES; (III) ANY PROMOTIONS AND RELATED REWARDS (INCLUDING MATCHING OF CONTRIBUTIONS), IF ANY, MADE AVAILABLE THROUGH THE SERVICES; (IV) UNAUTHORIZED ACCESS TO OR ALTERATION OF YOUR TRANSMISSIONS, CONTENT, OR DATA; (V) STATEMENTS OR CONDUCT OF ANY THIRD PARTY ON THE SERVICES; OR (VI) ANY OTHER MATTER RELATING TO THE SERVICES. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW. IN NO EVENT WILL SUPERTAB'S TOTAL LIABILITY TO YOU FOR ALL DAMAGES, LOSSES (INCLUDING CONTRACT, NEGLIGENCE, STATUTORY LIABILITY OR OTHERWISE) OR CAUSES OF ACTION

EXCEED THE AMOUNT YOU HAVE PAID SUPERTAB IN THE LAST SIX (6) MONTHS, OR, IF GREATER, ONE HUNDRED DOLLARS (\$100).

SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, SOME OF THE LIMITATIONS SET FORTH ABOVE MAY NOT APPLY TO YOU. IF YOU ARE DISSATISFIED WITH ANY PORTION OF THE SERVICES OR WITH THESE TERMS OF SERVICE, YOUR SOLE AND EXCLUSIVE REMEDY IS TO DISCONTINUE USE OF THE SERVICES.

## 20. Modifications to Services

Supertab reserves the right to modify, suspend or discontinue, temporarily or permanently, the Services (or any part thereof) at any time and for any reason, with or without notice, and without any liability to you or to any third party for any claims, damages, costs, or losses resulting therefrom.

## 21. Termination

You agree that Supertab, in its sole discretion, may suspend or terminate your account (or any part thereof) or your access to the Services and remove and discard any User Content or data at any time and for any reason, with or without notice, and without any liability to you or to any third party for any claims, damages, costs or losses resulting therefrom.

## 22. User Disputes

You agree that you are solely responsible for your interactions with any other User in connection with the Services and Supertab will have no liability or responsibility with respect thereto. Supertab reserves the right, but has no obligation, to become involved in any way with disputes between you and any other User relating to the Services.

## 23. Miscellaneous

**Entire Agreement.** These Terms of Service constitute the entire agreement between you and Supertab and govern your use of the Services, superseding any prior agreements between you and Supertab with respect to the Services. You also may be subject to additional terms of service that may apply when you use affiliate or third-party services, third-party content or third-party software.

**Governing Law.** These Terms of Service will be governed by the laws of the State of New York without regard to its conflict of law provisions.

**Jurisdiction.** With respect to any disputes or claims, you and Supertab agree to submit to the personal and exclusive jurisdiction of the state and federal courts located within New York County, New York.

**Waiver of Rights.** The failure of Supertab to exercise or enforce any right or provision of these Terms of Service will not constitute a waiver of such right or provision.

**Severability.** If any provision of these Terms of Service is found by a court of competent jurisdiction to be (or are otherwise) invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of these Terms of Service remain in full force and effect.

**Claims.** You agree that regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to use of the Services or these Terms of Service must be filed within one (1) year after such claim or cause of action arose or be forever barred.

**Assignment.** You may not assign these Terms of Service without the prior written consent of Supertab, but Supertab may assign or transfer these Terms of Service, in whole or in part, without restriction. Supertab may, at any time, assign our rights or delegate our obligations hereunder without notice to you in connection with a merger, acquisition, reorganization or sale of equity or assets, or by operation of law or otherwise.

**Heading.** The section titles in these Terms of Service are for convenience only and have no legal or contractual effect.

**Notices.** Notices to you may be made via either email or regular mail. The Services may also provide notices to you of changes to these Terms of Service or other matters by displaying notices or links to notices generally on the Platforms.

**Force Majeure.** Supertab shall not be liable for any delay or failure to perform resulting from causes outside its reasonable control, including, but not limited to, acts of God, war, terrorism, riots, embargos, acts of civil or military authorities, fire, floods, epidemics, pandemics, accidents, strikes or shortages of transportation facilities, fuel, energy, labor or materials.

## **24. Privacy Policy**

At Supertab, we respect the privacy of our Users. For details please see our [Privacy Policy](#). By using the Services, you consent to our collection and use of personal data as outlined therein. If you are in Europe or California, by using the Services, you acknowledge Supertab's and its affiliates' collection and use of personal information as described in the [Privacy Policy](#).

## **25. Questions? Concerns? Suggestions?**

Please visit our [websites](#) to learn more about the [Contribute.to](#) and/or [Supertab](#) platforms or [contact us](#).

# Supertab Inc. Terms of Service

## Attachment 1: Supertab Code of Conduct

### VALUES & ATTITUDE

Showing respect for other people is a core value for Supertab. We encourage and support the diversity of our team and believe that through this diversity we become a better company and deliver a better product. We are committed to a fair workplace and a just community.

Supertab is committed to freedom of expression and freedom of the press, as both are essential for democratic decision-making. As a technology partner, Supertab works with customers and partners from across the political spectrum, so long as they respect human rights and recognize and maintain our democratic values. The opinions and content of our partners and customers do not necessarily reflect the opinion of Supertab.

Data protection and the privacy of our users, customers, partners and employees is important to us: we work on the principle of "Privacy First" and comply with the EU's General Data Protection Regulation and other data protection laws. Additional information on Supertab's data protection can be found in our [Privacy Policy](#) as well as on our website. If you have further questions, please contact [privacy@supertab.co](mailto:privacy@supertab.co).

### UNACCEPTABLE CONTENT & SERVICES

Supertab does not work with partners and customers who offer content or services from the categories below. If Supertab is subsequently informed that partners or customers offer content or services that fail to comply with these guidelines, we reserve the right to terminate the contractual relationship with immediate effect. In addition to the restrictions on content set forth in the Terms and Conditions, the distribution of content, products and services from the following areas is not permitted:

1. **Illegal content in any form:** Supertab will not work with partners engaged in any unlawful purpose or in furtherance of illegal activities. This prohibition includes selling, buying, or facilitating transactions in illegal goods or services. It also includes certain types of regulated goods or services, including services for the benefit of any country or entity embargoed by any government, including the United States Office of Foreign Asset Control.
2. **Human rights violations and hate speech:** Content and services that are hostile towards democratic freedoms, constitute or call for human rights violations or promote statements and actions that are hostile to democracy, or that insult, defame or endanger individuals or groups of individuals, including on the basis of race, color, gender, sexual orientation, national origin, age, or religious affiliation.
3. **Harassment, abusive behavior and violence:** Content and services that harass a person in a targeted manner or incite other people to do so; content and services that threaten or glorify violence against self, a person or group of people or that promote terrorism or extremism.
4. **Content harmful to minors in general:** Content and services which may endanger the safety of minors or lead to a threat to the safety of minors.
5. **Pornography and adult content:** Content and services of a pornographic or adult nature including text, video and imagery. This also includes representations of and the sale of erotic accessories.
6. **Gambling:** Any form of gambling.
7. **Money transfer transactions or foreign exchange trading, including option contracts, prepaid services and crowdfunding:** All offers and services that relate to the business of transferring money, unless Supertab has provided explicit consent.
8. **Pharmaceutical and medical products and services, and online pharmacies in general:** Distribution of pharmaceutical products and pharmaceutical content without explicit consent of Supertab.
9. **Alcohol and Drugs:** Distribution of any form of alcohol or drugs, including tobacco.
10. **Green Card Services:** Distribution of services related to the acquisition of green cards or other visas.
11. **Horoscopes or other similar services:** Horoscopes or other services that claim to predict the future.
12. **Political parties:** Content and services from political parties or candidates for public office.
13. **Weapons:** Distribution of weapons or content glorifying weapons.
14. **Affiliate Networks:** Affiliate network sales are only allowed after special examination and explicit approval by Supertab.
15. **Other:** Materials that Supertab, in its sole discretion, determines to be inappropriate.

If you have any questions regarding the Supertab policies and values, please feel free to contact us at [support@supertab.co](mailto:support@supertab.co)