

Terms of Use

1. Introduction

SuperXGirls.com was created to facilitate connections between users and service providers through an online platform. We provide a service that allows providers to showcase their services and simplifies the search process for users, including contact details posted on the SuperXGirls.com website.

These Terms of Use constitute a legally binding agreement between all users of the platform, including service providers, and the administration of SuperXGirls. By using the platform, you agree to comply with these Terms. If you do not agree to the Terms, please refrain from using the platform.

Key Provisions:

1.1. Registering an account on SuperXGirls.com signifies your acceptance of the following:

- Age restrictions: You must be at least 18 years old (or 21, depending on the laws of your country) to register as a service provider or user.
- Assumption of full responsibility for the use of the platform on any device, regardless of ownership.
- Compliance with all applicable laws and these Terms.

1.2. The SuperXGirls platform provides only the technical means for interaction between users and service providers and is not a party to any transactions or agreements between them.

2. Definitions

- Advertisement — any listing on the Platform created by a Provider.
- Provider — any individual or company whose Services are advertised on the Platform.
- Platform — the SuperXGirls online platform, including the primary domain SuperXGirls.com, all domains and subdomains, web applications, chatbots associated with this domain, as well as mobile or tablet applications managed by SuperXGirls.com.
- Platform Services — services provided by SuperXGirls to clients and providers.
- Platform Services Agreement — a binding agreement between SuperXGirls and providers for the allocation of advertising space to display advertisements on the Platform.
- Subscription — a contract for periodic payments made by providers to SuperXGirls in exchange for advertising space.
- Subscription Fee — the fee paid by providers to SuperXGirls for subscriptions under these Terms.
- Terms — these Terms of Use.

3. User Terms

3.1. Before contacting Providers, a User must register an account through the Platform. The User is responsible for all actions and security related to their account.

3.2. Account registration constitutes acceptance of the Privacy Policy, Cookie Policy, and these Terms.

The User must also provide the following information:

- Name;
- Contact email address.

3.3. Users may modify their data and preferences at any time in the "My Account" section of the Platform.

3.4. SuperXGirls reserves the right to contact the User via email or other means, to which the User expressly consents.

3.5. When contacting a Provider, the User agrees that their personal data will be shared with that Provider. All data is processed in accordance with the Privacy Policy.

3.6. All contractual matters related to the provision of a Provider's Services are resolved directly between the User and the Provider. The User must independently verify the safety and legality of the Provider's Services.

3.7. User Obligations

The User agrees to:

- Refrain from using the Platform for any form of illegal activity, including prostitution, human trafficking, and other unlawful acts;
- Adhere to decency standards set by SuperXGirls administration;
- Ensure the Provider is of legal age and immediately cease contact and notify the administration if there is suspicion otherwise;
- Report any instances of coercion or exploitation of Providers to the administration;
- Discontinue contact with any Provider who expresses unwillingness to continue interaction.

3.8. Violation of these obligations may result in:

- Immediate deletion of the User's account and potential permanent ban from the Platform;
- Notification of relevant authorities at the discretion of SuperXGirls administration.

3.9. SuperXGirls administration reserves the right to terminate a User's access to the Platform for violations of these Terms or if the User's actions harm the Platform's reputation or other users.

3.10. In the event of access termination, the User may be billed for compensation of costs associated with the violation of these Terms.

4. Provider Terms

4.1. To become a Provider, you must first register an account through the Platform. After registration, we will review your application and may request additional information, including:

- Name;
- Company name (if applicable);
- Proof of age and identity (e.g., a photo with a valid ID).

4.2. If registering on behalf of a company, you confirm that:

- You have all necessary authority and rights to grant the licenses specified in these Terms;
- You are authorized to bind the company to these Terms, which constitute the entire agreement between us regarding your use of the Services.

4.3. Providers are permitted to upload content to the Platform via their account. By uploading content, the Provider grants SuperXGirls a perpetual, irrevocable, worldwide, non-exclusive, royalty-free, and fully sublicensable license to use this content for marketing purposes.

5. Provider Responsibilities

5.1. The Provider represents and warrants that:

- They and all individuals appearing in any content are of legal age (21 or 18, depending on the jurisdiction);
- Only they or verified SuperXGirls Providers appear in the content;
- They possess all necessary rights and licenses to publish the content;
- They will not misuse Users' personal data or send unsolicited messages;
- They will promptly respond to requests from SuperXGirls administration;
- They will refrain from using threatening or inappropriate language when communicating with Users or the administration.

5.2. The Provider shall indemnify SuperXGirls for any losses arising from:

- Breach of the warranties in Section 6.1;
- Negligence or failure to fulfill obligations;
- Any damage to SuperXGirls' reputation due to non-compliance with these Terms;
- Claims by Users or third parties related to the Provider's Services.

5.3. SuperXGirls reserves the right to suspend or terminate a Provider's access to the Platform for violations of these Terms or receipt of more than two complaints from Users.

5.4. These Terms do not establish an employment relationship between the Provider and SuperXGirls.

6. Platform Services

Descriptions of Platform Services are posted on the Platform, in marketing emails, or other forms of advertising provided by us. All descriptions are illustrative only and not exhaustive.

We reserve the right to modify Platform Services as necessary or beneficial. Such changes may be made to comply with applicable laws, regulatory requirements, security standards, or to implement technical adjustments and improvements aimed at optimizing user experience.

7. Intellectual Property and Use of Materials

We own or are licensed to all intellectual property rights on our Platform and its published materials. These works are protected by copyright laws and international treaties. All rights are reserved.

"SuperXGirls" is an unregistered trademark. Users and third parties may not reproduce or use our trademark for any purpose without prior written consent.

You are permitted to:

- Draw attention to the content on our Platform within your organization, provided our status (and that of any credited authors) as the creators of the content is always acknowledged.

You are prohibited from:

- Modifying printed or digital copies of any materials downloaded from the Platform;
- Using illustrations, photos, videos, audio, or graphics separately from accompanying text;

- Using any part of the Platform's content for commercial purposes without a license from us or our licensors.

If you print, copy, or download any part of the Platform in breach of these Terms, your right to use the Platform will cease immediately. Upon our request, you must return or destroy any copies of the materials you have made.

8. Viruses and Maintenance

We do not guarantee that our Platform is free from errors, viruses, trojans, or other destructive elements. We also do not guarantee compatibility with your hardware.

We are not liable for damage caused by viruses, denial-of-service attacks, or other harmful events affecting your equipment, software, data, or other resources due to Platform use, downloading content, or interacting with linked sites.

You are responsible for configuring your IT systems and software for secure Platform access. Antivirus software is recommended.

We reserve the right to temporarily suspend the Platform with or without notice for maintenance, repairs, or updates to its content, features, or functionality.

9. Third-Party Links

If our Platform contains links to third-party sites or resources, these links are provided for informational purposes only. We do not endorse or control the content of these sites and are not responsible for their availability or materials.

10. Force Majeure

If a party fails to fulfill obligations due to circumstances beyond its reasonable control:

- The party must notify the other party as soon as possible;
- Obligations will be suspended to the extent reasonable, provided the party takes all reasonable steps to minimize consequences.

A party is not liable for non-performance it could not reasonably avoid. This does not affect User rights regarding service provision, including cancellation rights.

11. Privacy

Your privacy is our priority. We respect your privacy and comply with the General Data Protection Regulation (GDPR) when processing your personal data.

If you provide personal data for service provision, we commit to:

- Specifying the purposes of data collection at or before the time of collection;
- Processing data solely for the stated purposes;
- Respecting your rights regarding your data;
- Implementing technical and organizational measures to protect your data.

For privacy-related questions or complaints, please contact us.

12. Prohibited Use of the Platform

You may not use the Platform for:

- Any purpose that harms the Platform or interferes with others' use;
- Illegal or fraudulent activities;
- Sending unsolicited marketing materials (spam);
- Malicious, unlawful, offensive, harassing, threatening, or harmful actions;
- Deliberately spreading viruses or harmful materials;
- Unauthorized access to the Platform, its servers, or connected databases;
- Creating, transmitting, or storing unauthorized copies of copyrighted content.

13. Limitation of Liability

We provide only the Platform Services and are not liable for Services provided by Providers. For clarity: SuperXGirls sells advertising space by publishing Provider listings and is not an escort agency. We are not responsible for the content or actions of third-party websites or Providers accessed via links, email, or phone from this Platform.

14. Dispute Resolution

We aim to avoid disputes. Complaints will be handled as follows:

- Parties must contact us to seek resolution. We will propose a solution within 5 business days.

Liability Limitations:

- We are not liable for unforeseeable losses. Losses are foreseeable if they were obvious or known at the time of agreement.
- To the fullest extent permitted by law, we exclude liability for indirect, consequential, economic, reputational, or punitive damages arising from Platform use.
- For Providers, our total liability is limited to the amount paid for our services.

The Platform and its Services are provided "as is" without warranties of merchantability, fitness for purpose, or non-infringement.

Providers agree to indemnify SuperXGirls for all reasonable expenses, including legal costs, arising from claims related to their use of the Platform, except where such claims result from SuperXGirls' actions or omissions.

15. General Provisions

These Terms may be periodically amended. Revised Terms take effect upon publication on the Platform. Users must review the Terms regularly to stay informed of updates. Changes are not retroactive unless agreed in writing by the User and a senior SuperXGirls officer.

These Terms constitute the entire agreement between the parties and supersede all prior discussions or agreements.

No third party may enforce or rely on any provision of these Terms.

If any provision is found invalid, illegal, or unenforceable, it will be severed to the extent necessary, leaving the remaining provisions valid and enforceable.