



Advertiser or Media (as applicable) mutually agreed media plan or insertion order (collectively, the "IO") with StellarMobi Limited ("StellarMobi") adopted the AAAA/IAB Standard Terms and Conditions for Internet Advertising for Media Buys One Year or Less version 3.0 available at www.iab.com (the "IAB Terms") Capitalized terms not defined herein will have the meaning as set forth in the IAB Terms. In addition, the following terms will apply and, in any case of conflict with the IAB Terms, will control:

Payments will be sent to Media Net30 upon invoice unless otherwise agreed upon.

All numbers to be confirmed by the 15th of the following month. The following may apply; (a) a notification will be sent regarding any campaigns placed "ON HOLD" status, deeming unpayable until final confirmation.

Media hereby acknowledges that Advertiser may refuse to pay for (a) any ad fraud which Advertiser proves (based on the developer's or agency's tracking platform) as fraudulent, deceptive or invalid under reasonable grounds of fraud for up to ninety days prior to current month which in but not excluding or (b) any ad display not in accordance with the terms and conditions agreed between the parties in the IO.

Each party will be responsible, as required under applicable law, for identifying and paying all taxes and other governmental fees and charges (and any penalties, interest, and other additions thereto) that are imposed on that party upon or with respect to the transactions and payments under this IO. All payments made by StellarMobi under this IO will be made free and clear of any withholding or deduction for taxes. All parties agree to split wire fees. Advertisers will cover their own transaction fee as well as Media.

Media shall not distribute any ads under this AGREEMENT to any media which includes any of (a) sexually explicit material, (b) religious contents, (c) violence, (d) bullying, (e) hate speech, (f) impersonation, (g) infringement of intellectual property





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rights, (i) illegal Activities, (j) malicious products or (k) any deceptive or immoral behavior.

In the event of any inconsistency between the terms of an IO and these Terms, the terms will prevail. No modification of these Terms will be binding unless in writing and signed by both parties. If any provision herein is held to be unenforceable, the remaining provisions will remain the remaining provisions will continue in full force without being impaired or invalidated in any way in full force and effect.

All rights and remedies hereunder are cumulative. writing and signed by both parties. If any provision herein is held to be unenforceable, the remaining provisions will remain in full force and effect. All rights and remedies hereunder are cumulative.

