

TERMS & CONDITIONS BRIDGE FOR BILLIONS

AT PRESENT BRIDGE FOR BILLIONS GIVES THE USER (ENTREPRENEUR, MENTOR, or ADMIN) ACCESS TO ITS SUBSCRIPTION-BASED WEB APPLICATION [HTTP://INCUBATION.BRIDGEFORBILLIONS.ORG](http://incubation.bridgeforbillions.org) AS ENTREPRENEUR, MENTOR, or ADMIN, RESPECTIVELY. IT WILL BE USED MAINLY FOR BUSINESS DEVELOPMENT PURPOSE, OFFERING THE USER AN ONLINE INCUBATION EXPERIENCE THAT CORRESPONDS TO THE PROGRAM ENTERED OR PLAN PURCHASED.

AGREEING ON THESE TERMS AND CONDITIONS MEANS ACKNOWLEDGING AND ACCEPTING THAT THEY GOVERN THE USER'S USE OF THE WEB APPLICATION OF BRIDGE FOR BILLIONS. WE EXPRESSLY RESERVE THE RIGHT TO UPDATE THIS POLICY AT ANY TIME AND WITHOUT NOTICE. YOU CAN REVIEW THE MOST CURRENT VERSION OF THESE TERMS & CONDITIONS AND PRIVACY POLICY AT ANY TIME AT [HTTP://BRIDGEFORBILLIONS.ORG](http://bridgeforbillions.org)

CONFIDENTIALITY

A - GENERAL RULE

SOME OF THE MOST COMMON QUESTIONS WE GET ASKED ARE ABOUT THE OWNERSHIP, PRIVACY, AND SECURITY OF CONTENT SUBMITTED ON THE APP FOR A NEW VENTURE. TO BE CLEAR, IF YOU ADD CONTENT ABOUT A VENTURE OF YOURS, THAT CONTENT - AT ALL TIMES AND FOR ANY/ALL STEPS OF THE FRAMEWORK - IS OWNED BY YOU AND PROTECTED BY INDUSTRY-STANDARD WEB HOSTING AND SECURITY PRACTICES. HOWEVER, IF YOU HAVE GIVEN SHARING PERMISSIONS TO BRIDGE FOR BILLIONS VIA YOUR SETTINGS, THE SPECIFIED INFORMATION MAY BE USED.

BRIDGE FOR BILLIONS AGREES NOT TO DISCLOSE TO OR BY THIRD PARTIES ANY CONFIDENTIAL INFORMATION OBTAINED FROM EITHER PARTY (ENTREPRENEUR OR MENTOR), UNLESS REQUIRED TO DO SO BY LAW. WE MAY DISCLOSE SUCH INFORMATION TO RESPOND TO SUBPOENAS, COURT ORDERS, OR LEGAL PROCESS, OR TO ESTABLISH OR EXERCISE OUR LEGAL RIGHTS OR DEFEND AGAINST LEGAL CLAIMS. WE MAY ALSO SHARE SUCH INFORMATION IF WE BELIEVE IT IS NECESSARY IN ORDER TO INVESTIGATE, PREVENT, OR TAKE ACTION REGARDING ILLEGAL ACTIVITIES, SUSPECTED FRAUD, SITUATIONS INVOLVING POTENTIAL THREATS TO THE PHYSICAL SAFETY OF ANY PERSON, OR AS OTHERWISE REQUIRED BY LAW. WE MAY ALSO PROVIDE AGGREGATED, NON-PERSONAL, SUMMARY OR GROUP STATISTICS ABOUT OUR CUSTOMERS, SALES, TRAFFIC PATTERNS, AND RELATED WEB APP INFORMATION TO REPUTABLE THIRD-PARTY VENDORS, BUT THESE STATISTICS WILL INCLUDE NO PERSONALLY IDENTIFYING INFORMATION.

B - WEB COOKIES

WHEN YOU VISIT THE SITE OR USE THE SERVICE, WE USE SESSION "COOKIES" - A PIECE OF INFORMATION STORED ON YOUR COMPUTER - TO ALLOW THE SITE OR SERVICE TO UNIQUELY IDENTIFY YOUR BROWSER WHILE YOU ARE LOGGED IN AND TO ENABLE US TO PROCESS YOUR ONLINE TRANSACTIONS. SESSION COOKIES ALSO HELP US CONFIRM YOUR IDENTITY AND ARE REQUIRED IN ORDER TO USE THE SERVICE. WE ALSO USE

PERSISTENT COOKIES THAT ONLY WE CAN READ AND USE, TO IDENTIFY YOU AS A BRIDGE FOR BILLIONS CUSTOMER AND MAKE IT EASIER FOR YOU TO LOG INTO THE SERVICE. USERS WHO DISABLE THEIR WEB BROWSERS' ABILITY TO ACCEPT COOKIES WILL BE ABLE TO BROWSE OUR SITE, BUT WILL NOT BE ABLE TO ACCESS OR TAKE ADVANTAGE OF THE SERVICE.

C - CONFIDENTIAL INFORMATION

CONFIDENTIAL INFORMATION INCLUDES, AND IS NOT LIMITED TO: IDEAS, TECHNICAL AND BUSINESS INFORMATION RELATING TO PROPRIETARY IDEAS AND INNOVATION, EXISTING AND POTENTIAL PRODUCTS AND SERVICES, CUSTOMERS, MARKET SIZE, STRATEGIC PARTNERS, OPERATIONAL INFORMATION, PRODUCTION PATTERNS, COSTS AND PRICES, FINANCIAL PROJECTIONS, MARKETING, AND CURRENT OR FUTURE BUSINESS PLANS AND MODELS.

c1 – ENTREPRENEUR-MENTORS: THE ENTREPRENEURS (ALONE OR AS A TEAM) WORK TOGETHER WITH A MENTOR. THEY CAN ALSO CHOOSE TO WORK WITH TWO MENTORS. ONLY THE ENTREPRENEUR/S, THE MENTOR/S, AND THE ADMINISTRATORS CAN ACCESS THE ENTREPRENEUR'S DATA ON THE PLATFORM. IN THE CASE OF THE LEAP PROGRAMS, BRIDGE FOR BILLIONS TEAM MEMBERS ARE THE ADMINS. WHEREAS, FOR OTHER CO-CREATED PROGRAMS, THE ADMINS MAY COME FROM THE DEFINED THIRD PARTY ORGANIZATION.

THE ENTREPRENEUR/S IS/ARE THE OWNER OF HIS/HER/THEIR PROJECT. THEY AGREE TO WORK WITH THE MENTOR/S, CHOSEN THROUGH BRIDGE FOR BILLIONS' MATCHING PROCESS. THE USE OF SAID MATCHING PROCESS ENTAILS THE SIGNING BY BOTH PARTIES OF MENTORING AGREEMENTS THAT INCLUDE CONFIDENTIALITY CLAUSES. NO PARTY IS ALLOWED TO ACCESS THE PROJECT WORKSPACE WITHOUT HAVING SIGNED THE MENTORING AGREEMENTS.

THE PARTIES CAN BOTH ADDITIONALLY SIGN A NONDISCLOSURE AGREEMENT FOR THEIR USE, UPON REQUEST. IF ANY OF THE PARTIES ASKS FOR IT, HE/SHE IS GIVEN A STANDARD NON-DISCLOSURE AGREEMENT BY BRIDGE FOR BILLIONS FOR THEIR USE. BRIDGE FOR BILLIONS WILL NOT BE LIABLE IN THE EVENT THAT CONFIDENTIAL INFORMATION DOES LEAK IN BREACH OF THE OPTIONAL NON-DISCLOSURE AGREEMENT OR THE MENTORSHIP AGREEMENT BETWEEN ENTREPRENEUR AND MENTORS, EVEN IF THEY USE THE NON-DISCLOSURE AGREEMENT FORM PROVIDED BY BRIDGE FOR BILLIONS.

BRIDGE FOR BILLIONS GUARANTEES THE PROTECTION OF THE ENTREPRENEUR'S DATA.

c2 – IN EXCEPTIONAL CASES THE ENTREPRENEUR MAY NOT BE ASSIGNED A MENTOR. IF THIS IS THE CASE, ONLY THE ENTREPRENEUR CAN ACCESS HIS/HER DATA ON THE PLATFORM.

BRIDGE FOR BILLIONS GUARANTEES THE PROTECTION OF THE ENTREPRENEUR'S DATA.

c3 – BRIDGE FOR BILLIONS WILL NOT SHARE THE ENTREPRENEUR'S DATA WITH ANY THIRD PARTY, INCLUDING PROSPECTING INVESTORS, WITHOUT THE ENTREPRENEUR'S PRIOR, EXPLICIT, AND WRITTEN CONSENT.

c4 - YOUR RIGHTS OF ACCESS, RECTIFICATION AND DELETION.

- RIGHT TO ACCESS YOUR DATA - USERS CAN REQUEST A COPY OF THE INFORMATION THEY WOULD LIKE TO KNOW AND VERIFY THE INFORMATION BRIDGE FOR BILLIONS HAS STORED.
- RIGHT TO BE DELETED - THE USER IS ENTITLED TO CANCEL THEIR MEMBERSHIP AND REQUEST THE DELETION OF PERSONAL DATA FOR THOSE CASES WHERE THE DATA IS NO LONGER NECESSARY FOR THE PURPOSE FOR WHICH IT WAS COLLECTED.

- RIGHT TO RECTIFICATION - THE USER IS ENTITLED TO CHANGE INCORRECT OR INCOMPLETE INFORMATION ABOUT HIM/HERSELF OR HIS/HER PROJECT.

THE USER HAS THE RIGHT, UPON REQUEST, TO RECEIVE ALL THE DATA UPLOADED TO THE PLATFORM FROM THE VERY BEGINNING. USERS CAN DO SO AT ANYTIME VIA THEIR SETTINGS OR BY SENDING AN EMAIL TO INFO@BRIDGEFORBILLIONS.ORG

USE OF THE WEB APPLICATION

a) USER'S PERSONAL RESPONSIBILITY UNDER THE USE OF THE WEB APPLICATION

a1 - AGE AND ETHICS

USERS MUST BE AT LEAST SIXTEEN YEARS OF AGE TO USE OUR APP. USERS AGREE TO BE PERSONALLY RESPONSIBLE FOR THEIR USE OF THE APP, AND NOT USE THE APP IN ANY MANNER THAT IS EITHER UNLAWFUL OR UNETHICAL.

a2 - TIME-BOUND

SUBSCRIPTION FOR ENTREPRENEURS: SUBSCRIPTION IS TIME-BOUND DEPENDING ON THE PROGRAM A USER IS A PART OF. THE USER'S SUBSCRIPTION WILL AUTOMATICALLY END ON THE PROGRAM'S STATED END DATE, AND ENTREPRENEURS WILL BE OFFERED TO CONTRACT A ONE-MONTH EXTENSION PLAN IF THEY DESIRE TO KEEP WORKING IN THE PLATFORM. THE EXTENSION PLAN CAN BE CONTRACTED IN ONE MONTH PERIODS INDEFINITELY. IF A USER HAS DOUBTS ABOUT THEIR PROGRAM'S TIMELINE THEY SHOULD CONTACT THEIR PROGRAM ADMINISTRATOR OR SEND AN EMAIL TO INFO@BRIDGEFORBILLIONS.ORG

EACH PROGRAM IS STRUCTURED BY A SERIES OF TOOLS. THE ENTREPRENEURS ARE PROVIDED WITH A TIMELINE AS A GUIDELINE. EACH TOOL IS RECOMMENDED TO BE COMPLETED WITHIN A MAXIMUM NUMBER OF DAYS. ONCE A TOOL IS COMPLETED, THE TEAM WILL HAVE ACCESS TO THE NEXT TOOL.

a3 - ACTIVITIES UNDER YOUR ACCOUNT

IF YOU CREATE AN ACCOUNT ON THE APP, YOU ARE RESPONSIBLE FOR MAINTAINING THE SECURITY OF YOUR ACCOUNT, AND ARE FULLY RESPONSIBLE FOR ALL ACTIVITIES THAT OCCUR UNDER THE ACCOUNT AND ANY OTHER ACTIONS TAKEN IN CONNECTION WITH THE ACCOUNT; YOU MAY NOT LICENSE, SUBLICENSE, SELL, RESELL, RENT, LEASE, TRANSFER, ASSIGN, DISTRIBUTE, TIME SHARE OR OTHERWISE COMMERCIALY EXPLOIT OR MAKE THE SERVICE AVAILABLE TO ANY THIRD PARTY.

a4 - INFORMATION RESPONSIBILITY

YOU ARE RESPONSIBLE FOR ALL INFORMATION, DATA, TEXT, MESSAGES OR OTHER MATERIALS THAT YOU PUBLISH OR OTHERWISE TRANSMIT VIA THE SERVICE.

a5 - NUMBER OF USERS

YOUR LOGIN MUST ONLY BE USED BY ONE (1) USER. THEREBY, EACH USER MUST HAVE ITS OWN ACCOUNT, WHICH IS USED TO ACCESS THE PROJECT(S). YOU ARE RESPONSIBLE FOR ALL CONTENT POSTED AND ACTIVITY THAT OCCURS UNDER YOUR ACCOUNT.

EACH PROJECT MAY BE ASSIGNED TO ONE OR MORE USERS (A TEAM). THE TEAMS MAY HAVE AN UNLIMITED NUMBER OF MEMBERS.

a6 - ACCORDANCE WITH THE LAW

YOU REPRESENT AND WARRANT THAT YOUR USE OF THE APP WILL BE IN STRICT ACCORDANCE WITH ALL APPLICABLE LAWS AND REGULATIONS (INCLUDING WITHOUT LIMITATION ANY LOCAL LAWS OR REGULATIONS IN YOUR COUNTRY, STATE, CITY, OR OTHER GOVERNMENTAL AREA, REGARDING ONLINE CONDUCT AND ACCEPTABLE CONTENT, AND INCLUDING ALL APPLICABLE LAWS REGARDING THE TRANSMISSION OF TECHNICAL DATA EXPORTED FROM THE UNITED STATES OR THE COUNTRY IN WHICH YOU RESIDE) AND YOUR USE OF THE APP WILL NOT INFRINGE OR MISAPPROPRIATE THE INTELLECTUAL PROPERTY RIGHTS OF ANY THIRD PARTY.

a7 - INFORMATION NEEDED AT REGISTRATION

THE USER MUST CREATE AN ACCOUNT, BY GIVING HIS/HER NAME AND E-MAIL ADDRESS AT <https://incubation.bridgeforbillions.org/signup>.

IN ORDER TO OPERATE IN THE BRIDGE FOR BILLIONS PLATFORM, THE USER MUST ALSO CREATE A PROFILE, GIVING INFORMATION (INCLUDING, BUT NOT LIMITED TO): GENDER, NATIONALITY, BIRTH DATE (WHICH IS KEPT PRIVATE), CURRENT LOCATION, LANGUAGES SPOKEN, AND A WRITTEN TAGLINE (A 140-CHARACTERS BRIEF DESCRIPTION OF HIM/HERSELF). THE USERS CAN OPTIONALLY FILL A SHORT BIO, SHARE THEIR SOCIAL MEDIA AND PROFESSIONAL PROFILES, AND GIVE DETAILS ABOUT THEIR STUDIES AND WORK EXPERIENCE. THEY CAN ALSO UPLOAD A PROFILE PHOTO.

a8 - PAYMENT DETAILS

MENTORS DO NOT PAY TO USE BRIDGE FOR BILLIONS. AS FOR ENTREPRENEURS, PAID PROGRAMS ON THE BRIDGE FOR BILLIONS APP IMPLY THAT THE USER MUST GIVE CREDIT CARD DATA. IN ORDER TO CARRY OUT THE PAYMENT, WE USE A THIRD-PARTY INTERMEDIARY TO MANAGE CREDIT CARD PROCESSING. THIS INTERMEDIARY IS NOT PERMITTED TO STORE, RETAIN, OR USE YOUR BILLING INFORMATION EXCEPT FOR THE SOLE PURPOSE OF CREDIT CARD PROCESSING THROUGH BRIDGE FOR BILLIONS ON OUR BEHALF.

NOTWITHSTANDING THE ABOVE, SOME ENTREPRENEURS PARTICIPATE IN SPONSORED PROGRAMS OR RECEIVE 100% SPONSORSHIP AND DO NOT PAY.

a9 - SERVICE ASSESSMENT

AFTER THE COMPLETION OF EACH TOOL OF THE PROGRAM, BRIDGE FOR BILLIONS WILL SEND THE USERS A SURVEY IN ORDER TO ASSESS IF THE PARTIES INVOLVED ARE WORKING WELL TOGETHER, AND TO CHECK IF THERE HAS BEEN ANY PROBLEMS WITH THE FUNCTIONING OF THE TOOL. THIS ASSESSMENT IS MEANT TO IMPROVE USER'S EXPERIENCE.

WHEN THEY FINISH THE PROGRAM, USERS WILL BE SENT AN "END OF INCUBATION SURVEY" ABOUT THE ENTIRE EXPERIENCE. BRIDGE FOR BILLIONS RESERVES THE RIGHT TO MAKE THESE OR OTHER SURVEYS MANDATORY.

a10 - COMPLETION OF THE PROGRAM

EACH TOOL WILL NOT BE CONSIDERED AS FINISHED UNTIL THE COMPLETE BUTTON IS CLICKED BY THE ENTREPRENEUR. THE MENTOR MUST REVIEW THE WORK DONE, AND IF HE/SHE APPROVES IT, THE MENTOR MUST CLICK ON THE BUTTON "VALIDATE". NO TOOL WILL BE OFFICIALLY COMPLETED WITHOUT THE AFOREMENTIONED REQUIREMENTS. THIS DOES NOT PRECLUDE THE ENTREPRENEURS TO GO BACK AND MODIFY ANY DATA OR ADD NEW INFORMATION TO THE PREVIOUS TOOLS, GIVEN THAT THEY DO IT IN THE TIME FRAME OF THE PROGRAM.

WE HIGHLY RECOMMEND THAT ALL TEAM MEMBERS APPROVE THE CONTENT OF THE TOOLS BEFORE THE SUGGESTED DEADLINES. ALL TEAM MEMBERS ARE RESPONSIBLE FOR COMPLETING THE TOOLS.

IF ALL TOOLS ARE NOT COMPLETED BY THE END OF THE PROGRAM PERIOD, THE USER/S MAY NOT BE GIVEN HIS/HER/THEIR COMPLETION CERTIFICATE.

a11 - EXTRAORDINARY EVENT

EITHER PARTY (ENTREPRENEUR OR MENTOR) SHOULD UPDATE THE BRIDGE FOR BILLIONS TEAM IN THE CASE OF ANY EVENT THAT COULD PREVENT THEM FROM WORKING, OR NEEDING TO DELAY THE ONLINE INCUBATION PROGRAM.

B) USER'S RIGHTS UNDER THE USE OF THE WEB APPLICATION

b1 - RIGHT OF MODIFICATION OF PROFILE

YOU CAN MODIFY YOUR ACCOUNT INFORMATION AT ANYTIME BY CLICKING ON THE PROFILE LINK IN THE GLOBAL NAVIGATION BAR AT THE TOP RIGHT CORNER OF THE SCREEN.

WHEN COMPLETING THE APPLICATION FORM, ENTREPRENEURS AND MENTORS HAVE THE OPTION TO ALLOW BRIDGE FOR BILLIONS TO USE THEIR INFORMATION OR NOT. SHARING PERMISSIONS CAN BE MODIFIED AT ANYTIME VIA ACCOUNT SETTINGS. BRIDGE FOR BILLIONS MAY USE THE COLLECTED PERSONAL AND OTHER INFORMATION ABOUT USE OF THE SERVICE TO OPERATE AND MAKE THE SERVICE AVAILABLE TO THE USER, FOR BILLING, IDENTIFICATION AND AUTHENTICATION, TO CONTACT USERS ABOUT USE OF SERVICE, AND TO GENERALLY IMPROVE THE CONTENT AND FUNCTIONALITY OF THE SERVICE AND APP.

b2 - RIGHT OF MODIFICATION OF CONTENT

AS MENTIONED IN CLAUSE a10, COMPLETED TOOLS CAN BE EDITED AT ANY TIME THROUGHOUT THE PROGRAM'S START AND END DATES, OR WHILE AN EXTENSION PLAN IS ACTIVE. WE RECOMMEND TO NOTIFY ANY CHANGES IN THE WORK TO THE REST OF THE TEAM.

c) BRIDGE FOR BILLIONS' AND THE MENTOR'S RESPONSIBILITY TOWARDS THE USE OF THE WEB APPLICATION

c1 – ACCESS

BRIDGE FOR BILLIONS AGREES TO PROVIDE 24/7 ACCESS TO THE ONLINE INCUBATION PLATFORM VIA WEB APPLICATION, INCLUDING ITS EIGHT (8) BUSINESS CREATION TOOLS FOR THE PROGRAM PERIOD. HOWEVER, WHILE BRIDGE FOR BILLIONS WILL TRY TO PROVIDE UNINTERRUPTED ACCESS TO THIS WEB APPLICATION, WE MAY NEED TO WITHDRAW, MODIFY, DISCONTINUE OR TEMPORARILY OR PERMANENTLY SUSPEND ONE OR MORE ASPECTS OF THE WEB APPLICATION WHERE WE HAVE A LEGAL, TECHNICAL, OR OTHER LEGITIMATE REASON TO DO SO.

c2 - TECHNICAL ASSISTANCE

BRIDGE FOR BILLIONS AGREES TO PROVIDE TECHNICAL ASSISTANCE IN THE CASE OF ANY ISSUE IN THEIR PLATFORM.

c3 - CONTENT AND ADVICE

THE APP IS PROVIDED "AS IS" AND ITS PARTNERS AND ADVISORS HEREBY DISCLAIM ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. NO WARRANTY IS GIVEN THAT ANY APP OR ADVICE WILL BE ERROR FREE, OR THAT THE APP WILL BE UNINTERRUPTED. USE, INCLUDING BUT NOT LIMITED TO UPLOADING AND DOWNLOADING, WILL BE AT YOUR OWN RISK. IN NO EVENT WILL BRIDGE FOR BILLIONS, OR ITS AFFILIATES, OFFICERS, DIRECTORS, CONSULTANTS, AGENTS AND/OR EMPLOYEES BE LIABLE FOR ANY LOST PROFITS OR ANY INDIRECT, CONSEQUENTIAL, SPECIAL, INCIDENTAL, OR PUNITIVE DAMAGES ARISING OUT OF, BASED ON, OR RESULTING FROM (A) OUR WEB APP, (B) THIS POLICY (C) ANY BREACH OF THESE TERMS BY YOU OR A THIRD PARTY, (D) USE OF THE WEB APP, TOOLS OR SERVICES WE PROVIDE, OR ANY THIRD PARTY PROVIDER PROVIDES, RELATED TO THE BUSINESS WE OPERATE ON THE WEB APP, BY YOU OR ANY THIRD PARTY (E) ANY USER CONTRIBUTED CONTENT, (F) INTERACTION BETWEEN OUR WEB APP AND ANY THIRD PARTY SITE, INCLUDING WITHOUT LIMITATION A SOCIAL MEDIA SITE, FACILITATED BY A TOOL OR SERVICE ON OUR APP AND/OR (G) ANY ACTUAL OR ATTEMPTED COMMUNICATION OR TRANSACTION, INCLUDING WITHOUT LIMITATION, ANY PAYMENT TRANSACTION (EVEN IF WE OR ANY THIRD PARTY PROVIDER RECEIVE A COMMISSION OR FEE IN CONNECTION THEREWITH) BETWEEN USERS, IN EACH CASE, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THESE LIMITATIONS AND EXCLUSIONS APPLY WITHOUT REGARD TO WHETHER THE DAMAGES ARISE FROM (1) BREACH OF CONTRACT, (2) BREACH OF WARRANTY, (3) STRICT LIABILITY, (4) TORT, (5) NEGLIGENCE, OR (6) ANY OTHER CAUSE OF ACTION, TO THE MAXIMUM EXTENT SUCH EXCLUSION AND LIMITATIONS ARE NOT PROHIBITED BY APPLICABLE LAW.

THE MENTORS SHALL NOT BE LIABLE, RESPONSIBLE OR HELD ACCOUNTABLE FOR ANY KIND OF ADVICE, BUSINESS STRATEGY, GUIDANCE, COUNSELLING, OR ANY KIND OF INFORMATION THAT THEY MAY GIVE TO THE ENTREPRENEURS.

c4 – SECURITY

WE MAINTAIN REASONABLE SECURITY MEASURES TO PROTECT YOUR INFORMATION FROM LOSS, DESTRUCTION, MISUSE, UNAUTHORIZED ACCESS OR DISCLOSURE. THESE TECHNOLOGIES HELP ENSURE THAT YOUR DATA IS SAFE, SECURE, AND ONLY AVAILABLE TO YOU AND TO THOSE YOU PROVIDED AUTHORIZED ACCESS. HOWEVER, NO DATA TRANSMISSION OVER THE INTERNET OR INFORMATION STORAGE TECHNOLOGY CAN BE GUARANTEED TO BE 100% SECURE.

BRIDGE FOR BILLIONS INTELLECTUAL PROPERTY

D1- BRIDGE FOR BILLIONS TECHNOLOGY

CUSTOMER OR USER AGREES AND ACKNOWLEDGES THAT BRIDGE FOR BILLIONS IS THE OWNER OF ALL RIGHT, TITLE AND INTEREST IN AND TO THE SERVICE AND ALL INTELLECTUAL PROPERTY THEREIN, INCLUDING ALL RIGHTS IN: (I) THE BRIDGE FOR BILLIONS NAME AND LOGO, THE DOMAIN NAMES ASSOCIATED WITH THE SERVICE, ANY PRODUCT AND SERVICE NAMES ASSOCIATED WITH THE SERVICE, AND OTHER TRADEMARKS AND SERVICE MARKS OWNED BY BRIDGE FOR BILLIONS; (II) AUDIO AND VISUAL INFORMATION, DOCUMENTS, SOFTWARE AND OTHER WORKS OF AUTHORSHIP, INCLUDING TRAINING MATERIALS, AND ANY OTHER DATA PROVIDED BY BRIDGE FOR BILLIONS TO CUSTOMER OR ANY USER; AND (III) OTHER TECHNOLOGY, INCLUDING GRAPHICAL USER INTERFACES, WORKFLOWS, PRODUCTS, PROCESSES, ALGORITHMS, KNOW- HOW AND OTHER TRADE SECRETS, TECHNIQUES, DESIGNS, INVENTIONS AND OTHER TANGIBLE OR INTANGIBLE TECHNICAL MATERIAL OR INFORMATION (COLLECTIVELY, “BRIDGE FOR BILLIONS TECHNOLOGY”). CUSTOMER & USER AGREES THAT IT WILL NOT OBTAIN OR CLAIM ANY OWNERSHIP INTEREST IN ANY BRIDGE FOR BILLIONS TECHNOLOGY. CUSTOMER & USER AGREES NOT TO REMOVE, OBSCURE, OR ALTER ANY BRIDGE FOR BILLIONS OR OTHER PROPRIETARY RIGHTS NOTICE AFFIXED TO, OR CONTAINED WITHIN, THE SERVICE OR THE WEBSITE. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NO LICENSE OR OTHER RIGHT IN OR TO THE SERVICE OR THE WEBSITE OR ANY RELATED INTELLECTUAL PROPERTY RIGHTS ARE GRANTED TO CUSTOMER OR USERS, BY IMPLICATION, ESTOPPEL OR OTHERWISE, AND ALL SUCH LICENSES AND RIGHTS ARE HEREBY EXPRESSLY RESERVED TO BRIDGE FOR BILLIONS.

D2 - RESTRICTIONS ON ACCESS RIGHT.

CUSTOMER OR USER MUST USE, AND ENSURE THAT THE USERS USE, THE SERVICE SOLELY FOR CUSTOMER’S OR USER’S LEGITIMATE BUSINESS PURPOSES IN ACCORDANCE WITH THIS AGREEMENT. CUSTOMER OR USER WILL NOT, AND WILL ENSURE USERS DO NOT:

(I) LICENSE, SUBLICENSE, SELL, RESELL, RENT, LEASE, TRANSFER, ASSIGN, DISTRIBUTE, TIME SHARE OR OTHERWISE COMMERCIALY EXPLOIT OR MAKE THE SERVICE AVAILABLE TO ANY THIRD PARTY;

(II) COPY, REPRODUCE, MODIFY, ADAPT, DISTRIBUTE, TRANSMIT OR CREATE DERIVATIVE WORKS BASED ON THE WEBSITE OR SERVICE (EXCLUDING OUTPUTS);

(III) DISASSEMBLE, REVERSE ENGINEER OR DECOMPILE THE SERVICE OR OTHER BRIDGE FOR BILLIONS TECHNOLOGY;

(IV) ACCESS THE SERVICE IN ORDER TO BUILD A PRODUCT OR SERVICE USING SIMILAR IDEAS, FEATURES, FUNCTIONS OR GRAPHICS OF THE SERVICE, OR COPY ANY IDEAS, FEATURES, FUNCTIONS OR GRAPHICS OF THE SERVICE;

(V) CREATE INTERNET “LINKS” TO OR FROM THE SERVICE, OR “FRAME” OR “MIRROR” ANY CONTENT FORMING PART OF THE SERVICE, OTHER THAN ON CUSTOMER’S OWN INTRANETS;

(VI) SEND SPAM OR OTHERWISE DUPLICATIVE OR UNSOLICITED MESSAGES VIA THE SERVICE;

(VII) SEND OR STORE INFRINGING, OBSCENE, THREATENING, LIBELOUS, OR OTHERWISE UNLAWFUL OR TORTIOUS MATERIAL, INCLUDING MATERIAL HARMFUL TO CHILDREN OR VIOLATIVE OF THIRD PARTY PRIVACY RIGHTS;

(VIII) SEND OR STORE MATERIAL CONTAINING SOFTWARE VIRUSES, WORMS, TROJAN HORSES OR OTHER HARMFUL COMPUTER CODE, FILES, SCRIPTS, AGENTS OR PROGRAMS;

(IX) ENGAGE IN ANY ACTIVITY THAT INTERFERES WITH OR DISRUPT THE INTEGRITY OR PERFORMANCE OF THE SERVICE OR THE DATA CONTAINED THEREIN;

(X) MAKE ANY AUTOMATED USE OF THE SERVICE OR THE WEBSITE;

(XI) ATTEMPT TO GAIN UNAUTHORIZED ACCESS TO THE SERVICE OR ITS RELATED SYSTEMS OR NETWORKS;

(XII) BYPASS ANY ROBOT EXCLUSION HEADERS OR OTHER MEASURES BRIDGE FOR BILLIONS TAKES TO RESTRICT ACCESS TO THE SERVICE OR USE ANY SOFTWARE, TECHNOLOGY, OR DEVICE TO SCRAPE, SPIDER, OR CRAWL THE SERVICE OR HARVEST OR MANIPULATE DATA; OR

(XIII) OTHERWISE MISUSE THE SERVICE OR THE WEBSITE IN A MANNER DEEMED INAPPROPRIATE BY BRIDGE FOR BILLIONS IN ITS REASONABLE DISCRETION.

(XIV) ANY USE OF THE SERVICE OTHER THAN AS SPECIFICALLY AUTHORIZED HEREIN IS PROHIBITED AND WILL AUTOMATICALLY TERMINATE CUSTOMER’S OR USER’S RIGHTS WITH RESPECT TO USE OF THE SERVICE.

CANCELATION OF YOUR PROGRAM

IN THE CASE THAT AN ENTREPRENEUR CANCELS THEIR SUBSCRIPTION THE FOLLOWING CANCELATION POLICY SHALL APPLY:

If you are in the first month of your incubation program a partial refund (of 50%) can be granted, but only if you have requested it within the first 3 days after your first payment was made. After the first three days of your incubation program, you may cancel your program at anytime, which will nullify any future payments, but no refund of past payments will be granted.*

**This partial reimbursement policy reflects the efforts that were taken on your behalf to select and onboard you onto the program, find a mentor for your project, etc.*

TERMINATION CLAUSE

BRIDGE FOR BILLIONS RESERVES THE RIGHT TO TERMINATE YOUR ACCESS TO ALL OR ANY PART OF THE WEB APP AT ANY TIME, WITH OR WITHOUT CAUSE, WITH A NOTICE WITHIN TWO DAYS, WITH EFFECTS FROM THE MOMENT OF THE DECISION. IF YOU WISH TO TERMINATE THIS AGREEMENT OR CLOSE YOUR ACCOUNT (IF YOU HAVE ONE), YOU MAY SIMPLY STOP USING THE APP. IF YOU ARE IN AN ONGOING PROGRAM, YOU MAY CANCEL YOUR SUBSCRIPTION FOLLOWING THE CANCELLATION POLICY REFERENCED ABOVE.

BRIDGE FOR BILLIONS MAY SUSPEND WITH IMMEDIATE EFFECT YOUR ACCESS TO THE WEB APPLICATION AND YOUR MEMBERSHIP IF:

- TIMELY PAYMENT UNDER YOUR MEMBERSHIP HAS NOT BEEN RECEIVED;
- YOU HAVE BREACHED ANY OF THESE TERMS AND CONDITIONS;
- YOU ARE REASONABLY SUSPECTED OF FRAUDULENT, ABUSIVE OR ILLEGAL ACTIVITY, OR ANY OTHER BEHAVIOUR THAT ENDANGERS THE INTEGRITY OF THE PLATFORM;
- YOU HAVE VIOLATED OUR COMMUNITY STANDARDS SUCH AS:

UNACCEPTABLE BEHAVIOR TOWARD OTHER USERS (IN THE MENTOR-ENTREPRENEUR RELATIONSHIP; IN THE TEAM RELATIONSHIP; TOWARD A PROGRAM ADMIN; AND/OR WITHIN COMMUNITY. UNACCEPTABLE BEHAVIOUR ON THE PLATFORM, WITHIN COMMUNITY, OR ANY OTHER FORUMS.

YOUR CONTINUED USE OF THE APP OR SERVICE CONSTITUTES YOUR AGREEMENT TO BE BOUND BY SUCH CHANGES TO THE PRIVACY POLICY. YOUR ONLY REMEDY, IF YOU DO NOT ACCEPT THE TERMS OF THIS POLICY, IS TO DISCONTINUE USE OF THE APP AND SERVICE. WE MAY ASSIGN OR TRANSFER THIS POLICY, AND YOUR USER ACCOUNT AND RELATED INFORMATION AND DATA, TO ANY PERSON OR ENTITY THAT ACQUIRES OR IS MERGED WITH OUR COMPANY.

IF YOU ARE DISSATISFIED WITH THE APP, IF YOU CANNOT AGREE TO ANY PORTION OF THIS POLICY OR OTHER PROVISIONS, OR HAVE ANY OTHER DISPUTE OR CLAIM WITH OR AGAINST US, ANY THIRD PARTY PROVIDER OR ANY USER OF THE APP WITH RESPECT TO THESE TERMS OR THE APP, THEN YOUR SOLE AND EXCLUSIVE REMEDY AGAINST US IS TO REFRAIN FROM USING THE APP OR DISCONTINUE USING THE APP.