

Ocoos.com Terms of Use

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1.) Acceptance of the Terms

Agreement to the Terms of Use means that you have CAREFULLY READ AND UNDERSTAND all of the following terms of use. The **Terms of Use** and **Privacy Policy** written and published by Ocoos.com are legally-binding agreement between Ocoos.com (AdvTravl) and the agreeing user.

The following Terms of Use describe the limits, rights, and obligations of users during their interactions with the Ocoos.com website and sub-domains. The Terms of Use and Privacy Policy also cover all functionalities within the Ocoos.com domains including advertisements, messaging, commenting and other functions of Ocoos.com. These terms cover all interactions between users and service providers using Ocoos.com to list and book their services.

By agreeing to the Terms of Service and Privacy Policy of Ocoos.com, you acknowledge your understanding that Ocoos.com is a listing, booking, and e-commerce portal for third party service providers. The service providers listing their services on Ocoos.com are in no connection with Ocoos.com (AdvTravl) besides their agreement to pay a commission on services booked and a subscription for using Ocoos.com's software and distribution outlets. By clicking that you agree to the Terms of Use and Privacy Policy, you are stating that:

1. You are either a user, service provider, or both
2. You are of the proper authority to enter into this agreement
3. You agree to the transfer of payment for services rendered through Ocoos.com
4. You agree to be bound by all the terms set forth in this document and others that are legally binding of users and service providers.

If you do not understand, do not have the authority, or do not agree with the terms set forth in this document or the Privacy Policy, you are required NOT to click that you agree to these terms and are prohibited from accessing certain functions and capabilities of

Ocoos.com

If you are agreeing to the Terms of Use and Privacy Policy on behalf of a business or service provider, you are stating that you have the authority to do so and are binding the whole business in agreement to the Terms of Use and Privacy Policy. The business or service provider is liable for any actions taken by someone accessing the business or service provider's account

a.) Modifications to the Terms of Use and Privacy Policy

Ocoos.com (AdvTravel) reserves the right to modify, change, edit, delete, or amend the Terms of Use, and any other documents that represent the policies of Ocoos.com at any time. Ocoos will post notifications to agreed users about the changes to the Terms of Use and Privacy Policy pages as well as connect directly with the agreed users via written notification. It is the responsibility of the users to review changes made to the legally binding documents they have agreed to and their continued use of Ocoos.com signifies that they have read and understand all changes and amendments that have been made. If users do not agree with the changes made, they are required to no longer use the services offered by Ocoos.com.

b.) Privacy Policy

Ocoos.com (AdvTravel) has written a Privacy Policy that details all the information that is collected from users and how it is used. The Privacy Policy is referred to many times throughout the Terms of Use and user must both agree to the Terms of Use and Privacy Policy before registering with Ocoos.com.

2.) Copyright

All content published by Ocoos on Ocoos.com including text, graphics, logos, pictures, icons, code, audio, video, downloads, compiled data, software, and other original content created by Ocoos.com, users and service providers is copyrighted by the United States Copyright Law and can only be reused or republished with the consent of Ocoos.com. All software either developed by Ocoos or software suppliers which is used by Ocoos.com is protected by the United States and International copyright laws.

3.) Trademark

Ocoos.com graphics, icons, headers, logos, graphics, scripts, or trade dress of Ocoos.com are property of Ocoos.com and cannot be used in connection with any other product or service not within the Ocoos.com environment or to cause confusion whether the service or product is part of the Ocoos.com domain. Trademarked items like the ones listed above may not be used in a manner that discredits or falsely represents Ocoos.com.

All other trademarks that are displayed on Ocoos.com by service providers or users are property of that entity and cannot be used or redistributed without that individual's or company's consent. The trademarks displayed by service providers or businesses are not property of Ocoos.com.

4.) Website Accessibility

To use the purchasing functions on Ocoos.com, the registered member must be at least 18 years old and have the ability to enter into legally binding contracts under U.S. law. Upon registration, you are agreeing that:

1. You are at least 18 years of age
2. All the information you submitted is truthful and an accurate representation of yourself or the business you represent
3. You will update and maintain the accuracy of your information.

If Ocoos.com believes that any information you have presented is false or inaccurate, or that the user is not of legal age to engage in legal contracts, Ocoos.com has the right to delete and discontinue the user's account and access to Ocoos.com without warning or reasoning.

In order to participate in certain functionalities of Ocoos.com, you will be prompted to create a username and password. The account user is responsible for keeping their password safe and a secret. Any activity that occurs via the user's account is the sole responsibility of the user. If a user believes or knows that their account is being accessed by an unauthorized source, they are required to notify Ocoos.com immediately of the breach in security. The use of another person, company, or service provider's account without permission is directly against our Terms of Use. Agreement with the Terms of Use means that you agree that any unauthorized use of your account is the sole responsibility of the account owner and not that of Ocoos.com. Ocoos.com is not liable for any losses accrued while your account is being misrepresented or accessed by an unauthorized user.

By registering an account with Ocoos.com, you are complying with the following terms:

1. You will not reuse, copy, or redistribute any parts of the websites or its content without the permission of Ocoos.com
2. Your account information will be accurate and truthful
3. You will not use any type of robots, spammers, scrappers, readers, or other devices and technologies that access Ocoos.com for any reason without the approval by Ocoos.com
4. You may not collect service provider information for any use beyond contacting them with legitimate questions about the purchasing of services you seriously intend to buy. Information may not be collected manually or automatically for use by a competing company or third party organization
5. You may not contact Service Providers with inquiry about employment or hiring for another company.
6. You may not do anything that may disturb, destroy, limit, manipulate, change, or alter the way Ocoos.com and its affiliated sites work, display information, sends information, book, and overall work and function. Any action taken to try and bypass the way Ocoos.com is designed to function is a violation of the Terms of Use.

Violation of any of the terms listed above may and can result in the deletion of your account and the suspended use of Ocoos.com.

5.) Membership Behavior Rules

Users may not post, publish, comment, transmit, or distribute any content on Ocoos.com including messages, pictures, articles, videos, audio, information, and other forms of media that:

- Misrepresent you or the business that you are representing on Ocoos.com. You may not impersonate or pretend to be someone.
- Insert links to other websites without permission from Ocoos.com
- Contains material that may harm or exploit people under 18 years old
- Contains material that attempts to gather information from Minors including but not limited to age, name, address, school, gender, email address, phone number, or any other information that may be used to contact, find, or identify the user.
- Attempts to gather, collect, store, publish, distribute, or use in any way the personal information given by users to Ocoos.com. Examples of this information are name,

location, credit card numbers, phone numbers, email address, or other contact and personal information

- Contains inaccurate material that may harm either Ocoos or its users.
- Contains pornographic, dangerous, harassing, illegal, derogatory, obscene, libelous, threatening, and otherwise offensive or inappropriate material to all possible parties. Presenting this type of material may lead to legal consequences and should be considered a criminal offense.
- Is copyrighted or contains secrets of any kind. Material cannot contain portals or outlets to places where material are falsely represented
- Contain qualities that will harm or disrupt another person's computer or device. Content may not contain software or programs that would be used to bypass the security of the website itself or the users of it.
- Impersonates a user, service provider, or an Ocoos.com representative.
- Advertises in way not authorized by Ocoos.com
- Discriminates users or service providers based on race, sex, handicap, or any other protected class of person.

Violation of any of the terms listed above may and can result in the deletion of your account and the suspended use of Ocoos.com.

6.) Rules Regarding Posted Services

Registering as a user or service provider with Ocoos.com constitutes your agreement with the Terms of Use, Privacy Policies, and other legal documents presented to you by Ocoos.com. A user or service provider may NOT:

- Post services to unrelated topics within the Ocoos.com domains. You may not use words to describe services that could be considered spamming or unrepresentative of the actual service.
- Fail to deliver service to users after payment is received
- Fail to deliver payment for service after service is completed.
- Circumvent, avoid, manipulate, or in any way bypass the Ocoos.com commission fee structure.
- Post false or misleading services
- Post inaccurate feedback with intent to change the interactions and success of any service provider or user on Ocoos.com

Violation of any of the terms listed above may and can result in the deletion of your account

and the suspended use of Ocoos.com.

7.) Feedback and Rating Systems

User and Service Providers agree to use the feedback and rating system with accuracy and truth. You are agreeing to use careful and good judgment when leaving feedback about a service provider or user. You may not leave feedback with intent to:

- Make the service provider appear to be of higher or lower quality.
- Service providers may not try and provide incentives for users to provide inaccurate feedback

Violation of any of the terms listed above may and can result in the deletion of your account and the suspended use of Ocoos.com.

To report feedback incidents, contact Ocoos at info@ocoos.com

8.) Rules for Service Providers

All information portrayed in the service providers profile must be truthful and an honest representation of the service provider and their offerings.

No techniques can be used to try and get around or circumvent the Ocoos.com pricing structure. Examples of this may be creating a service on Ocoos.com, connecting with an interested buyer, and asking them to contact you off of Ocoos.com as to avoid the commission fee to Ocoos.com

No language, pictures, videos, or promotions can be used to intentionally confuse or mislead consumers. All postings of any kind must be with the intention to create a simple, fair, and desirable experience for all users involved.

Ocoos.com reserves the rights to cancel, limit, delete, suspend, discontinue, and collect a fee, and/or more consequences for users/services providers who do not adhere to the regulations set forth in the Terms of Use agreement.

9.) Rules for Users

Users of Ocoos.com may not

- Commit to buying a service but fail to pay for that service,
- Commit, sign-up, agree to, negotiate a price for, or request services that they do not intend to purchase,
- Commit to a service without complying with the terms of the service provider,
- Misrepresent themselves in order to purchase services on Ocoos.com.

Violation of any of the terms listed above may and can result in the deletion of your account and the suspended use of Ocoos.com.

10.) Submitted Content

All content submitted to Ocoos.com whether audio, video, textual, graphical, or any other medium has no guarantee of confidentiality by Ocoos.com. Users and Service Providers who post content to Ocoos.com are agreeing that all the content is not confidential. Agreeing to the Terms of Use allows Ocoos to search through all content for reasonable use by the website and its included services and functionalities. This includes user demographics, contact information, messages, and saved items. For more information, see the Ocoos Privacy Policy.

All submitted content by users and service providers is assumed to be owned or generated by the user or service provider. Ocoos.com releases themselves of all obligations if user posted content is copyrighted, protected, or owned by someone else. By submitting content to Ocoos, you are hereby stating that you have the right, access, and legal ability to do so. It is understood that content posted to Ocoos may be used worldwide across all markets and in a non-exclusive way for all eligible users to see and use appropriately. Content posted to Ocoos can be used by Ocoos without royalty, fee, sublicense, or any other means of commission to the content owner.

Content posted to Ocoos may be changed, edited, formatted, and manipulated to comply with the technical requirements of Ocoos.com over the various networks and media outlets.

User and Service Provider may remove posted content at anytime. Although content is removed, it may still exist within the network. If the removal of content is because of legal purposes and the content still exist in a live link, please notify info@ocoos.com of the content and issue.

All content created by users or service providers on Ocoos.com is not the opinion, suggestion, recommendation, or advice by Ocoos.com. Content created by users and service provider should not be copyrighted material or contain intellectual property. Ocoos is not responsible for browsing all content for copyrighted material, but will take down any such material if it is found or reported by others. Ocoos can take down any content whether copyrighted, protected, or free to use at any time and without notification. Users who continue to post copyrighted or illegal content can lose all privileges to the website without notification.

Users understand that while viewing Ocoos.com, you may be exposed to content from a wide range of sources and material. Ocoos.com is not liable or responsible for the content provided by users and service providers whether it is accurate, safe, true, useful, or offensive. You agree to not hold Ocoos or any of its employees responsible for the content you are exposed to on Ocoos.com. Any content submitted through a user or service providers' account is solely the responsibility of the user/service provider to ensure its accuracy.

11.) User Monitoring and Verification

By becoming a member of the Ocoos.com community, you are agreeing that you may be checked and verified against numerous programs that check for things like sex offenses and other altercations in your past that are made publically searchable by the Department of Justice or others such organizations. These actions by Ocoos are for the safety and trust of all our users and results will not be used against you in ways outside of the legal obligations of Ocoos.com.

Ocoos.com is not responsible for the accuracy of the third-party monitoring and tracking systems such as the ones implemented by the Department of Justice. The use of these systems is for the safety of the Ocoos users and service providers, but Ocoos does not have the ability or responsibility to verify their accuracy or quality of the results. Ocoos can and will use the information brought forth by these third-parties to qualify the users and service provides. Users and service providers may be suspended, deleted, or terminated from using Ocoos.com based on the results of these third-party verification services. All users and service providers cannot hold Ocoos liable for actions taken by others due to the results of such third party verification services. Users and service providers cannot seek redemption for any losses or troubles occurring from the results of said searches.

Users and Service Providers should not assume that every user and service has been

checked by the third party programs. The mention of such verification processes does not claim that each and every user/service provider is checked, but that Ocoos has the right to use such programs and their results to qualify users and service providers on Ocoos.com

12.) Changes, Modifications, Updates, and Deletion of the Website

Ocoos.com can change, modify, update, add, delete, revise, and otherwise terminate any part, application, section, function, or the whole site entirely upon the discretion of Ocoos.com. Ocoos.com reserves this right and the ability to do said things at any time and without notification to the users or service providers. As a result, Ocoos.com is not liable for any complications that may result from the above mentioned actions.

Beyond the functionalities and existence of Ocoos.com and its applications, Ocoos.com has the right and ability to change, modify, update, add, delete, revise, and otherwise terminate any part, application, section, content submitted, function, of your account or the whole account entirely, including all access you may have through various devices and applications.

Conversely, you may change, modify, update, add, delete, revise, and otherwise terminate your account without notifying Ocoos.com. You may not delete your account in an attempt to avoid paying or providing a service to another user whom you have already had an agreement with. By deleting your account, you agree to forego any information submitted to Ocoos.com during the time period which you operated an active account. It is not the responsibility of Ocoos to restore, find, create, save, or hold the information you had once created in regards to a past account. Deletion of an account is permanent and it is not the responsibility of Ocoos.com to restore it. Your ability to receive payment, fees, compensation, or any other reconciliation for things on Ocoos.com depends on the status of your account. If you choose to delete your account in Ocoos.com, you are giving up any rights to things owed to you in the future by Ocoos.com.

Upon deletion of your account by any means, Ocoos.com retains the right to use information and content you have submitted on the site for analysis and internal use.

You agree not to hold Ocoos.com, its employees, suppliers, interns, board members, investors, partners, affiliates, or service professionals liable for any complications that occur due to the change, modifications, updates, additions, deletion, revision, and otherwise termination of your account.

13.) Intellectual Property

Ocoos.com holds rights to all content on the website (except for submitted content) whether image, text, video, sounds, graphic, code, scripts, music, features and functions, logo, buttons, and all other forms of data and information developed and displayed by Ocoos.com. All other content submitted by users and service providers is property of those individuals and companies. Content and data on the website is presented in a specific form, look, and feel. This content and data cannot be changed from its original form and copied, reproduced, distributed, transmitted, broadcasted, displayed, sold, licensed, or otherwise used for any reason not approved by Ocoos.com

Content posted by users and service providers is property of those respected people and cannot be copied, reproduced, distributed, transmitted, broadcast, displayed, sold, licensed, or otherwise used for any reason not approved by that individual or company.

Ocoos.com may offer APIs or other plug-ins to its users and service providers. The information contained in such features remains property of Ocoos.com and the features can be revoked from the user upon discretion of Ocoos.com at any time and without notification. These features may include buttons, links, feeds, e-commerce capabilities, and more.

14.) Ocoos Fees and Payment Structure

It is free to join Ocoos.com both as a user and a service provider.

Fees to a Service Provider

By registering for Ocoos.com as a service provider, you and your company are agreeing to the terms set forth in this Terms of Use document and the fees associated with doing business with others on the Ocoos.com website. As a service provider, you agree to allow Ocoos.com to take the negotiated percentage fee per each service that is booked through the interactions between users and service providers on Ocoos.com and/or you agree to pay the monthly subscription fee. As a service provider, you are responsible for reading about the pricing options available to you and selecting which option best suites your business. Any attempt to use Ocoos.com as a way to find leads or customers for free and then use those leads to transact business off-site is strictly prohibited and may result in account suspension, termination, or legal actions to regain lost commission fees by

Ocoos.com.

Payment to Ocoos from Service Providers

Credit Cards:

- The first month a service provider signs up for a premium account, they will be charged immediately for a prorated amount depending on the number of days left in the current month. Their credit card will then be charged on a recurring basis on the 1st of subsequent months for the full monthly membership price until the account is downgraded or deleted.
- If a service provider chooses to delete/downgrade their account status they will not be refunded for the remaining days in the current month.

ACH:

- The first month a service provider signs up for a premium account, they will be charged a prorated amount for the remaining days of the current month. Ocoos will not debit their bank account until the following first of the month. The first debit amount will be the prorated amount plus the first full month's membership. The bank account will then be charged the first of each following month for the full membership price until the account is downgraded or deleted.
- If a service provider chooses to delete/downgrade their account status they will not be refunded for the remaining days in the month.

Reconciliation Process

If your credit card or bank account cannot be charged for any reason, whether expired, overdrawn, or for any other reason, Ocoos will downgrade your account if not reconciled within 30 days of being declined. Your account will remain active and available for bookings during those 30 days.

After your account is downgraded to a Free Account, a debit will remain on your account and your business will still have access to your dashboard, tools, and services, but without all the capabilities of the Premium Account. Sixty days after your payment vehicle is declined, Ocoos will begin taking the \$25 debit from incoming payments to your business from consumers until the debt is repaid in full. Once the debt is repaid, your business account will not be upgraded to a Premium Business Account until you re-enter valid payment information which has the ability to be charged.

At any point within those 60 days of account suspension, you may update your payment information to a chargeable account and your Premium account will be reinstated.

Credit Cards:

- If a service provider's credit card is declined, they will be notified and asked to make updates to their account information. If the service provider re-enters a billable credit card within 30 days, Ocoos will charge that card immediately for a the monthly fee that was missed (no penalty) and the card will continue to be charged on the first of the month on a recurring basis for the full membership price.
- If the service provider fails to re-enter a billable credit card within 30 days from the missed payment, Ocoos will downgrade their account to a free account and place a debt on their account for the amount of money due to Ocoos.
- If between days 31-60, the service provider re-enters a billable credit card, that card will be immediately charged the debit amount from the missed payment along with a prorated amount for the remaining days of the new month. The card will continue to be charged on the first of the month on a recurring basis for the full membership price.
- If the service provider fails to re-enter a billable credit card within 60 days from the missed payment, Ocoos will increase the royalty rate on transactions to 20% until the debt is resolved. No interest accrues on Ocoos debt. If the service provider enters a billable credit card after 60 days or in the middle of debt reconciliation, the card will be charged for the remaining debt plus the prorated amount. The card will continue to be charged on the first of the month on a recurring basis for the full membership price.

ACH:

- If a service provider's bank account is declined, they will be notified and asked to make updates to their account information. If the service provider re-enters a billable account within 30 days, Ocoos will debit that account on the following first of the month for the monthly fee that was missed (no penalty) plus the monthly fee for the next month. The account will continue to be debited on the first of the month on a recurring basis for the full membership price.
- If the service provider fails to re-enter a billable account within 30 days from the missed payment, Ocoos will downgrade their account to a free account and place a debt on their account for the amount of money due to Ocoos.
- If between days 31-60, the service provider re-enters a billable account, that

account will be charged the debit amount from the missed payment along with a prorated amount for the remaining days of the new month on the following first of the month. The account will also be charged for the next month at this time. The account will continue to be charged on the first of the month on a recurring basis for the full membership price.

- If the service provider fails to re-enter a billable account within 60 days from the missed payment, Ocoos will increase the royalty rate on transactions to 20% until the debt is resolved. No interest accrues on Ocoos debt. If the service provider enters a billable account after 60 days or in the middle of debt reconciliation, the account will be charged for the remaining debt plus the prorated amount in that new month. The account will continue to be charged on the first of the month on a recurring basis for the full membership price.

Ocoos.com is simply an intermediate for service providers and those people looking to purchase such services. Ocoos.com is not responsible for supplying service providers with any documentation for tax purposes or other business related accounting purposes. There may be functionalities of Ocoos.com that help service providers keep track of the transactions occurring on the Ocoos.com website, but it is the responsibility of the service provider to keep accurate records for themselves of all transactions that occur due to their use of Ocoos.com. The tools available to service providers on Ocoos.com to help track the success of their business transactions on-site are for the use of the service provider and Ocoos.com only and should not be considered a completely accurate financial document. Such financial tracking functionalities are not representative of the actions by a certified accountant; they are merely computer calculations that may contain errors.

Ocoos has the right to change the monetization structure of the site at any time. If the cost of the site were to change to the user or the service provider, they would be notified of such changes and would not be charged the new fees until they have agreed to them. For detailed information about the pricing structure options on Ocoos.com, please visit the "Service Providers" page located at the bottom of the site.

15.) Refund Policy

Ocoos.com does not have a companywide refund policy. All sales are final and nonrefundable by Ocoos.com. Individual service providers have their own refund policies and it is important that users inquire about each service provider's policy before committing to purchase a service. All refunds are handled between the purchasing user and the service provider from which they purchased something. If there is a mistake with

payment or other monetary issues and Ocoos.com is to blame, each instance will be taken into consideration individually upon notification of Ocoos.com and will be dealt with in a quick and reasonable manner.

16.) Disputes

Ocoos.com is NOT liable for any agreement reached between purchasing users and service providers. Ocoos.com hosts a platform for users and service providers to connect and interact with each other but is not a party involved in any agreement, negotiations, or contracts developed through use of the Ocoos.com website.

Ocoos.com is not forming employment, partnerships, joint ventures, or other such business relations with its users or service providers. All service providers are independent of Ocoos.com, Ocoos.com cannot be bound to any of them.

a.) Registered User Disputes

All interactions registered users have on Ocoos.com are the sole responsibility of the account holders. Disputes regarding payments, warranties, quality, content, terms and conditions, and other such disputes are solely between the interacting parties and not Ocoos.com. It is the responsibility of the registered users of Ocoos.com to question, research, and inquire about the people and things they are interacting with on Ocoos.com. Ocoos.com advises its users to beware of scams and investigate the people and services before committing to purchase or service.

17.) Advertising on Ocoos

Parts and functions of Ocoos.com may be supported by an advertising model either by Ocoos.com or third-party advertisers. Ocoos.com has the right to display these advertisements and their use and functions are subject to change. As a user or service provider, you agree that any loss or damage caused by these advertisements is not the responsibility of Ocoos.com.

18.) Links to External Website and your Contact Information

Within Ocoos.com, there may be links to third party sites that take users off the Ocoos.com

website. Ocoos.com is not responsible for the content provided on these sites, the security, quality, products, services, safety, relevance, nor do we assume to agree with their Terms of Use or Privacy Policies. Users take complete responsibility for their interactions with third party websites and cannot hold Ocoos.com liable for things that may happen during visits to those sites. If links to harmful, dishonest, offensive, or dangerous sites exist on Ocoos.com, please notify Ocoos.com by emailing info@ocoos.com immediately so we can investigate the issue.

19.) Sales Tax

By default, the tax customers must pay service providers will be set to 0%. If a Service Provider has a service that requires a tax, they will be prompted to change the tax rate from 0% to whatever is appropriate for their service. Each service that the service provider offers will have the ability to set its individual tax rate. It is the responsibility of the Service Provider to provide Ocoos with the appropriate tax information for their specific industry and services. For information about tax information, service providers should contact their local, state, federal government or a qualified tax professional. Ocoos is not a qualified tax professional.

- Tax Example 1:
 - A customer buys a service (\$10) from Provider “A” who has a free account. Their service is not taxable. The customer is charged \$10 for the service. Ocoos takes a percentage (8%) from the \$10 and pays Provider A \$10 minus their percentage rate, for a total of \$9.20.

- Tax Example 2:
 - A customer buys a service (\$10) from Provider “B” who also has a free account. Their service is taxable at a rate of 6%. The customer is charged \$10.60 for the service. Ocoos takes their percentage from the \$10 price of the service and sends Provider B \$10, minus their percentage rate, plus their tax, for a total of \$9.80.

20.) General Information and Liabilities

By registering as a user and/or service provider on Ocoos.com, you are agreeing that the use of the website is at your own risk and Ocoos.com cannot be held liable for the anything that may result on account of your use of this website. All Ocoos.com employees, investors,

advisors, interns, general managers, directors, affiliates, partners, and suppliers make no guarantees or warranties in regards to your use of this website. This includes, but is not limited to, all content, data, services, information, posts, comments, user identities, quality, truth, completeness of information, or any other material and content posted, uploaded, or represented on Ocoos.com

This Terms of Use document, the Privacy Policies document, and other legal documents and policies published by Ocoos.com represent the entire agreement between registered users and Ocoos.com. Only people and companies who have agreed with such stated documents can benefit from them. If parts of these documents are deemed invalid by a valid legal system, it does not invalidate all parts of such documents. Such documents will remain fully enforceable.