Terms of use

Date of last revision: 26 January 2021

Please read these Terms of Use carefully and make sure that you understand them. By using the Website and/or registering a user account, you accept these Terms of Use. If you do not accept these Terms of Use, do not use our website.

We are not an escort agency, but exclusively an escorts search engine and escorts advertising platform dedicated to both, escort agencies and independent escorts. All payments are only for the escorts agencies and independent escorts and are intended for advertising purposes.

1. General

- 1. Cipa-Media S.L (in the following "Operator") grants you (in the following "User") the use of the System for a fee.
- 2. The website is maintained by the operator named in the imprint. The operator assumes legal responsibility for the content of the site. At the same time, he is the contact person for inquiries by users especially for questions regarding payments and services.
- 3. The operator does not guarantee the constant availability of the Internet offer. However, he will make every effort to ensure constant availability.
- 4. The operator is in any case not responsible for external links. However, he will remove them immediately after becoming aware of any legal concerns.
- 5. The website is designed for use with standard browsers. The optimum screen resolution is 1280 x 800, the minimum screen resolution is 1024 x 600. Furthermore, Java Script must be permitted. Furthermore, especially for video offers and webcam chat, at least a DSL connection or mobile Internet is required.
- 6. All content on the website is subject to the copyright of the operator and may not be used or published elsewhere without the express written permission of the operator.

2. Registration of the user on the website

- 1. By registering on the Website, these Terms of Use are accepted in full and without limitation.
- 2. Only persons of legal age are allowed to register on the website.
- 3. The user name (alias) is freely selectable, if not already assigned.
- 4. The password is freely selectable by the user during registration. The selected password is confidential and may not be disclosed to third parties.
- 5. Underage persons may not be given access to the Internet site.
- 6. By registering alone, the user is able to use the free offers on the website. This does not result in any costs or obligations.

7. The operator of the website reserves the right to occasionally and at irregular intervals send users information about the website of the operator via e-mail. These newsletters can be cancelled by the user at any time, regardless of registration.

3. Payment of chargeable services

- In order to be able to use chargeable services (such as: image galleries, videos, webcam chat) on the website, the user requires a corresponding credit balance in the form of "coins". These can be purchased with various payment methods of external payment service providers.
- 2. The purchase intention of "Coins" by the user, comes through the selection of the payment method, the selection of the tariff and the final, successful purchase binding.
- 3. During the entire payment process, the operator has assigned the claims to the respective payment service provider. This also applies to any collection that may be initiated, for example, by return debit notes or non-redemption of payments.
- 4. No subscriptions or recurring automatic payments are realized on the website.
- 5. The personal data provided to the payment service provider, in particular credit card and account information, shall be stored and processed exclusively by the payment service provider in accordance with the statutory provisions.
- 6. The terms and conditions of the respective payment service provider apply with regard to payments.
- In the event of a successful payment and subsequent electronic notification by the payment service provider, the booked "coins" are promptly credited to the user account.
- 8. The User has no claim to be able to use a payment procedure once used also in the future.
- 9. Credit in the form of "coins", has a validity of 2 years.

4. Cancellation policy

Cancellation policy

You have the right to revoke this contract within fourteen days without giving any reason. The withdrawal period is fourteen days from the date of conclusion of the contract. To exercise your right of withdrawal, you must send us Cipa-Media S.L. Ave. Emilio Luque Moreno 19 (Oficina 6) 38300 La Orotava (S/C de Tenerife), E-Mail: support@pay4coins.com) by means of a clear statement (eg a letter sent by mail or e-mail) about your decision to revoke this contract. You can use the attached model withdrawal form for this purpose, but it is not mandatory. To comply with the withdrawal period, it is sufficient that you send the notice of exercise of the right of withdrawal before the expiry of the withdrawal period.

Consequences of the cancellation

If you revoke this contract, we shall reimburse you all payments we have received from you, including delivery costs (with the exception of additional costs resulting from the fact that

you have chosen a type of delivery other than the most favorable standard delivery offered by us), without undue delay and no later than within fourteen days from the day on which we received the notification of your revocation of this contract. For this repayment, we will use the same means of payment that you used for the original transaction, unless expressly agreed otherwise with you; in no case will you be charged for this repayment.

Sample cancellation form

(If you want to cancel the contract, please fill out this form and send it back.) To: Cipa-Media S.L Ave. Emilio Luque Moreno 19 (Oficina 6) 38300 La Orotava (S/C de Tenerife) E-Mail: support@pay4coins.com: I/we (*) hereby revoke the contract concluded by me/us (*) for the purchase of the following goods (*)/provision of the following service (*) Ordered on (*)/received on (*) Name of consumer(s) Address of consumer(s) Signature of consumer(s) (only for communication on paper) Date (*) Delete where inapplicable.

5. Paid services on the website

- 1. he registered user has access to various paid services on the website (e.g. picture galleries, videos, webcam chat)
- 2. For the use of a paid service, a sufficient credit in "Coins" must be acquired by the user. (see point III)
- 3. By declaring the intention to use a paid service, by a user, the user fully accepts these terms and conditions.
- 4. By using the paid offer, the immediate debit of the Coins balance takes place.
- 5. By booking, an exclusive online right of use takes place. There is expressly no right to download and the associated permanent offline usability. If applicable, individual articles are offered for download.
- 6. After the utilization of the chargeable service, any statutory revocation provisions shall be ineffective.
- 7. The operator of the website does not assume any warranty for multimedia offers for a specific purpose or that the presented performance features meet the individual requirements of the user.

7. Other

- 1. The user acknowledges that in case of non-compliance with these terms of use, he/she will face legal consequences.
- 2. The use of the services is at your own risk. In particular, the operator of the website is not liable for any damages, including those resulting from loss of data due to downloading or use of software, multimedia content or other content.
- 3. The operator of the website is liable, regardless of the legal grounds, only for damages caused by him intentionally or through gross negligence. The amount of liability is limited to the amount that the user has paid for the service. Any further claims for damages, including for any consequential damages, are expressly excluded.

- 4. The user is aware that connection data is stored for statistical purposes, as well as for proof of performance in the case of chargeable services. Furthermore, cookies that are harmless from a security point of view are stored on the user's hard drive. All data stored by the operator will not be disclosed to third parties.
- 5. The trademarks mentioned on the website are the property of their respective owners.
- 6. The law of the registered office of the operator of the website shall apply. The place of jurisdiction shall be the registered office of the operator.