

1. TERMS OF SERVICE FOR I GOT U

Sì NO SERVIZII snc is a company with its head office located at Via A Costa 202, 40134 Bologna (Italy). Sì NO SERVIZII snc has developed a service («I GOT U»). Using an online platform available at the address www.igotu.it (hereafter named the «WEB APPLICATION») and using its mobile application downloadable from the Apple Store (the WEB APPLICATION being hereinafter named the «I GOT U»),

I GOT U allows ORGANIZERS to create guest lists, manage guest lists and analyze event stats.

The present Terms of Service ("TOS") are intended to define the contractual conditions of use of I GOT U by the ORGANIZER.

By opening an account at I GOT U, you agree to the Terms of Service (ToS) outlined in this document, whether acting as user, client, affiliate or when uploading content to I GOT U. This agreement is made explicitly during the registration process of your account. The Terms of Service may be subject to change any time without notice, it is your responsibility to keep updated regarding changes in the ToS and its accompanying rules. Sì NO SERVIZII snc reserves the right to suspend or terminate your account at any time if violations against the ToS or Content Policy are found.

You will not hold I GOT U responsible for other users' (including event holders') content, actions or inactions. You acknowledge that we have no control over and do not guarantee the quality, safety or legality of events advertised, the truth or accuracy of users' content, listings, or ability to perform, or actually complete a transaction.

2. CONTENT POLICY

All content uploaded on I GOT U (list and participants database) is done at user's discretion and the user holds full responsibility for uploading the content. Sì NO SERVIZII snc reserves the right to remove any submitted content that is in violation of our content policy. Such removals may occur without notice and are at the complete discretion of I GOT U administrators.

3. PRIVACY

Sì NO SERVIZII snc will not share your personal data nor that of your guests with any 3rd parties. Sì NO SERVIZII snc reserves the right to share quantitative data, such as number of guests that attended a certain event, with 3rd parties. Upon holding an event by using I GOT U, Sì NO SERVIZII snc reserves the right to display your company logo on its homepage, stating that you have held an event with I GOT U.

4. REGISTRATION TO I GOT U SERVICES

4.1. Internet Connection:

To use I GOT U, the USER has to have access to the Internet and/or a 3G or 4G connection on his device: I GOT U is only compatible with Apple iPad, Apple iPad 2, Apple iPad 3 (with iOS 5 or superior).

. Sì NO SERVIZII snc does not guarantee the compatibility of the WEB APPLICATION (back end) with all Internet browsers and holds no obligation to guarantee compatibility to the USER in this instance. Any possible charges related to the internet access required are solely the responsibility of the USER. Furthermore, the USER must have access, at his expense, to any necessary equipment to connect successfully to the internet or mobile network.

Sì NO SERVIZII snc cannot be held responsible to the USER for any damage, direct or indirect, which could ensue from the interruption of the service of Internet connection for a cause outside the control of Sì NO SERVIZII snc.

Sì NO SERVIZII snc cannot be held responsibility for the quality of the Internet connection of the USER. The ORGANISER declares to be aware of the relative reliability of the data circulating on the internet network and of their vulnerability in the interceptions and diversions.

4.2. Registration conditions:

To access to I GOT U, the USER has to create an account by:

filling in the registration form online,

accepting the present TOS.

The electronic submission of the registration form requires and is considered as an acceptance of the TOS.

During his registration the USER makes a commitment to give complete, exact, up to date and accurate information and makes a commitment to inform SÌ NO SERVIZI snc immediately of any modification to the aforementioned information.

This information includes the precise identity of the USERS; their personal information in full (their civility, surname, first name(s)), their e-mail address and phone number, their postal address and their company. If the USER is a legal person, this information includes, notably, the company name, the mailing address of the head office, the e-mail address, the name of an authorized representative available to contact and/or the name of an official of the company.

If it is a legal person, the User confirms that they are perfectly authorised to act on behalf of this entity, and they must be capable of proving that they have the right to do this.

The present contract is valid indefinitely, from when the USER agrees to the present TOS by selecting the option "I accept".

4.3 Login and Password

While accepting the present TOS, a USER name (below "the login") and a password (below the "Password") are written by the USER to allow him the access to I GOT U.

The system ensures that each Username and Password is unique. For safety and confidentiality purposes, the USER can only access the services with the combination of both of these codes.

The Login and the Password are proof of the identity of the USER and renders him responsible for any action taken by this account. These details will have the value of an electronic signature.

SÌ NO SERVIZI snc has the right to change or to update this login information at its discretion.

SÌ NO SERVIZI snc reserves the right to cancel any Login and Password, that it will have reasonably established as having been used by an unauthorised parties or by another private individual other than the USER to whom the Login and the Password were given to.

5. PAYMENT PROCESSING INFORMATION

Self Service (collecting registration fees using PayPal). For any rules and conditions, see the terms of payment of PayPal

6. LIABILITY

SÌ NO SERVIZI snc is not liable for any damage or injury sustained by its users directly or indirectly resulting from the use of I GOT U service, including but not limited to loss of data, loss of profit, physical injury, or death. I GOT U services are provided without warranty of any kind, you use I GOT U services AT YOUR OWN RISK and indemnify SÌ NO SERVIZI snc from any legal or financial obligation of any kind resulting from the use of I GOT U services.

The USER is also duly informed that the use of the service could be interrupted to allow maintenance work to take place.

Sì NO SERVIZII snc would not be held responsible for the damage resulting from the loss, from the change or from any fraudulent use of data, the accidental transmission of viruses or other harmful elements, from the attitude or the behaviour of a third party.

Sì NO SERVIZII snc incurs no responsibility of the fact:

of the impossibility for the ORGANISER to reach the Website;

of a misuse of the Website by an ORGANISER;

of the saturation of the internet network;

of an inadequacy between the needs of the ORGANISER and the services offered by the Website.

Sì NO SERVIZII snc cannot be held responsible by the USER for any damage, direct or indirect, which could result from modifications being made to the software which are not compatible with the equipment and software used by the USER or of the interruption of the Internet connection due to any reason outside of Sì NO SERVIZII snc's control.

Sì NO SERVIZII snc cannot be hold responsible for any indirect damages such as the loss of market, commercial damage, the loss of clients, commercial disorder, loss of earnings, brand or image losses or any action of unfair competition.

Respect for the honesty of the WEBSITE

The present contract confers no intellectual property right to the USER on the WEBSITE, which remains the whole and exclusive property of Sì NO SERVIZII SNC.

The USER formally refrains from reproducing in a permanent or temporary way the WEBSITE in whole or part, by any possible means or form, including the opportunity of downloading, displaying, of the execution or storage of the software.

THE USER refrains to translate, adapt, organise, decompile, or modify the WEBSITE, of the exporter, or merge it with the other IT applications. The USER also refrains from trying to obtain the source code of the WEBSITE.

7. CONSERVATION OF DATA

All the elements relative to the use of the account (CONTENTS, PERSONAL INFORMATION, connection data ...) will be kept and archived by Sì NO SERVIZII SNC or a third supplier of Sì NO SERVIZII SNC.

Sì NO SERVIZII SNC is permitted to use, particularly for the purposes of proof, any act, file or recording found on any document or file provided (particularly in electronic format), received or kept directly or indirectly by Sì NO SERVIZII SNC in a database

Sì NO SERVIZII SNC makes a commitment to communicate this information to third parties only upon reception of a summons from a recognised legal or administrative authority in France or related to the State in which this information has been stored and used.

The USER makes a commitment to agree to receive emails sent by Sì NO SERVIZII SNC and to not block the reception of these emails.

8. FURTHER SERVICE UNDERSTANDINGS

Unless explicitly stated otherwise, any new features that augment or enhance the Service, shall be subject to the TOS. You understand and agree that the Service is provided AS-IS and that I GOT U assumes no responsibility for the timeliness, deletion, mis-delivery or failure to store any user communications or personalization settings.

9. ALLOCATION OF JURISDICTION - APPLICABLE LAW

Any dispute which could arise from the final execution or from the interpretation of the present contract will be governed by the Italian law and will be exclusively dealt within the jurisdiction of the Court of Appeal of Bologna, in spite of the number of defendants and including any emergency proceedings.

10. DURATION/TERMINATION

The present contract is agreed for an indefinite duration.

THE USER is informed that the PERSONAL INFORMATION and the CONTENT published on-line may be preserved and archived by SÌ NO SERVIZI SNC at the conclusion of the contract. SÌ NO SERVIZI SNC reserves the right to terminate a contract at any time, and at their discretion, in the case of any breach of the terms of the present TOS by the USER.