

TERMS OF USE

Boosted Biz

Introduction

Welcome, and thank you for visiting Boosted Biz (“Boosted”)!

When you access the Boosted website at www.boosted.biz (the “Website”), and any other website or service that links to these Terms of Use (collectively, the “Boosted Services”), you are entering into a legally binding agreement based on these Terms of Use and our Privacy Policy ([LINK TO PRIVACY POLICY TO BE EMBEDDED]) (collectively referred to as the “Terms”), so please take the time to carefully review all documents. We may modify these Terms from time to time and in our sole discretion. Your continued use of the Website or of the Boosted Services following the posting of revised Terms means that you accept and agree to any such changes. You are expected to check this page frequently, so you are aware of any changes, as they are binding.

If you do not agree to be bound by these Terms, then do not create an account with us and do not use the Boosted Services. If you already have an account, and you would like to terminate it, please contact us at: service@boosted.biz.

Use of the Boosted Services

We provide a platform, which allows individuals, businesses, or anyone at all who agrees to these Terms, to design custom apparel and merchandise to sell worldwide through our platform or to design and purchase apparel or merchandise directly from Boosted. This platform is also used by (i) customers who choose to purchase apparel and merchandise and (ii) anyone accessing the platform at any time for any reason (collectively, “Boosted Users” or “you”). You will be able to access most of the Website without having to register any details with Boosted; however, in order to create a Boosted Store (as defined below), you will need to provide certain details to Boosted.

To use the Boosted Services, you represent and warrant that you: (a) are not currently restricted from using the Boosted Services; (b) are not a competitor of Boosted or using the Boosted Services in any way that competes with Boosted; (c) have full power and authority to enter into these Terms; and (d) agree to provide, at your own cost and expense, all equipment, software, and internet access necessary to use the Boosted Services.

You acknowledge that Boosted has the right, but not the obligation, to monitor communications between you and any other Boosted Users and to access these communications at any time to ensure that your use of the Boosted Services is in compliance with these Terms.

Collecting your information is inherent to Boosted. You should carefully review our Privacy Policy before using the Boosted Services. You agree that your submission of personal information is voluntary and that Boosted may use it as described in these Terms. If you purchase any services offered for a fee, you agree to Boosted storing your payment information through the Boosted platform. You also agree to pay any applicable fees as they become due, including any taxes, and to reimburse Boosted for any fees incurred while collecting overdue payments from you. Failure to pay fees due may result in termination of your account.

Creating a Boosted Store

Boosted Users have the ability to use the Boosted's Services to create a Boosted Store ("Boosted Store"). By creating a Boosted Store, you can individually design and customize apparel, merchandise, and other products and set individual merchandise price points for the sale of such products to others. When operating a Boosted Store, the Boosted User will be provided with a "Base Cost" from Boosted for each product that is designed. The Boosted User will then be able to set a "Sale Price" for each item based upon that Base Cost. After your Boosted Store has sold product, the Boosted User will earn the difference between the Sale Price and the Base Cost.

To receive payment for any product(s) sold via your Boosted Store ("Payout"), you will be required to provide a PayPal account email address. We may require that you provide a Form W-9 to us prior to releasing funds. Boosted is not responsible for any misdirected payments based on inaccurate information provided by you. You acknowledge and consent that we may, at any time, for any reason, place a hold on a Boosted Store account that restricts Payouts. If you have questions about a hold that we have placed on your payout, please refer to contact us at service@boosted.biz. You are solely and fully responsible for payment of any income taxes applicable to the amount you earn through using Boosted Services.

Boosted makes every effort to transmit funds due to each Boosted User who creates a Boosted Store. In cases where the Boosted User fails to submit sufficient account information (e.g. PayPal account details, tax information if applicable, current mailing address, correct email address, etc.), Boosted will make a good faith effort to contact the Boosted User in order to render payment in accordance with Boosted's processes. If Boosted is unable to contact the Boosted User and retrieve sufficient payment information after a period of six (6) months from the Boosted Store's end date, we may then deem the funds unpayable and apply such funds to the reimbursement of Boosted's expenses.

Boosted Store Misuse

Boosted has no control over any information published on a Boosted Store page by a Boosted User and Boosted disclaims any and all liability to the fullest extent provided by applicable law.

If you have reason to believe that any Boosted Store on our Website is fraudulent or your payment instrument was compromised in any way, immediately contact our *fraud protection department* at service@boosted.biz.

Placing an Order

You warrant that you are authorized to use any credit card, PayPal account, or other means of payment that you provide to us. Providing any inaccurate information is a breach of these Terms and may result in cancellation of your order. We reserve the right to refuse or cancel an order for any reason including limitations on quantities available for purchase, or problems identified by our credit and fraud avoidance department.

If your order is canceled after your credit card (or another payment account) has been charged, we will issue a credit to your credit card (or another applicable payment account) in the amount of the charge. We will attempt to contact you if your order is canceled or if any information is required to accept your order.

By confirming your purchase at the end of the checkout process, you agree to pay for such products, as well as the shipping and handling charges and applicable taxes associated therewith.

Shipping and Delivery

Products will be shipped to the physical address designated by you. All transactions are made pursuant to a shipping contract, and, as a result, risk of loss for products pass to you upon delivery of the products to the carrier.

Estimated delivery times are determined based on the method of shipping chosen when products are purchased and the destination of the products.

International Orders

You acknowledge that the products sold on Boosted are subject to the customs and export control laws and regulations of the United States of America and may also be subject to the customs laws and regulations of the country in which the products are received, and you agree to comply with all applicable laws.

Returns

All of our products are custom-made. As such, Boosted will not accept returns unless the product was damaged, misprinted, or incorrect.

Age Requirement

You must be at least thirteen (13) years old to create a Boosted account or to access or use any of the Boosted Services. If you are not at least thirteen (13) years old, you may NOT use this Website at any time or submit any information to this Website. To purchase merchandise, and receive Payouts, you must be at least eighteen (18) years old or have a parent or legal guardian's permission. By using the Boosted Services, you certify that you satisfy the age guidelines and restrictions and your acceptance of these Terms. Furthermore, if we believe that your information is incorrect, we may prevent you from accessing the Website, terminate or suspend your account, or otherwise limit or restrict your use of the Boosted Services.

Boosted User Content; Dos and Don'ts

Boosted reserves the right to delete, move or delete any content posted on the Website for any reason whatsoever. As a condition to using the Boosted Services, you agree to follow our Dos and Don'ts.

Do undertake the following:

- Comply with all applicable laws, including, without limitation, those relating to privacy, intellectual property, export control, tax, and regulatory requirements;
- Provide Boosted with accurate information and update it as necessary;
- Review and comply with our Privacy Policy;
- Review and comply with any notices Boosted sends you concerning the Boosted Services;
- Use the Boosted Services in a professional manner;
- Keep your username and password confidential and do not share them with others;
- Use your real name on your profile; and
- Protect your sensitive information such as your email address, phone number, and address.

Don't undertake the following:

- Act dishonestly or unprofessionally by posting unlawful, libelous, abusive, obscene, discriminatory, inappropriate, inaccurate, or objectionable content to Boosted;

- Publish inaccurate information in the designated fields on the profile form (e.g., do not include a link or an email address in the name field).
- Create a profile for anyone other than a natural person;
- Harass, abuse or harm another person, including sending unwelcomed communications to others using Boosted;
- Use or attempt to use another's account or create a false identity on Boosted;
- Upload, post, email, message, transmit or otherwise make available or initiate any content that:
 - Falsely states, impersonates or otherwise misrepresents your identity, affiliations, qualifications, or experience;
 - Includes information that you do not have the right to disclose or make available under any law or under contractual or fiduciary relationships (such as insider information, or proprietary and confidential information learned or disclosed as part of employment relationships or under nondisclosure agreements);
 - Infringes upon patents, trademarks, trade secrets, copyrights or other intellectual property rights;
 - Includes any unsolicited or unauthorized advertising, promotional materials, "junk mail," "spam," "chain letters," "pyramid schemes," or any other form of solicitation;
 - Contains software viruses, worms, malware, or any other harmful code, files or programs that interrupt, destroy or limit the functionality of Boosted or any computer or other equipment;
- Duplicate, license, sublicense, publish, broadcast, transmit, distribute, perform, display, sell, rebrand, or otherwise transfer information found on Boosted (excluding original content posted by you) except as permitted by these Terms;
- Reverse engineer, decompile, disassemble, decipher or otherwise attempt to derive the source code or any underlying intellectual property used to provide Boosted, or any part thereof;
- Utilize or copy information, content or any data you view on or obtain from Boosted to provide any service that is competitive, in Boosted's sole discretion, with Boosted;
- Rent, lease, loan, trade, sell/re-sell access to Boosted or any information therein, or the equivalent, in whole or part;
- Deep-link to Boosted for any purpose;
- Remove any copyright, trademark or other legal or proprietary rights notices;
- Remove, cover or otherwise obscure any form of advertisement;
- Share information of non-members without their express consent;
- Use manual or automated software, devices, scripts robots, other means or processes to access, "scrape," "crawl" or "spider" any Boosted webpage pages or other material contained in Boosted;
- Engage in "framing," "mirroring," or otherwise simulating the appearance or function of Boosted;
- Attempt to or actually access Boosted by any means other than through the interfaces provided by Boosted;
- Attempt to or actually override any security component included in or underlying Boosted; or
- Interfere with or disrupt Boosted in any way.

Intellectual Property Owned by Boosted

Boosted retains all ownership rights in any designs created by our Website designers and such designs may not be used by you, other than in connection with a Boosted Store on this Website, without our consent.

Our content is protected by copyright, trademark, and all other applicable U.S. intellectual property laws. We grant you permission to use the Boosted logo and other copyrights or trademarks solely to promote your Boosted Store. You may not otherwise use, publicly display or prepare derivative works of our content other than in connection with your Boosted Store, unless we give you permission in writing. You agree to hold Boosted harmless and indemnify Boosted against any claims of content related to your Boosted Store.

Boosted may allow third parties to use the Boosted platform to offer services and functionality in conjunction with or outside of Boosted. If you choose to use one of these third-party Services, you may be bound by additional terms, conditions, and policies over which Boosted has no control. It is your responsibility to review these terms prior to using any third-party Service.

Intellectual Property Retained by Boosted User

By providing Boosted with your content, you grant us permission to use and/or publicly display such work. Boosted does not claim any ownership rights in the content you upload to this Website. It is your responsibility to make sure your content does not contain copyrighted material unless you have permission from the rightful owner. As such, you represent that you own or have the right to use all trademark rights, copyrights, rights of publicity and other intellectual property rights necessary to create and conduct a Boosted Store. You agree to provide us with evidence of this upon request. Your failure to do so may result in cancellation of your account and/or Boosted Store.

You agree that you will indemnify, defend and hold harmless Boosted, its subsidiaries and all of their direct and indirect officers, directors, employees, agents, successors and assigns from any and all third party claims, demands, actions or threat of action (whether in law, equity or in an alternative proceeding), losses, liabilities, damages (including taxes), and all related costs and expenses, including reasonable legal fees and disbursements and costs of investigation, litigation, settlement, judgment, interest and penalties, and threatened losses due to, arising from or relating to your use of trademarks, copyrights, rights of publicity or other intellectual property in your Boosted Store that infringe any third party intellectual property rights.

If you believe a user has infringed upon your rights with their Boosted store, we ask that you (i) contact our fraud protection team at service@boosted.biz and (ii) submit an Intellectual Property Claim to us at service@boosted.biz.

Third-Party Compliance

All Boosted User designs and promotional content involving third-party organizations, associations, and leagues, including, but not limited to, the NCAA, NFL, NBA and MLB (collectively, a "Third Party"), must be approved, in writing, by the compliance department associated with such Third Party prior to launching a Boosted Store. Failure to receive such approval shall result in Boosted not activating the Boosted Store until approval is received. Boosted User shall indemnify and hold harmless Boosted from any and all claims and/or liabilities that arise from Boosted User's failure to receive proper Third-Party compliance. Boosted makes every effort to review all Boosted Stores but simply does not have the resources to review all Boosted Stores. All applicable rules and regulations must be followed according to individual state legislation. Boosted Store approval is dependent upon approval from any related Third-Party compliance department. If the Boosted User does not receive such approval, Boosted User may be subject to state and/or local law sanctions at no fault of Boosted.

Confidential Information

You acknowledge and agree that Boosted owns and/or controls certain confidential and proprietary information relating to Boosted including, without limitation, the names, location, age, photographs and other personally identifiable information of Boosted Users ("Boosted User Information") and other confidential business information owned and controlled by Boosted (collectively "Confidential Information"). You agree to keep secret and confidential such Confidential Information, and to not, either directly or indirectly, make known, divulge, reveal, furnish, or make any Confidential Information available to any third party without the prior written authorization of Boosted. Your obligation shall not prevent a disclosure of Confidential Information to the extent such disclosure is required by law; provided, that prior to making any disclosure pursuant to this subsection, you will notify Boosted of the same, and Boosted will have the right to participate with you in determining the amount and type of Confidential Information, if any, which must be disclosed in order to comply with applicable law. You agree to comply with any request by Boosted to permanently delete any Confidential Information in your possession or under your control in the event you breach these Terms.

You acknowledge and agree that Boosted User Information includes sensitive and personally identifiable information as such term is understood and/or defined under all applicable Laws ("PII") and shall treat it as such. PII includes any information that can be associated with or traced to any individual, including an individual's name, address, complete telephone number, e-mail address, social security number, or other similar specific factual information, regardless of the media on which such information is stored (e.g., on paper or electronically). Notwithstanding any language elsewhere to the contrary, PII which Boosted collects, accesses, or otherwise obtains in connection with these Terms, as between you and Boosted, shall be the exclusive property and Confidential Information of Boosted irrespective of the form in which such PII is collected, accessed or otherwise obtained by you. Without limiting any other provision in these Terms, you shall strictly comply with all applicable current and future Laws relating to data privacy, personal data, and data protection. "Laws" shall include and refer to these Terms, as well as any and all federal (national), state, provincial, municipal or local laws, regulations, rules, judicial decrees, decisions and judgments, executive and government orders and ordinances, and any and all directives of regional legislative and regulatory bodies and implementing legislation, as well as rules and regulations of any self-regulatory organization by which any party may be bound, including the laws of each and every jurisdiction applicable to these Terms, Boosted, and you. You shall use your best efforts to maintain the security of all PII. If you download or otherwise extract any PII from Boosted, you shall use reasonable encryption technologies for transmitting and storing PII. You also agree to employ reasonable network security techniques including firewalls, intrusion detection, and authentication protocols to further protect PII from disclosure. You have the right to change or modify your security measures for commercially reasonable purposes, but at all times shall maintain reasonable security in regards to any PII. You agree to cooperate with Boosted, at your own expense, in fulfilling Boosted's obligation under any Law, including but not limited to any breach notification reporting requirements.

Security Requirements

You represent and warrant that you have and shall maintain an information security program that includes administrative, electronic, technical, physical and other security measures and safeguards reasonably designed, at a minimum, to: (a) ensure the security and confidentiality of all Confidential Information (specifically including PII); (b) protect against any unauthorized access to or use of the Boosted Services and all Confidential Information; (c) protect against any anticipated threats or hazards to the security or integrity of such Confidential Information; (d) limit access to Confidential Information to only your personnel who have a reasonable need for such information and who are bound by confidentiality terms at least as restrictive as those contained in these Terms; (e) instruct all persons who have access to Confidential Information of the necessity to maintain the confidentiality of the Confidential Information; and

(f) ensure the proper, secure and lawful disposal of, or return to Boosted of, Confidential Information within its possession or control as required by these Terms. In the event you become aware of any unauthorized disclosure or access to Confidential Information, you shall immediately notify Boosted in writing and take all steps reasonably necessary to prevent any further access or disclosure of Confidential Information.

At any time during your use of the Boosted Services, and for a period of two (2) years thereafter, Boosted may audit your systems and records regarding the use of the Boosted Services to ensure your compliance with these Terms.

Reporting

In the event that you become aware of (or reasonably suspect) that any PII has been compromised in any manner, you shall immediately notify Boosted in writing and provide all requested information about the event. For purposes of this obligation, "compromise" should be read most liberally to include, without limitation: (a) any unauthorized access to PII, (b) an unauthorized access to the Boosted Services, (c) any inadvertent disclosure of PII to any third party, (iv) any known or suspected misuse of PII by any person (even if such person was authorized to access the PII), (d) any suspected use of PII by any person outside of the scope of that person's authority (even if such use does not result in harm to the individual data subject), (e) any known or suspected loss, alteration or destruction of PII other than as required (or permitted) by these Terms; and (f) any breach, or attempted or suspected breach, of its security related to areas, locations, passwords and login information, or computer systems which contain any PII, including (without limitation) any instance of theft, unauthorized access by fraud, deception, or other malfeasance or inadvertent access.

Warranties and Disclaimer

You covenant, represent and warrant to Boosted that: (a) you have the power and authority to enter into these Terms and complete the transactions contemplated hereby; (b) the person(s) accepting these Terms on behalf of you and/or your organization have the power and authority to bind you; (c) there is no action, suit, litigation or proceeding pending or to your knowledge, threatened against you that could prevent or impair their entry into these Terms or performance of your obligations hereunder; and (d) you agree to comply with any and all Laws applicable to you and/or your organization with respect to the Boosted Services.

THE BOOSTED SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE BASIS." TO THE FULLEST EXTENT PERMITTED UNDER APPLICABLE LAW, BOOSTED DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, ORAL OR WRITTEN, WITH RESPECT TO THE BOOSTED SERVICES, INCLUDING WITHOUT LIMITATION ALL IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. BOOSTED DOES NOT WARRANT THAT THE BOOSTED SERVICES WILL NOT INFRINGE THE INTELLECTUAL PROPERTY RIGHTS OF OTHERS, IS ERROR-FREE, WILL BE FREE FROM INTERRUPTIONS, ARE COMPATIBLE WITH YOUR OPERATING ENVIRONMENT, IS FREE FROM MALWARE, VIRUSES, OR HARMFUL CODE, OR WILL ACCOMPLISH ANY PARTICULAR RESULT.

BOOSTED HAS NO OBLIGATION TO VERIFY THE IDENTITY OF ANY USER OF THE BOOSTED SERVICES. BOOSTED DOES NOT CONTROL OR MONITOR USER GENERATED CONTENT AND BOOSTED MAKES NO REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE OWNERSHIP OR ACCURACY OF ANY SUCH CONTENT OR WHETHER OR NOT IT INFRINGES ON ANY THIRD-PARTY RIGHTS. BOOSTED MAY LINK TO THIRD PARTY WEBSITES, PRODUCTS, AND

SERVICES (COLLECTIVELY, "THIRD PARTY SERVICES"). BOOSTED HAS NO CONTROL OVER AND MAKES NO WARRANTIES WITH RESPECT TO THESE THIRD-PARTY SERVICES.

YOU ACKNOWLEDGE THAT BOOSTED DOES NOT CONTROL THE TRANSFER OF DATA OVER COMMUNICATIONS FACILITIES, INCLUDING THE INTERNET, AND THAT BOOSTED MAY BE SUBJECT TO LIMITATIONS, INTERRUPTIONS, DELAYS, AND OTHER PROBLEMS INHERENT IN THE USE OF SUCH COMMUNICATIONS FACILITIES. BOOSTED IS NOT RESPONSIBLE FOR ANY DELAYS, DELIVERY FAILURES, OR OTHER DAMAGE RESULTING FROM SUCH PROBLEMS.

BOOSTED HAS NO LIABILITY FOR ANY LOSS, DAMAGE, CORRUPTION, OR UNAUTHORIZED DISCLOSURE OF ANY OF YOUR DATA, ELECTRONIC FILES, PERSONAL INFORMATION, FINANCIAL INFORMATION, OR CONTENT GENERATED BY YOU OR OTHER USERS, OR FOR ANY PHYSICAL DAMAGE TO ANY COMPUTER, HARDWARE, MOBILE DEVICE, OR OTHER EQUIPMENT.

NO REPRESENTATION OR OTHER AFFIRMATION OF FACT WHICH IS NOT CONTAINED IN THESE TERMS, INCLUDING STATEMENTS REGARDING CAPACITY, SUITABILITY FOR USE, ACCURACY OR PERFORMANCE OF BOOSTED OR ANY THIRD PARTY PRODUCT OR SERVICE, WHETHER MADE BY BOOSTED OR OTHERWISE, WILL BE DEEMED TO BE A WARRANTY FOR ANY PURPOSE OR GIVE RISE TO ANY LIABILITY OF THE BOOSTED SERVICES.

Indemnification and Limit on Liability

You shall indemnify, defend, and hold harmless Boosted and its officers, directors, affiliates, and employees, from and against any and all damages, liabilities, actions, causes of action, suits, claims, demands, losses, costs and expenses (including without limitation reasonable attorneys' fees and disbursements and court costs) to the extent arising from or in connection with: (a) your use of the Boosted Services; (b) any claim of infringement or misappropriation of intellectual property or other proprietary rights arising from any content that you post to the Boosted Services; (c) use of the Boosted Services in an application or environment for which it was not designed or for any unlawful purpose; (d) any unauthorized use or disclosure of PII; and (e) your violation of these Terms. With the exception of liability arising from Boosted's gross negligence or willful misconduct, in no event shall Boosted's liability exceed an amount equal to the amount paid by you in the twelve (12) period preceding the event giving rise to liability. In no event shall Boosted or its officers, directors, or employees be liable to you for any special, consequential, incidental, indirect, exemplary, or punitive loss or damage of any kind, (including, but not limited to, damages for lost profits or business interruption; any loss, damage, corruption, or unauthorized disclosure of any content, electronic files, personal information, financial information, or the like; or to your computer or equipment) whether or not Boosted has been advised of the possibility of such loss or damage.

Termination

Boosted may immediately terminate your access to and use of Boosted Services in the event Boosted determines in its sole discretion that you have violated these Terms. You will not receive any refund, in whole or in part. Provisions of these Terms which, by their nature should reasonably be deemed to survive termination of your account, shall survive. Upon termination of your account, Boosted shall have no obligation to store, save, or otherwise provide you with access to the Boosted Services or any content you may have generated, posted, or saved to your account. Boosted recommends that you take steps to transfer this information prior to terminating your account.

Miscellaneous

These Terms set forth the entire agreement between you and Boosted with respect to the Boosted Services and supersedes all prior negotiations and dealings, oral or written. In the event of a conflict between these Terms and any other agreement or understanding between us, these Terms will govern. Any provision of these Terms which is prohibited or unenforceable in any jurisdiction shall be ineffective in that jurisdiction without invalidating the remaining portions hereof or affecting the validity or enforceability of such provision in any other jurisdiction. You may not sell, assign, transfer, or otherwise dispose of your rights or delegate your duties under these Terms without our prior written consent. Boosted may freely assign or delegate all rights and obligations under these Terms in whole or in part without notice to you. These Terms shall be binding on any successors and assigns of Boosted. You agree to comply with all applicable export laws, codes, regulations, and license requirements of the United States of America and other applicable jurisdictions in connection while using the Boosted Services. These Terms shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania, without regard to the principles thereof regarding conflict of laws, excepting applicable federal law. You agree that the Courts of Allegheny County, Pennsylvania shall have exclusive jurisdiction to settle any claim or dispute between us. In the alternative, you agree that Boosted may elect to settle any dispute through an established alternative dispute resolution ("ADR") provider. The ADR provider and the parties will agree that: (a) the arbitration shall be conducted by telephone, online, and/or be solely based on written submissions in a manner chosen by Boosted, (b) the arbitration shall not involve any personal appearance by us or witnesses unless we agree otherwise, and (c) any judgment on the award rendered by the arbitration shall be final and may be entered in any court of competent jurisdiction. Failure of Boosted to enforce any provision of these Terms shall not be construed as a waiver of such provision. Neither party shall be held liable for delay in fulfilling or failure to fulfill its obligations under these Terms, if such delay or failure is caused by events beyond the reasonable control of such party, including, without limitation, natural calamity, acts of God, or terrorist events, provided payment of fees shall not be so excused. Each party shall notify the other in writing of any situation that may prevent performance under the terms and conditions of these Terms.

DCMA

Boosted respects the intellectual property rights of others. If you believe that your intellectual property has been copied, posted, or distributed using the Boosted Services in a manner that constitutes copyright infringement, please contact Boosted using the information below so that Boosted can review your request and, if appropriate, remove the infringing content:

Copyright Notices
Boosted
6373 Ebdy Street
Pittsburgh, PA 15217
Email: service@boosted.biz

Notices

You agree that Boosted may communicate with you using your Boosted account or other means such as your email or telephone number. Boosted may also communicate messages or notices to you about the Boosted Services by updating these Terms or posting notifications on the Boosted website.

If you have questions or comments about these Terms, or if you would like to submit a complaint regarding content posted by a Boosted User, please contact us via email at service@boosted.biz or via mail at:

Boosted
Attn: Terms of Use Issues
6373 Ebdy Street
Pittsburgh, PA 15217