

Terms of Use

This application and its content ("Starten Incubator Platform") are controlled and operated by the Starten Incubator Platform itself, administered by **STARTEN INCUBATOR**. All rights reserved.

These Uso Termos are intended to define the rules to be followed for the use of the Starten Incubator Platform ("Terms of Use"), without prejudice to the application of current legislation.

DEAR USER, IT IS VERY IMPORTANT THAT YOU READ THE FOLLOWING TERMS:

TO USE THE STARTEN INCUBATOR PLATFORM, YOU NEED TO COMPLY WITH THESE TERMS OF USE, FULLY RESPONSIBLE FOR ANY AND ALL ACTS COMMITTED BY YOU ON THE STARTEN INCUBATOR PLATFORM OR IN RELATED SERVICES. IF YOU DO NOT AGREE TO ANY OF THE TERMS AND CONDITIONS SET OUT BELOW, YOU MUST NOT USE THE STARTEN INCUBATOR PLATFORM. YOU ALSO AGREE TO THE TERMS DESCRIBED IN OUR PRIVACY POLICY.

If you would like to give us any feedback on the Starten Incubator Platform, have questions or need to address any matter related to these Terms of Use, please contact us at contato@starten.global.

1. USER PREVIEW INFORMATION

- 1.1.Users will be able to fill out the incubation form for the purposes of this application projects to be incubated for development. The data collected will be processed in accordance with the Personal Data Protection Act (LGPD/Brazil), GDPR (Europe), as well as other international and national data protection standards and regulations.
- 1.2.Users will be able to access the services offered by Starten Incubator when accessing the application, as well as have access to projects and services that have already been developed or are being developed by Starten Incubator.
- 1.3. The Starten Incubator Platform offers its users the service of service, through the Internet, through which they have access to all the information mentioned above, among others.
- 1.4. The careful reading of all information is of fundamental importance for the monitoring and conference of the information provided by users.
- 1.5.If you are unable to access any of the information or view any movement that has not been authorized, the user should contact the call center, contato@starten.global.





- 1.6. Considering that certain of the projects carried out by Starten Incubator are related to cryptocurrency development, here are some guidelines:
 - The advance of operations with digital currencies, cryptocurrencies, and new application modalities that arise in Brazil with technology led the Central Bank (BC) and the Brazilian Securities and Exchange Commission (CVM) to issue simultaneous alerts on the operations.
 - ii. The two main institutions of regulation and supervision of securities and use of currencies in Brazil released notices pointing out "risks", both in the purchase and sale of coins and in the adhering to the supply of coins, similar to what is done with shares in the stock exchange.
 - iii. BC and CVM list since loss of all capital, use for illicit purposes, such as money laundering, and high volatility, in addition to associating the pyramids, which are based on network of participants with promise of gains. (link to CVM alerts: https://www.gov.br/cvm/pt-br/assuntos/protecao/alertas).
 - iv. Both bodies, mentioned above, warn of the lack of guarantee on the amounts applied, which can lead to the loss of all capital. They also cite the risk of use in illicit business.
 - v. The CVM listed the dangers to those who operate with cryptocurrencies, including money laundering and pyramids, cyber attack and high asset volatility. "Companies that trade or keep so-called virtual currencies on behalf of users, natural or legal persons, are not regulated, authorized or supervised by the Central Bank of Brazil," warns bc.
 - vi. Considering the growing interest of economic agents (society and institutions) in the so-called virtual currencies, the Central Bank warns that they are neither issued nor guaranteed by any monetary authority, so they are not guaranteed conversion to sovereign currencies, nor are they backed in real assets of any kind, leaving all the risk with the holders", says bc's communiqué 31,379. "Its value stems exclusively from the trust conferred by individuals to its issuer," the institution adds.
 - vii. CVM followed a similar line, admitting that it follows "technological innovations in the global and Brazilian financial markets" and seeks to understand "associated benefits and risks." (Central Bank Alert: https://www.bcb.gov.br/estabilidadefinanceira/exibenormativo?tipo=C omunicado&numero=31379).
- 1.9. By continuing and using the platform, the user is aware of the information provided above, as well as the risks involved in transactions involving digital assets.

2. THE STARTEN INCUBATOR PLATFORM

2.1.<u>Platform.</u> Starten Incubator is a virtual and online environment (website), of https://starten.global address, and that the user can access the information of starten incubator, as well as have access to the incubation form.





- 2.2.<u>It's</u> a form. It is a function of the platform in which the user fills in their information for the purpose of elas being analyzed by the Starten Incubator team, in order to verify the viability of incubation. For these Terms, incubating means accepting the user's project in order to develop it. The form will take place as follows:
 - 2.2.1. The user will be able to access the form in a specific location for this purpose, that is, access button to the link on the homepage of the website: "do you want to be incubated by Starten?".
 - 2.2.2. By clicking on the incubation button of the form, the user will be redirected to the form link on the "Google Forms" platform.
 - 2.2.3. When you open the form, you will give express consent to answer the following questions:
 - i. Name of the project.
 - ii. Qual value, in US dollars, you're raising in total.
 - iii. What value, in U.S. dollars, you've already raised.
 - iv. What are the investment times for all rounds.
 - v. What initial market value is current.
 - vi. What market value fully diluted at launch.
 - vii. What is your target market value 3 months after launch.
 - viii. Who are your competitors of the highest market value.
 - ix. Please share your website and pitchdeck.
 - x. Your Telegram account.
 - xi. Your email address.
 - xii. Telegram group of your project.
 - 2.2.4. The information is treated in accordance with our privacy policy, in accordance with national and international data protection laws.
- 2.2. <u>Suspension</u>. Starten Incubator reserves the right to suspend or cancel, at any time, your access to the platform in the event of suspected fraud, unlawful benefit or advantage, or for failure to comply with any conditions set forth in these Terms of Use, privacy policy or applicable law. In such cases, no indemnification will be due to you, and the Starten Incubator Platform may promote the competent return action if necessary, as well as take any other necessary measures to pursue and safeguard your interests.
- 2.3. <u>About Starten Incubator</u>. Starten Incubator is a Blockchain Project Incubator, formed by people passionate about technology and social transformation. Our purpose is to create businesses that change people's lives, generate savings, jobs and opportunities around the world.

3. ACCESS TO STARTEN INCUBATOR PLATFORM

3.1. <u>Access</u>. To access the Starten Incubator Platform and use its features it is necessary to access the link of our website, in which you will have access to the link to the incubation form. By completing the form, you will provide us with personal information as described in our Privacy Policy. To learn more about the privacy of your personal





information on the Starten Incubator Platform, please visit our Privacy Policy at the footer of our website.

- 3.2. To use the Starten Incubator Platform, you must have full capacity for the acts of civil life, pursuant to Article 5 of the Civil Code.
- 3.3. Ownership. From the completion of the form, your project will be registered in our database. By registering, you will be the holder of a registration that can only be accessed by you and consulted by our team, in accordance with the laws on data protection, international and national, as described in our privacy policy. If the Starten Incubator Platform detects any account made from false information, by users who, for example, do not have the minimum age allowed, that account will be automatically deleted.
- 3.4. <u>Update of Information</u>. From now on, you agree to keep your personal information up to date every 06 (six) months. You also agree that you will keep your login and password secure and out of the reach of third parties and will not allow your Starten Incubator Platform account to be used by others. In this way, the user is responsible for all actions performed on his/her account.
- 3.5. <u>Connection via Third Parties</u>. Alternatively, the Starten Incubator Platform redirects you to third-party accounts and services, such as marketplace, banks, cryptoassets, etc., but only when fully approved and approved by a cybersecurity team. In this event, you authorize the Starten Incubator Platform to access, store and use the information provided by third parties in order to create your registration in the Starten Incubator Platform.

4. RIGHTS OF THE STARTEN INCUBATOR PLATFORM ON THE APPLICATION

4.1. All rights relating to the Starten Incubator Platform and its functionalities are the exclusive property of the Starten Incubator Platform, including with respect to its texts, images, layouts, software, codes, databases, graphics, articles, photographs and other content produced directly or indirectly by the Starten Incubator Platform ("Starten Platform Content Incubator"). The Starten Incubator Platform Content is protected by the law of Autorais and Propriedade Intelectual. It is prohibited to use, copy, reproduce, modify, translate, publish, transmit, distribute, perform, upload, display, license, sell or reverse engineer the Starten Incubator Platform Content for any purpose without the prior and express consent of the Starten Incubator Platform. Any unauthorized use of starten incubator platform content will be considered a violation of the copyright and intellectual property of the Starten Incubator Platform.

5. INTELLECTUAL PROPERTY ON THE SOFTWARE AND MATERIALS MADE AVAILABLE

5.1. <u>Intellectual Property</u>. For us at the Starten Incubator Platform, the quality of the materials made available to the user is of paramount importance. Their creation is the result of hard work, financial investments and dedication from our developers,





researchers and scientists. We therefore reaffirm that the Starten Incubator Platform guarantees that all rights, title and interest (including, but not only, copyright, trademarks and all other intellectual property rights) over the service provided by us will remain under the ownership of the Starten Incubator Platform.

- 5.2. <u>Non-acquisition of Rights</u>. You will not acquire any ownership rights in the services and content of the Starten Incubator Platform, except where expressly granted in these Terms of Use.
- 5.3. <u>Download Content</u>. It is forbidden for the user to download our content in order to store it in a database to offer to a third party other than the user himself. It is also denied that the content made available by us is used to create a database or service that can compete in any way with our business. (according to The General Law for the Protection of Personal Data (LGPD), **Law No. 13,709**, of August 14, 2018).

6. COMPLAINTS ABOUT COPYRIGHT INFRINGEMENT

6.1. Claims that this is copyright infringement of any content available on the Starten Incubator Platform should be forwarded via atendimento@starten.global.

7. RESPONSIBILITIES OF THE USER AND THE STARTEN INCUBATOR PLATFORM

- 7.1. <u>Responsibility for Use</u>. You are solely responsible for the use of the Starten Incubator Platform and must comply with the rules of these Terms of Use as well as the laws applicable to the Starten Incubator Platform.
- 7.2. <u>Liability for Any Damages</u>. The Starten Incubator Platform, its controller, its affiliates, partners or employees shall under no circumstances be liable for direct or indirect damages resulting from the use or inability to access or use the Starten Incubator Platform and its form or that are related to access, use or inability to access or use the Starten Platform Incubator and your form.
- 7.3. Non-Accountability. In view of the characteristics inherent in the internet environment, the Starten Incubator platform is not responsible for interruptions or suspensions of connection, incomplete or failing computer transmissions, as well as technical failure of any kind, including, but not limited to, electronic malfunction of any network, hardware or software. The unavailability of internet access or the Starten Incubator platform and its partners, as well as any incorrect or incomplete information about the Starten Incubator platform and any human, technical or other failure in the processing of starten incubator platform information will not be considered p's responsibility Lataforma Starten Incubator. Plataforma Starten Incubator disaggeits any liability arising from the above-mentioned facts and/or acts.
- 7.4. <u>Maintenance</u>. It is the user's entire responsibility to keep the environment of his device (computer, mobile phone, tablet, among others) safe, with the use of available





tools, such as antivirus, firewall, among others, in order to contribute to the prevention of electronic risks when accessing the Starten Incubator platform.

7.6. External Links. It is possible that the Starten Incubator Platform may contain links to third-party websites and applications, as well as have integrated technologies. This does not imply in any way that the Starten Incubator Platform endorses, verifies, warrants or has any connection with the owners of such websites or applications, and is not responsible for their content, accuracy, policies, practices or opinions. The Starten Incubator Platform recommends that you read the terms of use and privacy policies of each third-party website or service that you visit or use.

8. ADDITIONAL INFORMATION

- 8.1. <u>Amendments</u>. To improve your experience, the Starten Incubator Platform is always being updated. For this reason, these Terms of Use may be amended at any time to reflect the adjustments made. However, whenever any modification occurs, you will be informed in advance by the email address provided by you at the time of registration or by a prominent notice in the application. If you do not agree to the new Terms of Use, you may reject them, but unfortunately this means that you will no longer be able to access and make use of the Starten Incubator Platform. If you use the Starten Incubator Platform even after you change these Terms of Use, you agree to all modifications.
- 8.2. <u>Conflict between Provisions</u>. In the event of a conflict between these terms and the modified terms, the later terms shall prevail with respect to that conflict.
- 8.3. <u>Law and Forus</u>. These Terms of Use are governed by the laws of the Federative Republic of Brazil. Any doubts and situations not provided for in these Terms of Use will first be resolved by the Starten Incubator Platform and, if they persist, they must be resolved by the Forum of the District of São Paulo / SP, to the exclusion of any other, however privileged it may be or will have.
- 8.4 . Questions. If you have any questions, comments or suggestions, please contact us at atendimento@starten.global.

In accordance with the provision of Article 41 of the Data Protection Officer Act, the Starten Incubator Platform indicates the e-mail: dpo@starten.global to serve our Data Protection Officer.

OFFICIAL COMICALIZATION CHANNELS:

Contact us: atendimento@starten.global

Compliance: dpo@starten.global

Website: https://starten.global

Instagram: https://www.instagram.com/starten_global/
Facebook: https://www.facebook.com/Starten-Incubadora





Linkedin: https://www.linkedin.com/starten-incubadora

OBSERVATIONS:

It is extremely important that you check if you are contacting starten incubator's official service channels.

STARTEN INCUBATOR DOES NOT CONTACT YOU VIA SMS, PHONE CALL OR E-MAIL, AS WELL AS DOES NOT ASK FOR YOUR PASSWORDS.

