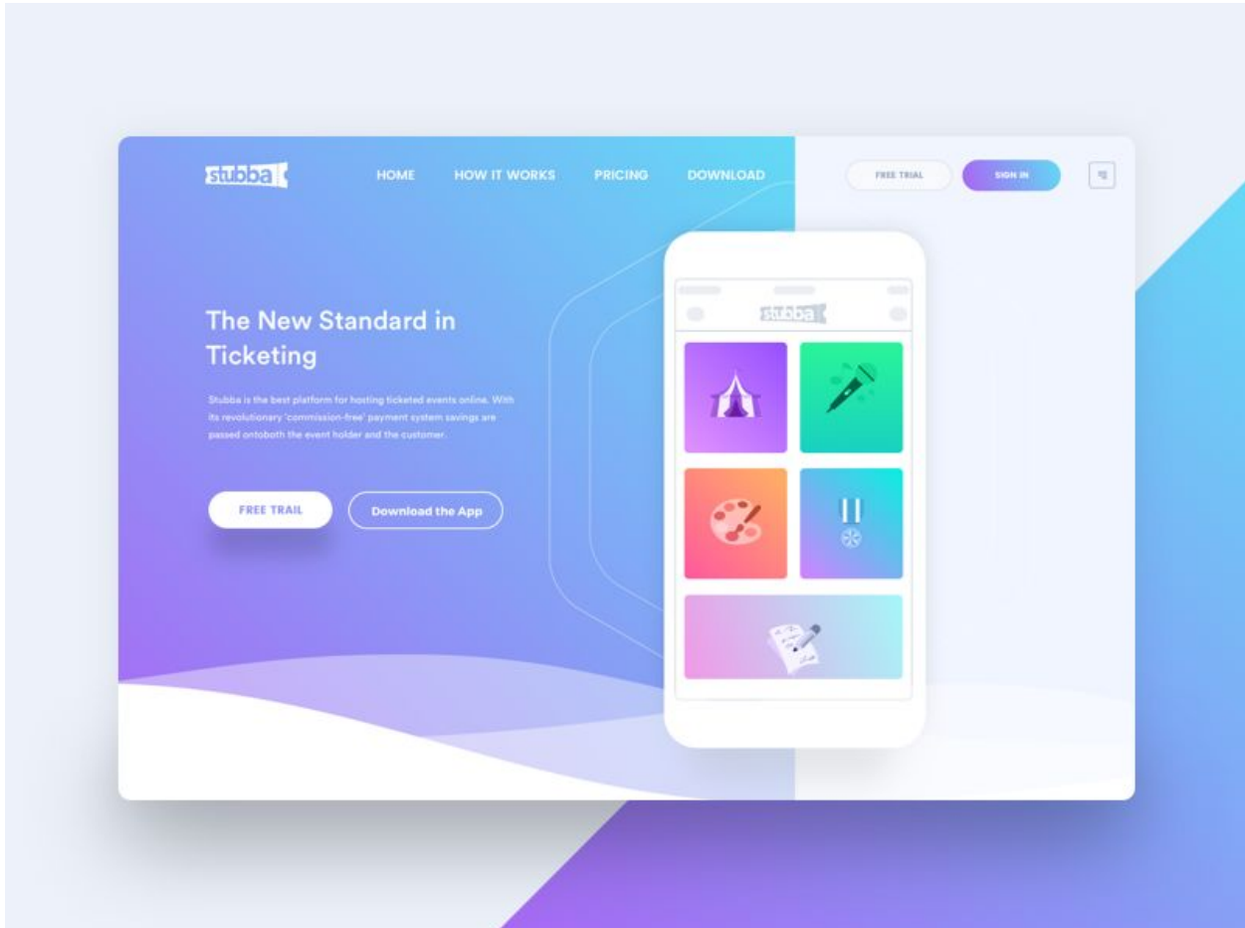

STUBBA - Terms and Conditions



Prepare for: Stubba Presales & ICO

Date: 02/10/2017

Presales Begin: 10/11/2017

ICO Begins: 30/01/2018

TERMS & CONDITIONS

Please read carefully these Terms and Conditions (hereinafter – the “Terms”) before using the website www.Stubba.com (hereinafter – the “Website”), as they affect your obligations and legal rights, including, but not limited to waivers of rights and limitation of liability. By participating in the upcoming Stubba Token Sale, you should also read these Terms and accept them. If you do not agree with these Terms, you shall not buy Stubba Tokens.

Nature of Token Use

Stubba (hereinafter ‘smart contract’ or ‘software’) is a revolutionary platform deployed and working on the Ethereum blockchain. This software is being developed and deployed by StubbaCom.

Stubba tokens (hereinafter ‘tokens’) are part of the software and ensure its interaction with the Network. By using our services, including its tokens you expressly acknowledge and represent that you (hereinafter ‘User’ or ‘you’) have carefully reviewed and accepted this agreement between you as a User and the Company.

The software we provide, including tokens is provided “as is”, and is free of any kind of warranty, express or implied, including the warranties of merchantability, fitness for a particular purpose and non-infringement. In no event shall us, as the authors be liable for damages, claims or any other liabilities, be it in an action of contract, tort or otherwise, arising from the tokens or platform.

TERMS AND CONDITIONS

Overview of Token Sale

All tokens sold during the Token Sale will be distributed to those who purchased immediately and will be available to access in their Stubba Wallet (app.stubba.com).

Timing of Sale

The Presales begin at 12AM UTC on November 10th, 2017, while the ICO begins January 30th, 2018. The four Presales will run for 10 days each. The Token Sale (ICO) will run for 29 days and will end at 23:59:59 GST on February 28th, 2017 or if the tokens sell out it will end immediately. The Stubba Team reserves the right to extend the sale duration for any reason, including unforeseen security or procedural issues. The maximum total amount of tokens to be issued is 50 MM. The sale will finish at the designated end date above, or when all tokens have been sold. Though it does not currently anticipate doing so, the Stubba team also reserves the right to shorten the sale duration for any alternative reason.

The Stubba Team Will Not Purchase our Own Tokens During The Token Sale.

The Stubba Team warrants that it will not purchase Stubba Tokens in its own sale. Furthermore, The Team warrants that it will not purchase the tokens from any third party, or acquire the tokens in any manner, or acquire future control of the tokens during the period of the Token Sale.

Disclosure of Purchases

In order to promote transparency, and to enable purchasers to have as much information as possible to guide their decision-making process, the Stubba Team will disclose the total number of tokens sold on both the Stubba websites and social outlets on a daily basis. This is do to enable the purchaser to develop an understanding of the size of the existing token pool at the time of their purchase.

Non-Refundable

All Purchases of Stubba Tokens are Non-Refundable and final. Upon purchasing our tokens the purchaser acknowledges that the Stubba team and relevant parties are in no way required to provide a refund for any reason and no compensation will be provided for unused tokens.

Taxation

The purchaser will bear sole responsibility to determine if the purchase of a Stubba Token or potential appreciation/depreciation in the value of the token over time has tax implications for the purchaser in their home jurisdiction. By purchasing Stubba Tokens, and to the extent permitted by law, the purchaser agrees not to hold any of the The Stubba Team & Parties liable for any tax liability associated with or arising from the token purchase.

Governing Jurisdiction

Those participating in the Stubba Token Sale shall be solely responsible for complying with the laws of their respective jurisdictions as it pertains to digital currencies, tokens, securities, digital currency investments and the like. Stubba suggests that you do not participate in our Token Sale if it is restricted in your jurisdiction.

Purchaser Privacy

Although the Stubba Team requires that purchasers provide proof of identity, the Team will not publish any identifying information related to a purchase of our token, without the prior written consent of the purchaser. Purchasers may be contacted by email by the Stubba Team regarding a purchase. Such emails will be informational only. The Stubba Team & Parties will not request any information from Purchasers in an email.