

Terms of Use

vStream Digital Media / ShineVR

Last updated 03/12/25

Definitions

Term	Definition
Company	means vStream Digital Media
ShineVR	means the ShineVR product developed and operated by vStream Digital Media
GDPR	means the General Data Protection Regulation
Responsible Person	means Andrés Pitt, CTO
Data Centre	Specialized building housing computer systems and associated components such as telecommunications and storage systems, including environmental controls and security devices
Physical Access Control	Security measures restricting physical entry to facilities, rooms, or equipment
Company Premises	vStream Digital Media office at 37 Leeson Close, Dublin 2, D02 H344, Ireland
Production Data	Live customer data, including ShineVR trial data and healthcare information
Biometric Authentication	Authentication based on unique physical characteristics (fingerprints, facial recognition, iris scans)

Term	Definition
Environmental Controls	Systems managing temperature, humidity, fire suppression, and power supply for IT infrastructure

Terms Of Use

All users of this site agree that access to and use of this site is subject to the following terms and conditions and other applicable law. If you do not agree to these terms and conditions, please do not use this site.

Privacy Policy

vStream's Privacy Policy applies to use of this Site, and its terms are made a part of these Terms of Use by this reference. Additionally, by using the Site, you acknowledge and agree that Internet transmissions are never completely private or secure. You understand that any message or information you send to the Site may be read or intercepted by others, even if there is a special notice that a particular transmission is encrypted.

Ownership & Copyright

You acknowledge and agree that the Company, or its third-party licensors, own all right, title and interest in and to the Services, including all intellectual property, industrial property and proprietary rights recognised anywhere in the world at any time. The Services, including but not limited to software, content, text, photographs, images, graphics, video, 3D-rendered environments and audio included in the Services, as well as the compilation as a whole (collectively, the "Content"), are protected under copyright, trademark and other laws by Company or its third-party licensors, unless otherwise noted. You must abide by all additional copyright notices or restrictions contained in the Services or the Content.

Except the Content may not be used, displayed, copied, reproduced, distributed, republished, uploaded, downloaded, posted, transmitted, mirrored, modified, or otherwise, or in any way exploited for personal gain; you may not redistribute, sell, translate, modify, reverse-engineer or reverse-compile or decompile, disassemble or make derivative works of the Content; and you

may not make commercial use of the Content without the prior, express written permission of Company.

Copyright Permission

Permission is hereby granted for viewing the Content via the Services, subject to the terms and conditions of this Agreement. In the event that information is downloaded from the Services, the information, including any Content, data or files incorporated in or generated by the Services are owned by Company and Company retains complete title to the information and Content and all property rights therein. All other rights are reserved.

Trademarks

All Content, product names, trademarks, service marks and logos on the Services, unless otherwise noted, are wholly owned or validly licensed by Company. Trademarks, service marks and logos owned by third parties remain the property of such third parties.

Embedding Content

The Company may from time to time provide you with the capability to embed Content on other sites, including social media. To the extent the Company provides such capability, you are hereby granted a limited, non-exclusive, revocable right and license to use the HTML or other code made available by the Company to embed the applicable Content and to display such Content in the form provided by the Company, in each case, for your own personal and non-commercial use. You agree not to license, create derivative works from, transfer, assign, reproduce, sell or re-sell any information, Content, materials, data or services obtained from or delivered through the use of the embedding code. Unless otherwise set forth in a written agreement between you and the Company, you must adhere to the Company's embedding policy as follows: (a) the appearance, position and other aspects of the Content made available via the embedding code or its display may not be such as to damage or dilute the goodwill associated with the Company or its third-party licensors' names and trademarks; (b) the appearance, position and other aspects of the Content made available via the embedding code or its display may not create the false appearance that you or your organisation is sponsored by, endorsed by, affiliated with, or associated with the Company or its third-party licensors; (c) when selected by a user on your site, the Content made available via the embedding code must be displayed in the form and format provided by Company via the embedding code, and may not

be altered, abridged, expanded, or otherwise modified; and (d) the appearance, position and other aspects of the Content made available via the embedding code or its display may not in any way violate any other terms of this Agreement. The Company reserves the right to revoke its license grant to use the embedding code at any time, for any reason, without notice, and in its sole discretion.

Warranty Disclaimer

You agree that your use of the Website shall be at your sole risk. To the fullest extent permitted by law, The vStream Group, its officers, directors, employees, and agents disclaim all warranties, express or implied, in connection with the Website and your use thereof. vStream, its officers, directors, employees, and agents make no warranties or representations about the accuracy or completeness of this Website's content and assume no liability or responsibility for:

Any errors, mistakes, or inaccuracies of content;

Personal injury or property damage of any nature whatsoever, resulting from your access to and use of the Website, any unauthorised access to or use of our secure servers and/or any and all personal information and/or financial information stored therein;

Any interruption or cessation of transmission to or from the Website;

Any bugs, viruses, or the like which may be transmitted to or through the Website by any third party; and/or

Any loss or damage of any kind incurred as a result of the use of any content posted, emailed, transmitted, or otherwise made available via the Website.

These terms of use are governed by European Law.

If you wish to contact us about any of the matters discussed here; you can do so at:

vStream Digital Media 37 Leeson Close, D02 H344, Dublin 2, Ireland. Email: info@vstream.ie

Email: info@vstream.ie Tel: +353 1 662 2345