Welcome to Center Stage, the Informa Connect Speaker reward program for content creators on Streamly (the "**Programme**"). Center Stage and the Programme are organised by Informa Connect Limited with company number 01835199, whose registered address is 5 Howick Place, London, SW1P 1WG United Kingdom ("Informa," "we," or "us").

When we refer to "you" or "your" we mean you, the person accessing these terms and conditions (the "Terms").

These Terms govern your participation in the Programme and by participating in the Programme and ticking the box on the registration page, you agree to be bound by these Terms.

For a high-level summary of how to join the Programme, how to earn points, available rewards and how to redeem the rewards, please visit https://informaconnect.com/center-stage/how-rewards/

1. ELIGIBILITY

To participate in the Programme, you must be a content creator, including but not limited to speakers or digital content providers, whose content is used in live events and/or hosted on Informa's Streamly platform. By enrolling and participating in the Programme, you confirm that you meet these eligibility requirements.

2. JOINING THE PROGRAMME

If you meet the eligibility criteria above, you can join the Programme by filling out a registration form on https://informaconnect.com/center-stage/ ("Website"). Only one account is allowed per individual. If you join the Programme, you agree to provide and maintain true, accurate, current and complete information about yourself as prompted by the registration form.

3. EARNING POINTS

As a member of the Programme, you will earn points for the number of views your content receives on the Streamly platform and by participating in our Events. In addition to points for digital content, you will also be able to earn points for each time you present or speak at one of Informa's event, either in person or virtually. Details of available points will be displayed on the Website and may be updated from time to time.

When you are booked as a speaker or your content is viewed by subscribers to Streamly, your points will be automatically accredited to your account. Your points balance will be emailed to you on a monthly basis.

From time to time, we, in our sole discretion, may change, discontinue, or add interactions where you can earn points and change the number of points earned, with or without prior notification to you.

Speakers who have provided content in the past to Informa can start earning points from the day they have been registered to the Programme, however no prior speaking engagements will be eligible for points. New members will start earning points from the date they register for the Programme, and content is added to the Streamly platform.

4. EXPIRATION OF POINTS

Programme points will remain valid for 24 months and rewards must be redeemed within this time. Points cannot be transferred between members but you can nominate a colleague in your organization to benefit from one of the rewards achieved in your tier. Points have no cash value and cannot be exchanged for cash.

5. PROGRAMME TIERS

The Programme has three separate tiers. You can move up through the different tiers by earning points. Action is the entry-level tier for members with 0–1500 points. Applause is the second tier for members with 1501–3000 points. Standing Ovation is the third tier for members with 3001 or more points.

You can climb to the higher tiers by accumulating the number of points mentioned above within 24 months of the end of the month of registration (the "Membership Period").

You must meet the requalification requirements at the end of your membership year in order to remain at your current tier. If not, you will be downgraded to the tier below.

6. TIER REQUALIFICATION

If you are in the Applause or Standing Ovation tier and you do not earn enough points during the current requalification period, you will be downgraded to the next tier down, regardless of the number of points you have accumulated by this date.

The requalification period starts on the date you reached a new tier and ends 24 months later, always at the end of the month. The number of points you need in order to requalify for your current tier is equal to the minimum point balance needed to enter that tier.

Points earned after your last tier entry will count towards requalification points. The new requalification period will start on the exact date of that tier upgrade and end 24 months later at the end of the month. After a tier upgrade, your requalification points will be set to 0.

If you do not earn enough points for your tier during the requalification period, you will be downgraded. The downgrade will take place after the last day of the requalification period, which is always at the end of the month.

7. REWARDS

Entry and progress through each of the above-mentioned tiers will unlock a set of new rewards for members as set out here https://informaconnect.com/center-stage/how-rewards/.

You will have access to the rewards in your current tier but not the tiers below or above them.

Certain rewards will be conditional upon you agreeing to separate terms and conditions applicable to that reward which will be made available to you when redeeming that reward, including but not limited to attendance at our events will be subject to our delegate terms and conditions.

You are permitted to transfer the benefit of a reward to one named individual within your organisation.

Rewards may be subject to change, discontinuance, limitations, and substitutions by us, at its discretion and at any time without notice.

8. USE OF ACCOUNT

You are responsible for maintaining the confidentiality of your password and account and are fully responsible for any and all activities that occur under your password or account. The Programme is for your personal use only. You must not share your membership identification and/or password or in any way make them accessible to others. You must immediately inform us via email to centerstage@informa.com of any unauthorised use of your password or account or any other breach of security.

You agree that you shall not:

- access, use, reproduce, modify, download, sell, transfer, publish or otherwise make available your membership of the Programme for any commercial purposes;
- do any act or thing that might damage, disrupt or otherwise interfere with the operation of the
 Programme;
- abuse your membership of the Programme or use it for any unlawful or unauthorised purpose (which include transmitting any computer viruses through your account or using your account in a manner which is discriminatory, offensive, abusive, malicious, defamatory or other violates or infringes the rights of anyone else); and
- sell or barter (or attempt to sell or barter) any of your rewards or member exclusive promotional offers.

9. CANCELLING YOUR MEMBERSHIP AND CHANGES TO THE PROGRAMME

You may cancel your Programme membership at any time by emailing centerstage@informa.com

Cancellation of your membership will also cancel your access to the Streamly services, but will not cancel or revoke any permissions you have granted to us to host your content or content we have made of you speaking on the Streamly website unless you write to us seperately.

We may cancel your Programme membership at any time, if we determine that you (a) are ineligible in accordance with Clause 1 above, (b) have violated any of these Terms, any of the Streamly T&Cs, any applicable terms issued alongside a reward or any applicable law or regulation, or (c) engaged in any deception, forgery, fraud or committed any other abuse of the Programme.

We reserve the right to revoke some or all of your points or rewards if we determine that you received points or a reward due to an error, through fraud or deception, or in any manner not authorised.

If you or we cancel your Programme membership, you will lose all your accumulated points. If you cancel your membership, you may choose to rejoin the Programme by registering on the Website. When restarting your Programme membership, your previously-earned points will not continue to your new Programme membership.

We may make minor changes to these Terms from time to time (if, for example, there is a change in the law that means we need to change these Terms). Please check these Terms regularly to ensure that you understand the up-to-date terms that apply in relation to your membership of the Programme.

For any significant changes to these Terms that will materially adversely impact you or if we choose to discontinue the Programme then we shall provide you with written notice.

10. DISCLAIMER AND LIMITATION OF LIABILITY

Informa shall not be liable for any indirect or consequential loss you may suffer as a result of Informa's non-compliance with these Terms.

Nothing in these Terms excludes or limits our liability for:

- death or personal injury caused by our negligence;
- fraud or fraudulent misrepresentation; or
- any matter in respect of which it would be unlawful for us to exclude or restrict our liability.

To the extent permitted by law, our aggregate liability to you in respect of any loss or damage suffered and arising out of or in connection with these Terms, whether in contract, tort (including negligence) or for breach of statutory duty, or in any other way, shall not exceed the amount of £100.

11. DATA PROTECTION

Your personal information shall be held and processed in accordance with the Informa privacy policy as found: https://www.informa.com/privacy-policy/

11. GOVERNING LAW AND JURISDICTION

These Terms shall be governed by the laws of England and Wales and the courts of England and Wales shall have exclusive jurisdiction over any dispute arising out of or in connection with these Terms.

12. MISCELLANEOUS

Each party acknowledges that the Terms constitutes the entire agreement between the parties in relation to the Programme and that it does not rely upon any oral or written representation made to it by the other.

A person who is not a party to the Terms shall have no rights under or in connection with it.

No failure by either party in exercising any right, power or remedy shall operate as a waiver of the same.

If any provision of the Terms (or any part of any provision) is found by a court or other authority of competent jurisdiction to be invalid, illegal or unenforceable, that provision or part-provision shall, to the extent required, be deemed not to form part of the Terms and the validity and enforceability of the other provisions of the Agreement shall not be affected.

PLEASE RETAIN A COPY OF THESE TERMS FOR YOUR RECORDS AND PLEASE CHECK THE WEBSITE FREQUENTLY FOR ANY CHANGES TO THESE TERMS. Last Updated: August 2021