

Article 1: Introduction

VHC International SAS, Social security number 42116311, located in Dumbravita Str. Bartok Bela 37, Timis Romania, operates the mobile application « WeelMee »

The present General Terms and Conditions of Use described below, referred to as the "Terms and conditions", govern the relationship between WeelMee and the Users, referred as the "User" or the "Users" of the Mobile Application, and shall apply without restriction or reservation to any use or downloading of the Mobile Application.

The User is obliged to accept these Terms and conditions for any download and for any use of the Mobile Application by ticking the box "I certify that I have read and accepted the General Terms and Conditions of Use".

These Terms and Conditions are accessible at any time in the Mobile Application in the "LEGAL INFORMATION" section in the "settings", and shall prevail where applicable over any other version or any other contradictory document.

WeelMee may modify the present Terms and Conditions at any time, without notice and without having to communicate it to Users beforehand. Users will be informed of the modification of the present terms and conditions through the publication of the updated Terms and Conditions. The modified Terms and Conditions will take effect from of their publication. To continue the use of the Service following this publication shall constitute acceptance of the new version.

Users are therefore advised to read these Terms and Conditions very carefully and to regularly consult the updated version of the "Terms and Conditions".

In the event that a User does not accept these Terms and Conditions, the User shall not use the Mobile Application. In this case, it is recommended to uninstall the Mobile Application. By proceeding with Registration, the User confirms having read these Terms and Conditions and agrees to abide by them without reservation.

In the absence of evidence to the contrary, the data recorded in the computer system of the Mobile Application constitute proof of all transactions concluded with the Users.

Article 2: General presentation

WeelMee is a mobile application for people to meet and chat and share pictures. It is an application that uses the plate number of the vehicles as a contact. The user will scan or type the plate number and can send a follow request. The user can chat and send pictures to each other if accepted by the other user. The user can also follow the news feed as users can post about their vehicles and share with their community.

Access to WeelMee is forbidden to individuals under the age of 18 years because it is a social network for adults only.

The WeelMee company cannot be held responsible for all the publications, broadcasts or statements made on the site. We do not monitor published content on the site. However, if we notice or if a user reports content to us that we deem inappropriate, we reserve the right to remove it.

If you publish content that you do not own, without the owner's permission, and that if the latter opposes it, we cannot be held liable. You must take full responsibility for what you publish.

You warrant that you have the right, authority and ability to accept this Agreement conditions and to be bound by them. You also certify that your use of WeelMee will not become any law or regulation of the country in which you reside. You are responsible for your compliance with applicable laws and regulations.

You also warrant that you have not been convicted of an act of assault of sexual misconduct or harassment and that you are not being subjected to any violence, sexual misconduct or harassment, and that you have no court decision in the matter.

By using WeelMee you agree that we use data in accordance with our privacy policy. To find out how WeelMee uses your personal data, please consult our privacy policy. You will find all how we keep personal data safe and what we do with your data. Our applications also use cookies and similar technologies. You always have the possibility to block cookies and other data storage in your mobile phone settings.

You undertake not to publish or send any content: insulting or threatening, showing or encouraging violence, self-injury, suicide or inciting racism, sexism, hatred or fanaticism. Pornographic obscenity or obscenity likely to offend human dignity.

Profanity or is written in a manner that could be considered offensive or likely to harass, annoy or bother others.

Encouraging any unlawful activity, including terrorism or incitement to racial hatred or publication is a criminal offence.

That include images of children even if you yourself appear in the photo or that put minors in danger. Who shows another person without that person's consent to its distribution without that person's knowledge and without that person's opportunity to refuse such creation or distribution.

Which contain spyware, adware, viruses, corrupted files, worms or other malicious code designed to interrupt damaged or limit the operation of software of telecommunications equipment, server networks or any other equipment or which contain malicious software or any other material designed to damage modify intercept or expropriate data or personal information that they belong to WeelMee or a third party.

Who impersonates a person of a company or brand with the intent to deceive or confuse others. Involving the transmission of unwanted mail or not.

A defamatory character.

Again we would like to thank you to use common sense when choosing the content that you publish and send on WeelMee because you take full responsibility, if you repeatedly violate its rules we may have to ban you from WeelMee, to disable your account or prevent you from accessing WeelMee. We may remove the content you have published on WeelMee if we believe that it violates our conditions or if we are required to do so by law.

Only you are authorized to access your WeelMee account. For security reasons you must not share your password and let another person access your account. You are responsible for your password you must keep it secret and keep it in a safe place otherwise WeelMee can in no way be held responsible for any unauthorized access to your account. If you think someone has access to your account, please contact us asap.

You are not permitted to disclose personal or banking information such as names postal address telephone number email address URL email address debit credit card or other banking information and place of work on your profile page, either to yourself or to a third party if you choose to disclose your personal information to other users either by email or otherwise you do so at your own risk.

When you upload content on WeelMee all users can view it. We reserve the right without notice and without any liability to you, to remove or edit any content you upload or post to WeelMee or to block the access to WeelMee since we have no obligation to post your content on WeelMee.

By using WeelMee, you agree to the terms and conditions. In return, we grant you a personal, non-exclusive, non-transferable, limited license to use and publish content for personal use only. Otherwise this license does not grant you any other right to use the site, the application or its content and functionality. You may not modify, copy, reproduce, create derivative works, reverse engineer, enhance or exploit the Site or its contents in any way. In case of non-compliance with its terms, the subsidized license will be automatically revoked and you must immediately destroy the downloaded or printed content. By posting or submitting content to WeelMee you represent and warrant that you are the author or sole owner of such content and in any case you waive any moral rights in the content including, without limitation, all rights of identification as the author.

By posting content on WeelMee, you warrant to us that you have the right to do so and you automatically grant us a non-exclusive, royalty-free, perpetual, worldwide license to use such content in any way. We are authorized to grant or sub-license such subsidized license to our affiliates and assigns without further approval from you. We reserve the right to disclose your identity to any third party claiming that any content posted or uploaded by you to our site where our application constitutes a violation of its intellectual property rights, its right to privacy and any other law. All text graphics user interfaces trademarks logos are and illustration are owned, controlled or licensed by WeelMee and are protected by copyright laws trademarks and other intellectual property rights.

We treat information in accordance with our privacy policy which is integrated into these terms and conditions of use. Please read the terms of our privacy policy before using

WeelMee. By using WeelMee, you agree to its processing and you guarantee that all the data you have provided are true, correct and accurate.

WeelMee may contain hyperlinks to other websites, resources and purchase opportunities provided by third parties. These links are provided for information purposes only. By clicking on this link, you will be taken to external sites. These sites will have their own terms of use and privacy policies which may differ from ours. The posting of links to external sites does not imply that we endorse the information, website or resources provided. Insofar as we have no control over the content of these external sites and resources, we disclaim all responsibility for them. You are solely responsible for your actions on our site towards other users and their consequences. We expressly disclaim any responsibility for your behavior or that of any other user of WeelMee and for the content posted by you or any other user. To the extent permitted by the law, WeelMee expressly excludes: Any liability incurred by you arising out of your use of WeelMee, its services or these terms, including, but not limited to, expenses, claims, demands, damages, liability, all representations, warranties and other conditions that could be implied by statute, common law or the rules of equity, loss or expense of any kind whatsoever and whether it results in direct, indirect, incidental, exemplary, special, or punitive (including negligence) damages, loss of use, loss of data, loss caused by a computer or electronic virus, loss of revenue or profits, loss or damage to property, loss of time for management or employees, breach of contract for employees, breach or claims of third parties, or other loss of any nature whatsoever, even if WeelMee has been advised of the possibility of such damage or loss, caused, directly or indirectly, by the use of WeelMee. This limitation of liability implies, but is not limited to, the transmission of viruses or systems that may affect your equipment, cause mechanical or electrical equipment failure of communication lines, telephone or other interconnect problems such as inability to access your Internet Service Provider, unauthorized access, theft or unauthorized modification of your computer equipment. personal injury other than that caused by our negligence, property damage, operator errors, strikes or other personnel problems or any natural disaster in connection with WeelMee Including, but not limited to, any liability for loss of revenue, profits, contract, business, anticipated savings, loss of business, business interruption, intangible property, data, time for management or employees or any other loss or damage of any nature whatsoever, whether caused by tort, including negligence, breach of contract or otherwise, even if foreseeable, and whether arising directly or indirectly. The whole responsibility of WeelMee towards you with regard to the losses due or in relation to the conditions, that it is a question of a contract, a tort of which their negligence, a breach of the duty to rule or other will not exceed in any circumstances there sum of 15\$.

WeelMee has taken reasonable steps to ensure the currency, availability, accuracy and completeness of the information contained on WeelMee, and provides this information as it is available. WeelMee makes no warranties or representations of any kind regarding the information contained in WeelMee whether express or implied. The use of WeelMee and the material available on WeelMee is at your own risk. WeelMee cannot be held responsible for any loss resulting from such transmission, use of data or inaccurate content posted by users. You are responsible for taking all necessary precautions to ensure that any material obtained from WeelMee is free of viruses or other harmful components. You agree that WeelMee is not provided uninterrupted or error-free, that defects may not be corrected or

that WeelMee or the server that makes it available may contain viruses or bugs, spyware, Trojan horses or similar malicious software. WeelMee is not responsible for damages to your computer hardware, computer software or other equipment or technology including, without limitation, damages caused by any breach of security or against any virus bugs, tampering, fraud, errors, omissions, interruptions, fault, delay in operation or during transmission, computer failure or network failure or any other technical malfunction. In the unlikely event that a defect is discovered within WeelMee we will make every effort to correct the problem free of charge, without significant inconvenience to you, and as soon as possible. If we are sued as a result of your use of WeelMee, we have the right to defend or settle that claim as we see fit. If we ask you to do so, you will cooperate fully and reasonably with us to help us defend any such claim. You agree to release and indemnify WeelMee and its officers, directors, employees, agents, representatives and licensors in case of third party claims, direct or indirect damages. Any and all actions, proceedings, demands, losses, liabilities, costs and expenses including reasonable attorneys' fees suffered or incurred by such company in connection with your access to and use of WeelMee, the uploading or posting of content on WeelMee by you, and your conduct, if such actions, proceedings, demands, losses, liabilities, costs and expenses are not in accordance with these terms or any applicable law or regulation. WeelMee reserves the exclusive right to settle, compromise and negotiate financial compensation for any claim or cause of action against it, without your prior consent. We reserve the right to modify or update these terms and conditions at any time. If we do so, the changes will be published on this page and we will indicate the effective date of such update at the bottom of these terms. In certain circumstances, we will send you an e-mail to inform you of any changes. In case of disagreement with a modification made to the present conditions, please stop using WeelMee immediately. After any modification, your continued use of WeelMee means that you accept the change and you will be legally bound to the new conditions. No failure or delay on our part in exercising any of our rights or privileges under these Terms shall constitute a waiver of such right or acceptance of a modification of the Terms. In addition, the timely or partial exercise by either party of any right, power or privilege shall not preclude the subsequent exercise of such right, power or privilege or the exercise of any other right, power or privilege.