

LUXEAPPS TERMS & CONDITIONS

(Last Updated December 15th, 2019)

DESCRIPTION OF THE TERMS OF USE

Welcome to LuxeApps, a platform operated by LuxeApps, Inc. (“LuxeApps,” “we,” or “us”). This document, the Terms of Use, describes the terms on which users (“you”) are authorized to use our website. LuxeApps makes available a variety of resources, including content provided on sites, mobile apps, and platforms operated by third parties (collectively, the “Services), and provided to the User (the “User”, “user”, “you” or “your”). This document is a legal contract and, by using the Services, you agree to be bound by it. If you do not agree to these Terms of Use, do not use the Services.

Our Data Processing Agreement under the European General Data Protection Regulation (GDPR) forms part of these Terms of Service. (Collectively the “contents, Apps”) through. PLEASE READ THE FOLLOWING TERMS AND CONDITIONS CAREFULLY BEFORE USING THIS WEBSITE.THE TERMS AND CONDITIONS ARE INTENDED TO SUPPLEMENT THE WEBSITE TERMS OF USE.

THE SERVICES

The services covered by this Agreement include both free services that LuxeApps and its affiliates (referred to together herein as “we” or “us”) make available for no fee (the “Free Services”), and services that we make available for a fee (the “Users”). The Free Services and the Users are referred to collectively in this Agreement as the “Services.” Each Free Service and User is referred to individually as a “Service.”

Service License: Subject to the terms hereof, we grant you access to our Services. This includes the right to:

- Download and install apps that you have the right to;
- Use all related functionality that we may provide.

The features available to you are protected with trademark, logo and Copyrights regulations. We may change features from time to time. If you register an account with us, we commit to providing the best quality apps. We reserve the right to refuse or disable your account with us and you will no longer have access.

Downloadable Software

We may offer applications for devices (“Apps”) directly or through third-party stores. Apps are governed by our App Addendum.

DEVELOPER TOOLS

We may offer application programming interfaces (“APIs”) that allow developers to build applications connected to our Services. Our APIs and related documentation are governed by our API License Addendum.

ENTERPRISE SERVICES

We may offer Services pursuant to an individually-negotiated agreement. Enterprise services are governed by our Enterprise Terms.

ACCEPTANCE

These terms and conditions apply to all services supplied by LuxeApps unless a separate user agreement applies. **By completing and submitting a Registration Form to LuxeApps, or clicking “I Agree”, or using a LuxeApps services or website to access our services, you acknowledge that you have read and agree with the following terms and conditions.**

ACCOUNTS

Registration: You may create an account to use certain features we offer (e.g., downloading or installing our software). To do so, you must provide an email address. You consent to receive notices from LuxeApps at this email address.

Age Requirements: You must be at least 13 years old to create an account. If you reside in the European Union, you must be at least 13 years old. If you wish to use the Services for a commercial purpose, you must be at least 13 years old. If you are at least the requisite age, but are still a minor in your jurisdiction, you must have your parent or legal guardian's permission. Please have that person read this Agreement with you and consent to it before proceeding.

Account Security: You are responsible for all activity that occurs under your account, including unauthorized activity. You must safeguard the confidentiality of your account credentials. If you are using a computer that others have access to, you must log out of your account after each session. If you become aware of unauthorized access to your account, you must change your password and notify us immediately

Passwords and Account Access. The user who created the LuxeApps account (the "Account Owner") has access and control over the LuxeApps account and the LuxeApps ready devices that are used to access our service and is responsible for any activity that occurs through the LuxeApps account. To maintain control over the account and to prevent anyone from accessing the account (which would include information on viewing history for the account), the Account Owner should maintain control over the LuxeApps ready devices that are used to access the service and not reveal the password or details of the user associated with the account to anyone. You are responsible for updating and maintaining the accuracy of the information you provide to us relating to your account. We can terminate your account or place your account on hold in order to protect you, LuxeApps or our partners from identity theft or other fraudulent activity.

EQUIPMENT AND ACCESS

You must provide at your own expense the equipment and Internet connections that you will need to access and use LuxeApps. If you are accessing LuxeApps through a telephone line, please call your local phone company to determine if the access numbers you select are subject to long distance or other toll charges at your location. Also, if you elect to use your wireless applications (such as cell phones, wifi connections) to use certain LuxeApps features, including any LuxeApps mobile applications, your wireless carrier may charge standard fees for alerts, text messaging (including receiving/sending instant messages and e-mail), web browsing and other services that require the use of airtime and wireless data services. Check with your carrier to verify whether there are any such fees that may apply to you. You are solely responsible for any costs you incur to access LuxeApps through any wireless or other communications service. If you register to use any LuxeApps mobile applications, you agree that we may communicate with you regarding LuxeApps by SMS, MMS, text message or other electronic means to your mobile device and that certain information about your usage of the mobile services may be communicated to us.

USE OF SOFTWARE

If we may make software available for you to download or use. Such software will be subject to the terms of the license agreement that accompanies it. If there is no license agreement presented to you with the software, then the terms in this Section 15 shall govern your use of such software. We grant you a personal, non-exclusive, non-transferable, limited license to install the software on any single computer. The software is protected by copyright and other intellectual property laws and treaties and is owned by us or our suppliers. You may not sell or redistribute the software. You may not incorporate it or any portion of it into another product. You may not reverse engineer, decompile, or disassemble the software or otherwise attempt to derive the source code (except where expressly permitted by law). You may not modify, adapt, or create derivative works from the software in any way or remove proprietary notices in the software. You agree to abide by all laws and regulations in effect regarding your use of the software. You may not authorize or assist any third party to do any of the things prohibited in this section. We may automatically check your version of the software and update it to improve its performance and capabilities. If you shut down the software during an automatic update or otherwise interfere with the installation of the update, the software may be damaged and/or cease to operate.

THE CONTENT

- a. **Usage Rules and Limitations.** You may only access and view the Content personally and for a non-commercial purpose in compliance with these Terms. You may not either directly or through the use of any device, software, internet site, web-based service, or other means remove, alter, bypass, avoid, interfere with, or circumvent any copyright, trademark, or other proprietary notices marked on the Content or any digital rights management mechanism, device, or other content protection or access control measure associated with the Content including geo-filtering mechanisms. You may not either directly or through the use of any device, software, internet site, web-based service, or other means copy, record, download, stream capture, reproduce, duplicate, archive, distribute, upload, publish, modify, translate, broadcast, perform, display, sell, or transmit or retransmit the Content unless expressly permitted by the terms of your subscription or otherwise by LuxeApps in writing. You may not incorporate the Content into, or stream or retransmit the Content via, any hardware or software application or make it available via frames or in-line links unless expressly permitted by LuxeApps in writing. Furthermore, you may not create, recreate, distribute or advertise an index of any significant portion of the Content unless authorized by LuxeApps. You may not build a business utilizing the Content, whether or not for profit. The Content covered by these restrictions includes without limitation any text, graphics, layout, interface, logos, photographs, audio and video materials, and stills. In addition, you are strictly prohibited from creating derivative works or materials that otherwise are derived from

or based on in any way the Content, including montages, mash-ups and similar videos, wallpaper, desktop themes, greeting cards, and merchandise, unless expressly permitted by LuxeApps in writing. This prohibition applies even if you intend to give away the derivative materials free of charge.

- b. **Content Subjectivity.** Content tends to elicit varying reactions among different people. You may come across Content that you find offensive, indecent, explicit or objectionable. Also, Content types, genres, categories, and descriptions are provided as suggestions to help with navigation, and LuxeApps does not guarantee that you will agree with them. You acknowledge these risks.
- c. **Content Quality.** LuxeApps uses various technologies to provide you with an optimal viewing experience. That said, quality of Content, including resolution, may be affected by the format of the Content, your location, the speed and bandwidth of your internet service, and the devices used, among other factors. HD and 4K Ultra HD availability for certain Content depends on your internet service and device capabilities. The time it takes you to begin playing Content will vary based on a number of factors, including your location, internet bandwidth, the number of devices simultaneously connecting to the same network, the Content you have selected, and the configuration of the device you are using. As a result, LuxeApps is unable to make any warranties about the Content in these respects.
- d. **Content Presentation.** We want you to have the best experience with our Services, including the ability to easily discover new Content. To help do that, Content you view across all Services may include promotional videos (e.g., previews or trailers) before and after that Content.
- e. **Temporary Downloads.** We know that you may not always have an internet connection when you want to watch your favorite Content. LuxeApps may give you the option to temporarily download certain Content on certain Compatible Devices so that you can watch it while you are offline ("Temporary Downloads"). Of course, there are some limitations, including: (i) the maximum number of devices that can store Temporary Downloads; (ii) the maximum number of Temporary Downloads that can be stored across Compatible Devices at any given time; (iii) how long Temporary Downloads will remain available to you; and (iv) geographic and device restrictions on playback.

COMPATIBLE DEVICES

In order to access the Services, you will need to use a computer, mobile device, streaming media player, or other device that meets the system and compatibility requirements that we establish from time to time (each, a "Compatible Device"). Please note that Compatible Devices may vary by Service. For example, certain devices may not be capable of streaming Content from the site but may be capable of streaming other Content. Features and functionalities that

we make available through the Services may also differ by Compatible Device and the terms of your subscription. Please visit our Help Center at for a current list of Compatible Devices.

PAYMENT

For any products offered for a fee, you agree to pay all charges for purchases that you make from us, including all applicable taxes, fees and surcharges. You agree to abide by any terms that will apply to purchases. You must select a payment method to pay us for all charges. If you use a credit card or other electronic payment process, you must give us accurate billing and payment information and keep this information up-to-date in the "My Account" or "Billing" section of the applicable fee-based service. We will bill you through the payment method that is associated with your account. If you use a credit card or other electronic payment method, you authorize us to charge your designated payment method for these charges and to retain information about the payment method associated with your account. If we do not receive payment from your designated payment method, you agree to pay all amounts due upon demand by us.

OWNERSHIP

You agree that LuxeApps owns and retains all rights to the Services. You further agree that the Content you access and view as part of the Services is owned or controlled by LuxeApps and LuxeApps's content programmers. The Services and the Content are protected by copyright, trademark, and other intellectual property laws.

YOUR RESPONSIBILITIES

In order for us to keep the Services safe and available for everyone to use, we all have to follow the same rules. You and other users must use the Services for lawful, non-commercial, and appropriate purposes only. Your commitment to this principle is critical. You agree to observe the Services, Content, Video Player and embedding restrictions detailed above, and further agree that you will not use the Services in a way that:

- violates the rights of others, including patent, trademark, trade secret, copyright, privacy, publicity, or other proprietary rights;
- uses technology or other means to access, index, frame or link to the Services (including the Content) that is not authorized by LuxeApps (including by removing, disabling, bypassing, or circumventing any content protection or access control mechanisms intended to prevent the unauthorized download, stream capture, linking, framing, reproduction, access to, or distribution of the Services);

- involves accessing the Services (including the Content) through any automated means, including "robots," "spiders," or "offline readers" (other than by individually performed searches on publicly accessible search engines for the sole purpose of, and solely to the extent necessary for, creating publicly available search indices - but not caches or archives - of the Services and excluding those search engines or indices that host, promote, or link primarily to infringing or unauthorized content);
- introduces viruses or any other computer code, files, or programs that interrupt, destroy, or limit the functionality of any computer software or hardware or telecommunications equipment;
- damages, disables, overburdens, impairs, or gains unauthorized access to the Services, including LuxeApps's servers, computer network, or user accounts;
- removes, modifies, disables, blocks, obscures or otherwise impairs any advertising in connection with the Services (including the Content);
- uses the Services to advertise or promote services that are not expressly approved in advance in writing by LuxeApps;
- collects information in violation of LuxeApps's Privacy Policy;
- encourages conduct that would constitute a criminal offense or give rise to civil liability;
- violates these Terms or any guidelines or policies posted by LuxeApps;
- interferes with any other party's use and enjoyment of the Services; or
- attempts to do any of the foregoing.

If LuxeApps determines in its sole discretion that you are violating any of these Terms, we may (i) notify you, and (ii) use technical measures to block or restrict your access or use of the Services. In either case, you agree to immediately stop accessing or using in any way (or attempting to access or use) the Services, and you agree not to circumvent, avoid, or bypass such restrictions, or otherwise restore or attempt to restore such access or use.

NO SPAM/UNSOLICITED COMMUNICATIONS

We know how annoying and upsetting it can be to receive unwanted email or instant messages from people you do not know. Therefore, you may not use the Services to harvest information about users for the purpose of sending, or to facilitate or encourage the sending of, unsolicited bulk or other communications. You understand that we may employ technical measures to prevent spam or unsolicited bulk or other communications from entering, utilizing, or remaining within our computer or communications networks. If you Post (as defined in these terms) or otherwise send spam, advertising, or other unsolicited communications of any kind through the Services, you acknowledge that you will have caused substantial harm to LuxeApps and that the amount of such harm would be extremely difficult to measure.

SOFTWARE DOWNLOADS

In order to participate in certain Services or access certain Content, you may be notified that it is necessary to download software or other materials or agree to additional terms and conditions. Unless otherwise provided by these additional terms and conditions, they are hereby incorporated into these Terms.

CLAIMS OF COPYRIGHT INFRINGEMENT DMCA

We respect the intellectual property of others. If you believe that your work has been copied and is accessible on LuxeApps in a way that constitutes copyright infringement, please follow the instructions on how to contact us to report possible copyright infringement. It should again be noted that LuxeApps does not host any content on its servers or network, it is simply a list of links to content that is available all over the internet on a large range of video hosting and broadcasting network sites. Content owners must understand that by having a listing removed from LuxeApps they will not be removing the actual source video from the 3rd party site. Content owners must contact the video hosting site themselves to request removal.

In accordance with the Digital Millennium Copyright Act of 1998 (the text of which may be found on the U.S. Copyright Office website at <http://lcweb.loc.gov/copyright/>), LuxeApps will respond expeditiously to claims of copyright infringement that are reported to LuxeApps's designated copyright agent identified below. If you are a copyright owner, or are authorized to act on behalf of an owner of the copyright or of any exclusive right under the copyright, and believe that your work has been copied in a way that constitutes copyright infringement, please report your notice of infringement to LuxeApps by providing LuxeApps's designated copyright agent listed below with the following information:

1. A Physical or electronic signature of a person authorized to act on behalf of the owner of the copyright interest.
2. A description of the copyrighted work that you claim has been infringed, or if there are multiple works, a representative list of the works. Please note that you will be liable for damages (including costs and attorneys' fees) if you materially misrepresent that a file infringes your copyrights.
3. A description of the material that you claim is infringing and information sufficient to establish where it is located on the website, which information should include the complete URL associated with each file, image or video. To delete files from LuxeApps's index, LuxeApps requires an accurate means by which to identify potentially infringing files.
4. Your address, telephone number, and email address;

5. A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law; and,
6. A statement by you, made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf.

LuxeApps's Copyright Agent for notice of claims of copyright infringement can be reached as follows: Copyright Agent copyright [at] LuxeApps.com

LuxeApps RESERVES THE RIGHT TO REMOVE CONTENT IN ITS DISCRETION AND TERMINATE THE ACCOUNTS OF LuxeApps USERS WHO REPEATEDLY INFRINGE, OR APPEAR TO INFRINGE, THE INTELLECTUAL PROPERTY OR OTHER RIGHTS OF THIRD PARTIES.

TERM, TERMINATION, AND SUSPENSION

The term of this Agreement (“Term”) will commence, and you may begin using the Services, once you agree to the terms and conditions of this Agreement by completing the registration process for your LuxeApps Web Services account and beginning to use the services, and/or by clicking the “Accept” button below. The Agreement will remain in effect until terminated by you or us in accordance with this term.

TERMINATION BY YOU FOR CONVENIENCE

You may terminate this Agreement for any reason or no reason at all, at your convenience, by (i) providing us written notice of termination in accordance with this term (ii) closing your account for any Service for which we provide an account closing mechanism, or (iii) through no action other than letting your Free Trial Account expire and never again accessing the account.

AUTHORIZATION AND ACCOUNT INFORMATION

You represent and warrant that: (i) the information you provide in connection with your registration for the Services is accurate and complete; (ii) if you are registering for the Services as an individual, that you are at least 13 years of age and have the legal capacity to enter into this Agreement; and (iii) if you are registering for the Services as an entity or organization, (a) you are duly authorized to do business in the country or countries where you operate, (b) the individual clicking “Accept” on this Agreement and completing the registration for the Services meets the requirements of subsection (ii) above and is an authorized representative of your entity, and (c) your employees, officers, representatives and other agents accessing the Services

are duly authorized to access the Services and to legally bind you to this Agreement and all transactions conducted under your account

PERSONAL INFORMATION, DATA PROTECTION

Our policy statement regarding data collection and protection located at <https://www.LuxeApps.com/privacy> ("Privacy Policy") explains the practices that apply to your information when you use LuxeApps. Your ongoing use of LuxeApps signifies your consent to the information practices disclosed in our Privacy Policy. You consent to the transfer of this information to and within the United States of America or such other countries as we may disclose from time to time for processing and storage by us. Additionally, you agree that we may use your User ID to authenticate you on any service provided by us or our affiliates.

INTELLECTUAL PROPERTY

Our Services And The LuxeApps Properties

Other than the limited use and access rights and licenses expressly set forth in this Agreement, we reserve all right, title and interest (including all intellectual property and proprietary rights) in and to: (i) the Services; (ii) the LuxeApps Properties; (iii) the Marks; and (iv) any other technology and software that we provide or use to provide the Services and the LuxeApps Properties. You do not, by virtue of this Agreement or otherwise, acquire any ownership interest or rights in the Services, the LuxeApps Properties, the Marks, or other technology and software (including third party technology and software), except for the limited use and access rights described in this Agreement.

YOUR APPLICATIONS, DATA AND CONTENT

Other than the rights and interests expressly set forth in this Agreement, and excluding LuxeApps Properties and works derived from LuxeApps Properties, you reserve all right, title and interest (including all intellectual property and proprietary rights) in and to Your Content. We will not disclose Your Content, except: (i) if you expressly authorize us to do in connection with your use of the Services; or (ii) as necessary to provide the Services to you, or to comply with the Agreement or the request of a governmental or regulatory body, subpoenas or court orders

RESTRICTED USES GENERALLY

- a. You may not interfere or attempt to interfere in any manner with the functionality or proper working of the Services.
- b. You may not compile or use the LuxeApps Properties or any other information obtained through the Services for the purpose of direct marketing, spamming, unsolicited contacting of sellers or customers, or other impermissible advertising, marketing or other activities including, without limitation, any activities that violate anti-spamming laws and regulations.
- c. You may not remove, obscure, or alter any notice of any Mark, or other intellectual property or proprietary right designation appearing on or contained within the Services or on any LuxeApps Properties
- d. Subject to the terms and conditions of this Agreement, you may generally publicize your use of the Services; however, you may not issue any press release with respect to the Services or this Agreement without our prior written consent.
- e. You may not publish content on the “Viewer” section of the LuxeApps website that we, at our sole discretion, deem offensive. This includes depictions of explicit sexual activities and extreme violence depicted for entertainment purposes.

PROHIBITED TECHNICAL MEASURES

You will not:

- Except as authorized by law or as permitted by us: scrape, reproduce, redistribute, create derivative works from, decompile, reverse engineer, alter, archive, or disassemble any part of our Services; or attempt to circumvent any of our security, rate-limiting, filtering, or digital rights management measures;
- Submit any malicious program, script, or code;
- Submit an unreasonable number of requests to our servers; or
- Take any other actions to manipulate, interfere with, or damage our Services

EXCEPT AS MAY BE EXPRESSLY AUTHORIZED UNDER THIS AGREEMENT:

- a. You may not, and may not attempt to, modify, alter, tamper with, repair, or otherwise create derivative works of any software included in or accessed via the LuxeApps Properties.
- b. You may not, and may not attempt to, reverse engineer, disassemble, or decompile the LuxeApps Properties or the Services or apply any other process or procedure to derive the source code of any software included in or accessed via the LuxeApps Properties.

CODE OF CONDUCT

In using our Services, you may not:

- Use an offensive screen name (e.g., explicit language) or avatar (e.g., containing nudity);
- Act in a deceptive manner or impersonate any person or organization;
- Harass or stalk any person;
- Harm or exploit minors;
- Distribute “spam” in any form or use misleading metadata;
- Collect personal information about others;
- Access another’s account without permission;
- Engage in any unlawful activity;
- Embed our video player on or provide links to sites that contain content prohibited or
- Cause or encourage others to do any of the above.

DISCLAIMERS

LUXEAPPS PROVIDES THE SERVICES ON AN “AS IS” AND “AS AVAILABLE” BASIS. YOU USE THE SERVICES AT YOUR OWN RISK. You must provide your own device and Internet access. EXCEPT AS EXPRESSLY SET FORTH HEREIN, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, LUXEAPPS DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. Among other things, LuxeApps makes no representations or warranties:

- That our Services, or any part thereof, will be available or permitted in your jurisdiction, uninterrupted or error-free, or accessible from all devices or browsers;
- Concerning any content submitted by our users;
- That any geo-filtering or digital rights management solution that we might offer will be effective;
- That our Services will meet your business or professional needs;
- That we will continue to support any particular feature or maintain backwards compatibility with any third-party software or device; or
- Concerning any third-party Appsites and resources.

LIMITATION OF LIABILITY

TO THE EXTENT PERMITTED BY APPLICABLE LAW: (A) LUXEAPPS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES, INCLUDING DAMAGES FOR LOSS OF BUSINESS, PROFITS, GOODWILL, DATA, OR OTHER INTANGIBLE LOSSES; AND (B) LUXEAPPS'S TOTAL LIABILITY TO YOU, EXCEPT FOR LUXEAPPS'S CONTRACTUAL PAYMENT OBLIGATIONS HEREUNDER (IF ANY), SHALL NOT EXCEED THE AMOUNTS PAID BY YOU

TO LUXEAPPS OVER THE TWELVE (12) MONTHS PRECEDING YOUR CLAIM(S) OR *****), WHICHEVER IS GREATER.

SECURITY

We strive to keep Your Content secure, but cannot guarantee that we will be successful at doing so, given the nature of the Internet. Accordingly, without limitation to this terms you acknowledge that you bear sole responsibility for adequate security, protection and backup of Your Content and Applications. We strongly encourage you, where available and appropriate, to (a) use encryption technology to protect Your Content from unauthorized access, (b) routinely archive Your Content, and (c) keep your Applications or any software that you use or run with our Services current with the latest security patches or updates. We will have no liability to you for any unauthorized access or use, corruption, deletion, destruction or loss of any of Your Content or Applications

RESERVATION OF RIGHTS, SEVERABILITY, FORCE MAJEURE

LuxeApps reserves all rights not expressly granted herein. LuxeApps's rights and remedies are cumulative. No failure or delay by LuxeApps in exercising any right will waive any further exercise of that right. If any term of this Agreement is found invalid or unenforceable by a court of competent jurisdiction, that term will be limited or severed. LuxeApps will not be liable for any delay or failure caused by a force majeure event.

RELATIONSHIP

You and LuxeApps are independent contractors of one another; neither party is an agent, partner, or joint venturer of the other. This Agreement binds the parties and their successors, personal representatives, and assigns. You may not assign this Agreement to any person whose account has been terminated by LuxeApps or who is prohibited from registering; any such assignment will be void.

THIRD PARTIES

We may provide links to and integrations with Appsites operated by others. The website operator, not LuxeApps, is solely responsible for the content thereof, and your use of each such website will be subject to its terms of service. We may disable integrations with any third party at any time, with or without notice. Except as expressly stated herein, nothing in this Agreement confers any right on any third party.

ENTIRE AGREEMENT

This Agreement constitutes the entire understanding of the parties and supersedes all prior understandings regarding the subject matter hereof and may not be modified except in accordance with **this terms** or in a document executed by authorized representatives of LuxeApps. If you have a signed agreement with LuxeApps, any conflicting term of that agreement will prevail over the terms hereof, but only as to the subject matter of that agreement.

PRIVACY & EU GDPR DATA PROTECTION

LuxeApps is committed to protecting the privacy of your personal information and that of our customers. By using the LuxeApps Services, You acknowledge and agree that LuxeApps collection, usage and disclosure of this personal information is governed by our Privacy Policy. Additionally, if: (a) You are established in the European Economic Area (EEA); (b) You provide LuxeApps Services to customers in the EEA; or (c) You are otherwise subject to the requirements of the EU General Data Protection Regulation, LuxeApps's collection and use of personal information of any European residents is also subject to our Data Processing Addendum.

We collect and use personal data of users to the extent that is necessary for the creation, design of content or modification of the contractual conditions for LuxeApps Website between the user and LuxeApps site. If LuxeApps Website is involved in the communication for a LuxeApps Services agreement between the user and LuxeApps, it shall transfer the data required for this agreement to the respective service provider. This service provider processes and uses the data to initiate, conclude and execute the contract on its own responsibility. The identity of the respective service provider can be taken from the website contact us page.

JURISDICTION

The LuxeApps Terms of Use has been compiled so as to comply with the Supreme Courts of Belize accordingly implemented, including that required by the EU General Data Protection Regulation (GDPR) and of every country or legal jurisdiction in which we aim to do business. If you think it fails to satisfy the law of your jurisdiction, we should like to hear from you. However, ultimately it is your choice as to whether you wish to use our website. Any dispute arising in connection with these terms of use shall be subject to the exclusive jurisdiction of the Supreme Courts of Belize

We do not represent or warrant that the Information complies with the regulatory regime of any other country. If you access the Site from other locations outside Belize region, you do so entirely at your own risk and you are responsible for compliance with local laws.

These Terms and our privacy Policy shall be interpreted in accordance with and governed by the Supreme Courts of Belize and the parties shall submit to the exclusive jurisdiction of the Supreme Courts of Belize.

COPYRIGHT NOTICE

Copyright © 2019 LuxeApps, Inc. All rights reserved.

Any rights not expressly granted herein are reserved. For queries and complaints please send your questions

CONTACT US

If you have any questions or complaint regarding our terms and policy please contact us at support@luxapps.co