

Terms and Conditions of Use

Last revised on 8 April 2015

When you wish to create a BuzzMe account and make use of the service, you hereby agree to be bound by these Terms and Conditions of Use (Agreement). This agreement is in force for all use of BuzzMe, whether through a mobile device, mobile application or computer. BuzzMe is an application name owned and managed by BuzzMe DMCC, hereinafter referred to as the Company or BuzzMe.

Incorporated into this Agreement are the BuzzMe Privacy Policy and Safety Tips. By accepting the Agreement you also warrant have reading and agreeing to the Privacy Policy, and shall be bound by both. Should you be in doubt on any of these terms please contact us before starting to use the BuzzMe Applications.

1) Acceptance of T&C

- a. This Agreement is a contract being a legally binding terms you must accept before using the service. By accessing or using the service you accept this Agreement and agree to the all terms herein. We recommend you to print and keep a copy of this Agreement.
- b. This Agreement may be modified from time to time, and it is agreed that such modifications are effective when posted and added to the Agreement.

2) Duration and Termination

This Agreement will remain in force for as long as you have an Account and / or use the service. You may disable your account at any time (go to the Settings section in the App), and for any reason. The Company may terminate your account at any time without notice if the company believes you have breached this Agreement, or for any other reason as determined by the Company in its own complete discretion. Such termination will not entitle you to any refund of InApp purchases. By Law, the Company may be prohibited from disclosing its reasons for suspension or termination. Meanwhile where possible and feasible the Company may choose to do so upon request and at its own discretion. This Agreement remains in effect after termination, except for terms that by nature expires upon deactivation and access to your account.

3) Rules for Creating an Account.

- a. BuzzMe is aimed at persons 18 years and above. By accepting this Agreement, you warrant to be the age of 18 or above and eligible with the rights, authority and capacity to open this Account and abide by all the stipulations made in this Agreement.
- b. Using this service may be or become restricted in certain countries. This is outside the control of the Company. It is your responsibility to comply with laws and regulations of the territory from which you access and use the service.
- c. To use BuzzMe you must sign in using LinkedIn. In doing so, you authorize us to access and use certain LinkedIn Profile information, including but not limited to your public LinkedIn profile, and to access the list of your LinkedIn contacts.

4) Security of Account

You are responsible for maintaining the confidentiality of your User name and Password and you are solely responsible for all actions and activities that occur under your profile. You are obligated to inform the company immediately if you suspect or have reason to believe that your user name and password has been breached and made available for unauthorized use. Contact info@buzzmeapps.com in immediately in such event.

5) Non-Commercial Use

- a. BuzzMe is for personal use only. You may not use the Service or any of its content (including but not limited to text, video, graphics, audio files, designs, content of other users, software, logos, information, computer code) for any commercial actions or endeavors, including but not limited to advertising or soliciting users to buy products or services not offered by BuzzMe, or to solicit others to attend events or other social or business functions or networking for commercial purposes.
- b. Companies, Businesses or Organizations may not use the Service and register profiles for any purpose or reason.
- c. The company can initiate investigations and take legal action to any unauthorized use of service or creation of profiles that are false in nature.

6) Interaction with other Users

- a. BuzzMe is a social network media, and by nature designed for people to connect and interact. You are solely responsible for your interactions with other users. It is explicitly understood that

BuzzMe are not responsible for any actions, dialogue, communication, physical interaction, that arises as a result of a connection made through BuzzMe.

- b. BuzzMe does not perform – neither are they obligated to perform – any criminal background check or other form of screening the users.
- c. The Company makes no representation or warranties as to the conduct of users.
- d. The Company reserves the right to conduct any criminal background check or other screenings at any time using public available records.
- e. BuzzMe has the right to hand over profile information upon the legally binding request of authorities in any given relevant country or territory jurisdiction.

7) Conduct of Users

- a. BuzzMe publishes an In App page advocating ‘good conduct’. This is to be seen as a gesture and suggestion of good behavior among BuzzMe users, and has no legal jurisdiction and meaning directly or indirectly with regards to the Agreement. Stipulations in this Agreement will always supersede such ‘good conduct’ information.
- b. The Company is not responsible for the actions and conduct of any user.
- c. In no event shall the company be liable for any losses or damages whatsoever, whether direct, indirect, compensatory, general, special, incidental and / or consequential arising out of or related to the conduct of you or anyone else in connection with the use of the Service. This includes, without limitation, death, bodily injury, emotional distress, stress or any other damages resulting from interaction, whether online or through meeting, with persons you have met through the service.
- d. You agree to take necessary precautions and act with diligence, especially where you decide to meet in person. Additionally you agree to follow the Company’s Privacy and Safety tips.
- e. The company has the right at any given time to block users from certain IP addresses.

8) Proprietary Rights

All proprietary rights in the service is owned and retained by the Company. You agree not to copy, modify, transmit or create any works

from copyrighted material, trademarks, websites, or other such information accessible through the Service, unless first obtaining written consent of the company.

9) In App Purchases

- a. If you choose to make an InApp purchase of premium services linked to and integrated with the BuzzMe Application, you will be asked to enter details of your account with the mobile platform you are using. InApp purchases may include subscription periods. It is understood that charges for subscriptions will continue until such time the particular service is terminated, and the relevant termination notice is observed.
- b. The Company may from time to time and at its own discretion offer products or services from third parties for purchase through the appropriate channels linked to the platform of use (e.g. GooglePlay, AppStore, etc.). Such purchases are linked to the platforms and your purchase handled by those platforms. It is understood and agreed that any such purchases are independent from BuzzMe, and that BuzzMe has no responsibility for the delivery or non-delivery of such purchases; nor is BuzzMe in anyway whatsoever involved with the disclosure and use of payment information, including but not limited to credit card /debit card numbers, expiry dates, CVV, name or others.

10) Changes and modifications of Service

By nature of a being a Mobile App, BuzzMe has the right at any time to modify, enhance or even discontinue temporarily or permanently the Service or any part thereof without notice. The Company shall not be liable to you or any third party for any financial or other injury claimed to be caused by such modification, suspension or termination of Service.

11) Your posts in the Service

- a. Content and information posted by you is your sole responsibility. You may not post any information that is offensive, inaccurate, incomplete, obscene, threatening, abusive, racially offensive, intimidating or in violation with other individual's or corporations rights, including intellectual property rights and rights of privacy.
- b. You also allow the Company to monitor or review any content posted by you and that the Company may delete any content in

- whole or in part, which in the judgment of the Company infringes or violates this agreement.
- c. Below is a non-exhaustive list which exemplifies the kind of content that you are not to post, upload or display or make available in the Service:
 - i. Involves transmission of junk mail, chain letters, pyramid schemes, spamming or mass mailing
 - ii. Contains video, audio files, photographs or images of another person, without his / her permission; and in case needed that of his / her Legal Guardian.
 - iii. Request for money for whatever purpose
 - iv. Content that promotes racism, intimidates others, promotes hatred, physical or psychological harm of any kind against a group or an individual.
 - v. Content which implicitly or explicitly promotes illegal activities or which is false or misleading
 - vi. Content that promotes unauthorized use of another person's or corporation's copyrighted work. This including but not limited to pirated software or computer programs, illegally copied movies or TV series, unauthorized video or audio links.
 - vii. Content that includes material that exploits people in a sexual, violent or other illegal manner or solicits personal information from anyone under the age of 18.
 - viii. Content that contains viruses, Trojan horses, worms, bots or other harmful or disruptive code.
 - ix. Misrepresentation or impersonation of any person or entity.
 - d. Suspicion of any activities that violates the above provisions, will result in the Company at its sole discretion to terminate or suspend your access to the Service (cf. Section 2, Duration and Termination).
 - e. Your use of service must comply with all applicable laws and regulations.
 - f. You agree that any content you place on the Service may be viewed by other users and / or viewers visiting the Service.

12) Copyright

For copyrighter material, trademarks or other such proprietary information you are never allowed to distribute or post such information without the prior written consent of the owners of such material and rights. Should you believe that your work has been

copied and posted on the Service in a manner that constitutes infringement of copyrights, we kindly ask you to contact us and provide the following information, and any such subsequent information as may be deemed necessary:

- A description of the copyrighted work in question including a signature with proof from the owner or the person authorized to act on owner's behalf.
- A clear description of where the material in question is located on the Service.
- Your contact details.
- A good faith statement in writing outlining that the distribution and display of disputed work has not been authorized by the owner, including a perjury liable statement that the information you have provided is accurate and that you are the owner of the copyright, or by proxy from the owner that you are authorized to act on his behalf.
- For submission of the above information, kindly send an initial E-mail to info@buzzmeapps.com, where after we will revert with further delivery details.

13) Disclaimers

By uploading your profile and / or accessing the Service you acknowledge and agree that neither the company nor its affiliates and third party partners are responsible for and shall have no liability directly or indirectly, for any loss or damage, directly or consequential, including personal injury or death as a result of the use of service. The above mentioned is explicitly relevant, but not limited to, (a) any inaccurate or incorrect content, whether posted by users or any of the equipment or programming associated with and utilized in Service; (b) the timeliness, removal, deletion, or incorrect delivery or failure to store content, communications or personal settings; (c) Errors, omissions, defects, interruption, delay in transmission or operation; (d) any error or malfunction of any backbone network such as but not limited to network, phone lines, internet broadband lines, computer online systems, server communications and back up hardware, software, hardware, technical problems or congestion due to traffic on service or the internet; (e) any damage or injury to user's or any other person's computer or device related to or the result from using or attempting to use the Service.

The Service is to the full extent of applicable law delivered on an 'as available basis' and provides no warranties of any kind, whether express, implied, statutory or otherwise with respect to the service and the content stored therein. The Company does not warrant or guarantee that the Service will be uninterrupted or error free, secure or that defects and errors in the Service will be corrected.

You are explicitly aware that accepting these Terms is a precondition for accessing the Service. You hereby also acknowledge that the use of Service, and most notably the contacts and connections made as a result of using the Service are made at your own free will and discretion. The company has no warranties towards any knowledge or background check on any such contacts. Any actions and connections made with contacts using the Service and all results of this is at your own discretion and responsibility. The Company has no rights nor obligations whatsoever with respect to any interaction lawful or unlawful between you and other users of service or any other person thereto related.

You hereby waive all claims and rights and causes of action with respect to yourself related to above.

14) Links and Promotion

The Service may contain advertisements and promotions from various related parties that BuzzMe makes agreements with, either verbal or in writing. Those may contain links to other resources hereunder other websites. You acknowledge and agree that the Company is not responsible for any content or availability of such resources. The Company does not endorse and is not responsible for any goods, products, content, information, advertising available or offered through such resources. Your business dealings and correspondence with any such party, including payment and delivery of any goods or services, is solely between you and such third party. You further agree and acknowledge that the company shall not be responsible or liable in any way, directly or indirectly for any damage, loss or malfunction caused by or alleged to be caused by the use or or reliance upon any such content, goods or services.

15) Limitation of Liability

In no event will the Company, affiliates, business partners or service providers be liable to you or any third person for any direct, indirect, consequential, incidental, exemplary, special or punitive damage, including, without limitation, loss of business, loss of profits, damages for loss, loss of goodwill, loss of personal reputation (defamation), corruption, interruption or breaches of data or programs, or procurement of substitute services.

If in case the Company has been informed of any possible such damages, notwithstanding anything to the contrary expressed herein, the Company's maximum liability to you for any cause and regardless of the form of action, can never exceed the amount paid, if any, by you the company while you have a profile and make use of service. Regardless of any law to the contrary you agree that any claim or action arising out of or related to the use of service and the Terms must be filed within one year after such claim arose, or be barred forever.

16) Governing Law and Arbitration

Disputes or claims arising out of or related to the use of Service and related to these Terms can be resolved only and exclusively by Binding Arbitration, administrated by the laws of Dubai, United Arab Emirates. In accordance with the above you also give up and waive all rights to participate in any class action or other class proceedings. Your rights will be determined by a neutral arbitrator and not necessarily a judge.

This agreement is and shall be governed by the laws of Dubai, United Arab Emirates.

17) Entire Agreement:

This Agreement including Privacy Policy and Safety Tips contains the entire agreement between you and the Company regarding the use of Service. The company is allowed to but not obligated to exercise its rights and provisions of this Agreement. Failure to do so shall not constitute a waiver of such rights or provisions. Your account is nontransferable and shall terminate upon your death, including all rights to your profile, access and content. This Agreement relates to your use of BuzzMe and associated services, advertising and promotions, and no partnership,

employment, business or agency relationship is created as a result of this Agreement. Accordingly you are not entitled to bind the Company in any manner.

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