

Licence and usage conditions.



Intellectual property rights:

The User hereby declares and acknowledges that the Application shall be rendered accessible to the User solely under conditions of a non-transferrable, limited licence on using the Application to the extent allowed by law, solely for private and non-commercial use, on any Android 4.0 device of the User.

Terms of use

The User shall be obliged to the terms of use of the Application specified in the General Terms of the App Store.

The User shall be obliged not to decompile the Application, "reverse engineer", duplicate the information shared by the Application in a manner that is incompatible with the licence; copy, distribute or issue a licence for or create derived works from the Application. The User shall be obliged not to use the Application in a manner incompatible with the law in force. Moreover, the User shall acknowledge that KAN Sp. z o.o. is responsible to any extent for any possible unlawful use of Application by the User.

Liability

Although KAN Sp. z o.o. shall take any possible actions in order to make the Application free from errors, the User acknowledges that all materials offered are rendered accessible "as is". Therefore, the User shall use the Application and the materials solely at her or his own risk.

KAN Sp. z o.o. reserves the right to:

- share new versions of the Application in which particular functions and terms of use may differ from the functions and terms of the previous versions of the Application;
- cancel the access to the Application and remove the possibility to use it;
- discontinue offering a free possibility to download the Application and replace the free Application with an Application subjected to the payment of a one time or a recurring subscription;
- change these Terms and Conditions of Use (last amended and reviewed on August 16, 2016) when a new version of the Application is issued.

When approppriate, the User should get familiarised with new conditions in force.