

TERMS AND CONDITIONS FOR RIDER

1. CONTRACTUAL RELATIONS

These Terms of Use ("Terms") govern your, individual access to, or use of, any country in the world (except the United States of America and its territories and acquisitions and Mainland China) applications, websites, content, Products, and Services (hereinafter referred to as the Services), available by the private Limited company Raub Innovatives Technologies OÜ, registration number: 14620031 in Keava 3-15, 11312, Tallinn, Republic of Estonia.

PLEASE READ THE TERMS AND CONDITIONS OF THE SERVICE CAREFULLY BEFORE USE.

Your consent to the use of the services and services is linked to the Terms and conditions that create a contractual relationship between you and Raub. If you do not agree to these terms, you may not use the Services. These conditions shall expressly replace the conclusion of previous agreements or arrangements. Raub may terminate or discontinue the provision or prohibition of the services or parts thereof for any reason whatsoever.

Raub may change the terms and conditions associated with the Services occasionally. Amendments shall enter into force after the date on which Raub has posted such updated terms on its website (www.raubworldwide.com) or amended policies or additional terms and conditions in the applicable service. Your continued access or use of the services after such posting constitutes your consent to change the amended terms and conditions.

The collection and use of personal data related to Services is provided in the Raub Privacy policy located at www.raubworldwide.com. In the event of a complaint, Raub may provide the processor or the insurer with all the necessary information (including your contact details) If you have a complaint, dispute or conflict, which may include an accident, involving you and a third-party provider (including Operator of a transport network) and such information or data is necessary to resolve the complaint, dispute or conflict.

Some of the Services may be subject to additional conditions, such as rules for a specific event, activity or promotion, and such additional terms will be disclosed to you in relation to the Services being implemented. Additional terms and conditions apply to the applicable Services in addition to the Terms and conditions. Additional terms apply in the case of conflicts related to the Services applicable to these Terms.

2. SERVICES PROVIDED

Services form a technology platform that enables users or websites of the Raub mobile applications to be offered as part of the Services (each "App") to organize and plan transport services with independent third parties Providers of such services, including independent third-party transport service providers. By agreement With Raub or certain Raub subsidiaries ("Third Party Providers"). If the Raub has not agreed with you in writing, the Services will be made available only for your personal, non-commercial

use. CONFIRMS that RAUB does not provide transport services and that all such transport services are independently provided by third parties who are not in the service of RAUB.

2.1 License

If You comply with these terms, it will give you a limited, non-exclusive, non-sub-licensed, revocable, non-transferable license to: Access and use applications on your personal device only in connection with your use of your device Services and access and use any content, information and related materials that may be available through the Services, in any case, for your personal, non-commercial use only. ALL rights not expressly granted herein are reserved by Raub.

2.2 Third-party services and content

Services may be available or available in connection with third-party services and content (including advertising) not controlled by Raub. You acknowledge that the use of such third-party services and content may be subject to different terms of use and privacy policies. Raub does not endorse the services and content of such third parties and Raub shall in no case be liable for such third-party products or services. In Addition, Apple Inc., Google, Inc., Microsoft Corporation or BlackBerry Limited and/or their applicable international subsidiaries and affiliates are beneficiaries of this agreement to third parties if you use the services using Apple iOS, Android, Microsoft Windows applications. Or Blackberry-enabled mobile devices. These third-party beneficiaries are not parties to this agreement and are not responsible for providing or supporting the services in any way. Your access to this equipment is subject to the conditions set out in the third-party recipient's service terms.

2.3 Other Restrictions

You may not: Remove copyrights, trademarks, or other proprietary notices from any part of the services; To reproduce, modify, prepare derivative instruments that are based, distribute, license, lease, sell, sell forward, transmit, disclose, publicly supply, transmit, transmit or otherwise use the Services, except where Raub allows it; decompile, reconstruct or disassemble services, unless permitted by applicable law; Linking, mirroring or framing any part of the Services; or triggers any programs or scripts that are designed to scratch, index, watch, or use any part of the Services.

Any other form of extraction, or unduly overload or hinder the operation and/or functionality of any part of the Services; Or attempts to gain unauthorized access or damage any aspect of the services or associated systems or networks.

2.4 Ownership

The Services and all related rights are and remain the property of Raub. The use of These Terms and Services does not confer or confer any rights to you: (i) the Services or any related license, except the limited license above; Or use or refer in any way to the Raub company's names, logos, product and service name, trademarks or service brands.

3. USE OF THE SERVICES

3.1 User accounts

To use most aspects of the Services, you must register and maintain an active personal User Service account ("Account"). To obtain An account, you must be at least 18 years of age or your jurisdiction (if different from the other than 18). Account registration requires that you submit to Raub certain personal data, such as your name, address, mobile phone number and age, and at least one valid payment method (either credit card or eligible payment partner). You agree to keep accurate, complete and up-to-date information in your account. If you fail to maintain accurate, complete, and up-to-date account information, including the existence of invalid or expired payment methods in the file, you may be unable to access the Services. You are responsible for all activities that are happening in your account and agree that you will keep your account username and password secure and secret. If the Raub has not written otherwise, you may have only one account.

3.2 Text messages

By creating An account, You agree that the Services may send you text (SMS) messages as part of the normal operating activities of the Services. You can unsubscribe From Raub to accept text (SMS) messages at any time. You acknowledge that a waiver of receipt of text (SMS) messages may affect your use of the services.

3.3 User Requirements and behavior

The Service cannot be used by persons under the age of 18. You may not allow third parties to use your account and you may not allow persons under the age of 18 to receive transport services from third parties, unless they are accompanied by an account holder. You may not transfer or transfer your account to another person or entity in any other way. You agree to comply with all applicable laws when using the Services and you may use the Services only for lawful purposes (e.g. transportation of illegal or hazardous materials is prohibited). You may not cause any inconvenience, resentment, inconvenience, or damage to any third parties or any other party in the use of the Services. In Certain cases, you may be asked to prove the identity of the Documents to access or use the services and agree that you may be denied access to or use of the services if you decline to verify Your identity.

3.4 Promotional codes

The Raub may, at the discretion of Raub, create advertising codes that may be redeemed for any features or benefits related to credit or other services and/or services provided by a third party, provided that Raub establishes for each promotional code Terms and conditions ("Promo codes"). You agree that the Promo codes: must be used for the target group and purpose and in a lawful manner;

They may not be copied, sold or otherwise transferred or made available to the public (whether public or otherwise posted), except where Raub allows it; It may be banned at any time for any reason; It may be used only in accordance with the specific conditions which the Raub imposes on such an advertising code; does not apply in cash; and may expire before you use it. Raub reserves the right to withhold or deduct any credit or other features or advantages obtained by you or another user when using Promo codes if Raub determines or believes that the use or redemption of the Promocode was erroneous, Deceptive, illegal or inconsistent Promo codes or their Terms.

3.5 Contents of Raub

Raub may, at its discretion, allow you to occasionally submit, upload, publish or otherwise make available to Raub the texts, sound and/or visual content and information, including comments and feedback, related to services, Initiating and applying for competitions and demonstrating applications ("User content"). Any User Content You offer will remain your property. However, by Offering Raub User Content, you grant to Raub a worldwide, persistent, irrevocable, transferable, royalty-free license that has the right to sublicense, use, copy, modify, create derivatives, distribute, publicly display, publicly Display and otherwise make use of such Raub's content in all the formats and distribution channels currently known or developed below (including in connection with the Services and Raub business activities and on third-party websites and services) Without further notice or consent and without the requirement to pay you or another person or entity.

You represent and warrant that: you are either the sole and exclusive owner of all the content of the user, or have all the rights, licenses, consents, and exemptions necessary to provide Raub with the content of the above-mentioned user license; And neither the content of the user nor the submission, uploading, publishing or otherwise making available of the content of such a user or the use of the user-authorized content in the manner permitted herein infringes, violates or violates the intellectual property of a third party or any property Rights or rights in the public or privacy, or any breach of applicable law or regulation.

You agree that you will not grant the user content that is defamatory, lying, hateful, violent, unreligious, pornography, illegal or otherwise offensive, as Raub, in its sole discretion, decided whether such Material may be protected by law or not. Raub may, but is not obligated to review, monitor or remove User content, Raub at its discretion and at any time and for any reason without notice to You.

3.6 Network access and equipment.

You are responsible for accessing the data network necessary for the use of the Services. Network data and messaging rates and charges may apply when you use services or use them with a wireless device and are responsible for such rates and charges. You are responsible for the acquisition and renewal of compatible hardware or equipment necessary for the use and use of the Services and Applications and for their renewal. Raub does not warrant that the Services or any part of them will operate on any particular hardware or equipment. In addition, services may relate to malfunctioning and delays associated with the use of the Internet and electronic communications.

4th Payment

You understand that using the Services may lead you to a fee for services or goods that you receive from a third party ("Charges"). If you have received the services or services obtained from your use of the Service, Raub will help You to pay the applicable fees on behalf of a third-party provider as a limited payment collection agent for such third party provider. The payment of Fees in this way shall be deemed to be the same as the payment to the third party. Fees may include other applicable fees, tolls and/or surcharges covering booking fees, national, provincial and municipal payments, airport surcharges and processing fees for shared payments, and include applicable, where required by law. The fees paid by You are final and non-refundable, unless otherwise specified by Raub. You have the right to request a lower fee from your provider from third parties for services or goods that you have received from a third-party service provider when receiving such services or goods. Raub responds to the request of the third-party service provider to change fees related to the service or service.

All charges must be paid immediately and the payment is simplified by Raub, using the preferred payment method specified in your account, after which Raub will send you an e-mail receipt. If your main account has expired, is invalid, or is otherwise unable to pay, you agree that Raub may use a different method of payment in your account, if available, as a third-party provider as a limited payment collection agent.

In between You and Raub, Raub has the right to impose, remove and/or modify charges for any or all services or goods received at any time when using the Services at the sole discretion of Raub. You Also acknowledge and agree that the fees applied in certain geographic areas may increase considerably during high demand. Raub uses reasonable efforts to inform You of the fees charged, provided you are responsible for Your account fees, regardless of whether you are aware of such fees or amounts. Raub may occasionally provide certain users with rates and discounts that may result in different fees for the same or similar services or services that have been received in the use of the Services and agree that such Special offers and discounts, unless they are made in the services at Your disposal do not affect the use of the services or charges you use. You may cancel your service subscription or goods from third parties at any time before the third-party service provider, in which case a cancellation fee may be taken into account.

This payment structure is intended to compensate for services or goods provided to third parties for full compensation. Raub shall not assign any additional payments to the service provider to third parties, except in relation to the taxi-transport service requested in connection with the application. You acknowledge and agree that if You are free to pay the premium to all third parties who offer You the services or goods received through the Service, You are not required to do so. Once you receive services or goods received through the Service, you have the opportunity to assess your experience and leave additional feedback about your third-party provider.

4.1 Repair or cleaning fees.

You are responsible for the cost of injuries to third party providers or for improving the necessary cleaning costs arising from the use of the services in your account from normal wear and tear and the necessary cleaning ("Repair or Cleaning"). In the Event that the third-party service provider informs about the need for repair or cleaning and Raub has checked its application for repair or purification in accordance with the Raub's reasonable discretion, Raub reserves the right to facilitate such repairs or A

third-party provider that uses the payment method specified in your account for the reasonable cost of cleaning. Such sums shall be transmitted by the Raub to the third-party provider concerned and shall not be refunded.

5. LIMITATION OF LIABILITY; WARNINGS Benefits

5.1 SERVICE LIABILITY

These services are purchased "as they are" and "as they are available" Raub does not guarantee the timeliness, quality, safety, capacity, suitability and availability of the Services provided by third parties. You agree that the full risk of using the service will be borne by You, to the extent that it complies with applicable law

5.2 LIMITATION OF LIABILITY.

The Raub shall not be liable for indirect, incidental or direct damage, including revenue, loss of data, personal damage or material damage related to the use of the service in any way whatsoever. It shall not be liable for any damages, liability or damages arising from;

1. Your use of the Service or not the availability of the Service; Or
2. Or any transaction or relationship between You and a third party/service provider, even if Raub has been a provider for You. The Raub shall not be liable for damage resulting from delays or cancellation of the service;
3. The Raub is not responsible for third-party for the routing staff who offer a passenger transport service or a reciprocal service, which is not professionally licensed or does not have a corresponding license;
4. Including in all cases, the total liability of Raub in front of the users of the driving platform towards the service will not exceed five hundred euros (500EUR).

By Using the Raub service for this purpose, the mobile phone or web software solution you are able to order and organize transport with third parties, i.e. service providers, you agree that Raub is not responsible or liable to You for any transport service provided to You.

5.3 Insurance Indemnity

You agree to indemnify and maintain the Raub and its officials, directors, employees and agents from losses of any claims, losses, liabilities and expenses (including attorneys' fees) arising from: (1) your use; Services received in the use of Services or services; (2) Your violation of these Terms and conditions; (3) When using Raub in your content; or (4) breaches of your third party's rights, including those of third parties.

6th Lost Property

You acknowledge and agree that your responsibility is to ensure that you will bring your property to the third-party provider upon departure from the vehicle. If you leave your property in a third-party provider's vehicle, the third-party provider may provide your property to you, the Raub or the Raubi Local Service unit.

Although you may expect that third-party providers will transfer your property, it is not assumed that the Raub or Raub's Local Service unit in your local services unit is not liable if the third-party provider is not expected to transfer your property. In addition, a local service unit of Raub or Raub is not responsible for the loss or damage of its property during transit.

The Raub or Raub's Local Service unit takes reasonable steps to restore the owner of the property left in the third-party car if it is returned to the office of the Raub or Raub's Local Service unit, if your property is located in the local service of Raub or Raub's Entity, you acknowledge and agree that: (1) a Raub or Raub's Local Service unit will keep your property only in its possession for a maximum of three months from the date when the third party provider gave your property to the Raub's or Raub's Local Service unit; and (2) If you are unable to retrieve your property from the Local service unit of Raub or the Raub, before the expiry of the stipulated three-month period, Raub or Raubi's local unit is entitled to settle Your property further, if it considers it to be Suitable and there is no requirement against the Raub or Raub's Local Service unit in relation to the assets not requested by you.

7. Applicable law; Arbitration.

Unless otherwise provided in these Terms and conditions, these Terms shall be governed exclusively and construed in accordance with Estonian law, except for its conflict of laws rules. The 1980 Vienna International Convention on the Sale of Goods (CISG) does not apply. All disputes, conflicts, claims or disputes arising out of or in connection with the Services or these Terms, including those relating to its validity or enforceability (any "Dispute"), must be dealt with in Harju County Court , located in Lubja 4, Tallinn, 10115, Estonia

8. Other provisions

Copyright infringement requirements.

Claims for Copyright infringement must be sent to the appointed agent of Raub. Visit the Raub website at www.raubworldwide.com for the Specified address and more information.

8.1 Notice.

Raub may inform your account in the general notification about the Services, by e-mail to your e-mail address or by written notice sent to your account. You can report to the Raub at the address of Raub at Keava 3-15, 11312, Tallinn, Estonia.

8.2 General.

You may not assign or transfer these terms in whole or in part without the prior written consent of Raub. You give your consent to Raub to redefine all or part of these terms, including: (1) a subsidiary or affiliated undertaking; 2) The acquirer of the equity, business or property of Raub; or (3) merger. As a

result of the use of a contract or Services between You and Raub, there are no joint ventures, partnerships, relationships or representation relationships between you, Raub or a third party provider.

If Any provision of these terms is deemed to be unlawful, invalidated or enforceable under any law, such a provision, or part thereof, shall be deemed not to form part of these Terms, but to its legality, validity and Without prejudice to the enforceability of other provisions of those terms. In Such a case, the parties shall replace the illegal, invalid or unenforceable provision or part thereof by law or with a part thereof which is legal, valid and enforceable, and which has the same effect, as far as possible, from the unlawful, invalid Subject to the content and purpose of these terms. These Terms shall constitute the whole of the Agreement and the parties ' understanding of its content and shall replace and replace any previous or simultaneous agreements or obligations relating to that subject. In These Conditions, the word "inclusive" and "contains" means "including but not limited to".

Last Updated: 31. March 2019