

# TERMS OF USE

### 1. Your relationship with Bonti

Your use of the products, software, services, and website of Bonti, collectively referred to as the "Services" in this document, and any services provided by Bonti under a separate written agreement, Is exempt from this document and is subject to the terms of the legal agreement between this company and you. This document explains how to set up the agreement and some of the terms of the agreement. Services include the following products developed by Bonti:

- Website of Bonti
- Android application of Bonti

If you agree in writing with Bonti, your agreement with this company will always include at least the terms and conditions outlined in this document.

These are referred to as "general conditions" below. In addition to the general terms and conditions, your agreement with Bonti includes the terms of any legal notices relating to the Services. All of these are referred to below as "additional conditions". If additional conditions apply to a service, these conditions will be provided separately for your study.

The General Terms and Conditions, together with the Additional Terms, constitute a legally binding agreement between you and Bonti regarding your use of the Services. It is important to take the time to read them carefully. In general, this legal contract is referred to below as the "Terms". If there is a discrepancy between the Additional Terms and the General Terms, the Additional Terms shall prevail about that Service.





### 2. Acceptance of conditions

To use the service, you must first agree to the terms. If you do not accept the terms, you will not be able to use the Services. You can find general terms and conditions through:

- Click to accept or agree to the terms and conditions, where this option
  is made available to you by Bonti in the service interface of each
  service.
- The real use of the service. In this case, you know and agree that Bonti
  considers your use of the Services as acceptance of the terms from
  that point on.

If you have not reached the legal age to enter into a binding contract with

Bonti, or you are a person who has been barred from receiving services under the laws of the country, you may not use the Services and you may not accept the terms. You must print a local copy of the General Conditions

for your records before proceeding.

# 3. Language of conditions

If Bonti has provided you with a translation of the English version of the Terms, then you agree that the translation is only provided for your convenience and the English versions of these Terms govern your relationship with Bonti. If there is a discrepancy between the English version and the translation, the English version shall prevail.





### 4. Providing services by Bonti

You will have automatic access by creating an account for one of the services provided by Bonti and logging in to these services using your account information (username and password) or other services available by Bonti. As mentioned above, the use of any particular service may be subject to certain conditions that you must accept and follow to use this service.

The services of Bonti enable you to access, browse, download and purchase applications and other digital products for Android devices. Applications include any content, advertising, services, technology, data, in-app products, and other digital materials that are available in or through an application (including after download). The applications also include any updates, upgrades, and other changes and versions that you will use or download from Bonti later. The party who provides us with the application is the "developer", who may be the owner or person authorized to publish such an application.

Bonti may have affiliated legal entities around the world. Occasionally, these companies provide services to you from Bonti. You agree that Subsidiaries will have the right to provide services to you.

Bonti is constantly innovating to provide the best possible experience for its users. You agree that the form and nature of the services provided by Bonti may change from time to time without any notice to you.





As part of this ongoing innovation, you agree that Bonti may (permanently or temporarily) provide services (or any feature in the Services) to you or generally at the discretion of Bonti without prior notice to you. You can also stop using the service at any time. You do not need to notify Bonti specifically when you stop using the service.

The software you use to access the Services may from time to time automatically download and install updates from Bonti. These updates are designed to further improve and develop services and may take the form of bug fixes, enhancements, new software modules, and brand-new versions.

You agree to receive such updates and let Bonti deliver them to you. You agree that if Bonti deactivates access to your account, you may be denied having any access to the Services, your Account Details, or any other file or content contained in your Account.

You agree that although Bonti may not currently set a high limit on the number of applications you can send or receive through the Services or the amount of storage space used to provide each service. However, such restrictions may be set by the Bonti at any time at the discretion of Bonti.

### 5. Your account password and security

You agree that you are responsible for maintaining the confidentiality of the passwords associated with each account you use to access the Services.

Accordingly, you agree that you will be responsible for all activities that take place under your account. If you become aware of any unauthorized use of your password or account, you agree to notify Bonti immediately.





### 6. Access to applications

applications may include offers for digital products intended for access or use in an application, such as additional or enhanced functions, media content, or shared access to content or services.

In-app products available through the services of Bonti are provided by the programmer, who determines whether they are available free of charge or for a fee. In-app programs or products are sold to you by the programmer.

When you complete a purchase using the services of Bonti, Bonti acts as an authorized commercial representative of the developer to complete the sale of the application or product within the program. Bonti is not a party to your contract and is not responsible for any payment transactions or purchases you make through in-app transactions.

After purchasing an in-app product, we'll help you download it (if any) and access it quickly to make sure you get it. If you are unable to complete the download or access an in-app product, please contact Bonti Customer Service for assistance. You are responsible for completing the download (if any) and all risks of loss after downloading or accessing the app or product within the app, including any loss due to malfunction of the mobile device. The developer of an application may provide an end-user license agreement with any application.

Bonti is not responsible for any compliance or non-compliance by you or the developer under the Developer End User License Agreement.

If the developer does not make the Developer End User License Agreement available, the following constitutes the entire End User License Agreement between the developer and you:





If the application does not include an end-user license agreement that sets out the license rights, the developer issues a limited, nontransferable license to the end user to download and use the program only for personal and non-commercial purposes.

You cannot modify the application, reverse engineer, disassemble the program in whole or in part, create derivative works, or grant any rights in the program under any license unless expressly granted by the developer. Another license has been issued in writing.

The application is protected by copyright and other intellectual property laws and treaties. Unless explicitly stated in the developer's end-user license agreement, the developer or licensors own the entire title, copyright, and other intellectual property rights in the program, and the program is licensed.

The end user agrees that Bonti has no responsibility or liability in connection with your use of the application or any content or function in the app.

If there are any discrepancies between the developer end-user license agreement and the standard end-user license agreement, the standard end-user license agreement shall prevail.

# 7. Use of services by you

You agree to use the Services only for the purposes permitted by the terms and conditions of any generally accepted law, regulation or procedure, or instruction in the relevant jurisdiction. This applies to any information you may upload through the use of the Services, including, but not limited to, comments or ratings.





If you would like to upload applications or any other programs on Bonti services, you must enter into a user-developer agreement with Bonti. You agree that you are not part of Bonti and you are not able to interfere with the Services (or the servers and networks connected to the Services). You agree that you will not reproduce, copy, sell or resell the Services in any way unless specifically permitted in a separate agreement with Bonti.

You agree not to access (or attempt to access) any of the Services in any way except through the interface provided by Bonti unless specified in a separate agreement with Bonti with this permission. You specifically agree to none Do not access (or attempt to access) any of the services through any automated method (including the use of scripts or web crawlers). You are solely responsible (and Bonti is not liable to you or any third party) for any breach of obligations under the terms and consequences (including any loss or damage that Bonti may incur) of such breach.

# 8. Acceptable usage policy

Bonti reserves the right not to broadcast or delete all applications submitted to publish in Bonti at its discretion and without the consent of the other parties. The application will not be distributed in those countries if the application meets all the requirements of the publishing policy of Bonti but does not comply with the local laws or customs of one or more countries in which the application is published.

If users find that the content or function of the app is objectionable to users, no longer complies with local laws, or no longer complies with the terms of Bonti, Bonti may stop publishing the app.





You agree not to upload or make the applications or content of other users available, or to use the Services for any unlawful, harmful, counterfeit, infringing, or offensive use, or to broadcast, store, display, distribute or publish any illegal content.

Applications and other materials that are available when using the Services must comply with the following:

- Sexual Content: Content should not contain sexual or obscene content, including pornography, or any content or service intended for sexual pleasure. If the main purpose is educational, documentary, scientific, or artistic and is not free, content containing nudity may not be allowed.
- Endangering a child: Content that is sexually arousing in young children, including content that promotes inappropriate interaction aimed at a young child (such as touching or cuddling) is not permitted.
  - Hate speech: Content may not promote, increase, or promote hatred of individuals or groups based on race or ethnic origin, religion, disability, age, nationality, marital status, sexual orientation, gender, sexual identity, or any other characteristic. Be related to discrimination or systematic marginalization.
- Violence: Content may not depict or facilitate indiscriminate violence or other dangerous activities, or related to terrorism, such as content that promotes terrorist acts, incites violence, or terrorist attacks or Celebrates that. Content that depicts imaginary violence in the context of a game, such as cartoons, hunting, or fishing, is usually allowed.

Dangerous Products: Content may not facilitate the sale of explosives, firearms, ammunition, or special firearms accessories or instructions





for making explosives, firearms, ammunition, restricted firearms accessories, or other weapons.

- Alcohol, Tobacco, and Drugs: Content may not facilitate the sales of Alcohol, tobacco, or narcotics or encourage the illicit or improper use of alcohol or tobacco.
- Financial Services: Content cannot expose users to deceptive or harmful financial products and services.
- Gambling: Content and services that facilitate online gambling may
  be permitted to be distributed in certain locations and, if it meets
  certain conditions, are analyzed on a case-by-case basis by
  applicable laws and other criteria.
- Illegal activities: Content cannot promote or facilitate illegal activities.
   Intellectual property: Content may not infringe or encourage or infringe any intellectual property rights, including patents, copyrights, trademarks, trade secrets, or other proprietary rights of either party.
- Privacy: Content must comply with all applicable local laws, and EU General Data Protection Regulations (GDPR). You also agree not to publish any applications or content that may cause the following: Contains viruses, trojans, spyware, adware, ransomware, rootkits, backdoors, worms, and any other malware, or similar mechanism or device, or any other code that is designed or intended to harm. From the following functions:

Disrupting, disabling, damaging, or in any way preventing access to or operation of, or granting unauthorized access to, a computer system or network or other devices on which such code is stored or installed.





Access, copy, block, encrypt, damage, or destroy any data or file, in any case, without the user's consent.

- Damage to user devices or personal data.
- Use an unpredictable network that hurts the costs of user services or the network of an authorized telecommunications company.
- Knowingly violating the terms of service of an authorized carrier for authorized use. Create spam, either by sending duplicate content or misleading information about the purpose of the program.

If Bonti detects content that does not comply with these terms, Bonti may remove or disable access to such content without prejudice to the rights of Bonti to terminate any agreement with you.

Bonti may report any activity suspected of violating any law or regulation to law enforcement officials, regulators, or other appropriate third parties. Our report may include disclosure of user information. Also, We may work with law enforcement agencies, regulators, or other third parties to assist in investigating and prosecuting illegal conduct related to alleged violations of these Terms.





### 9. Cryptocurrency

Bonti has developed a distributed protocol for app stores based on the Binance Smart Chain and smart contracts, under which a specific digital currency is created and issued. The company's tokens are ERC-20-compliant tokens that are distributed on the Binance Smart Chain under an ERC-20 smart contract. These cryptocurrencies are designed to be used on the Bonti platform and to have transactions in the Bonti store ecosystem.

You can purchase these cryptocurrencies and then use them to purchase in-app applications and products available through Bonti Services. To do this, you must have a valid digital wallet that supports these cryptocurrencies. Using a wallet account is subject to certain terms and conditions that are available to you when you access the application.

The prices of the products are displayed in Bonti and some cases in your main currency. Bonti is not responsible for the accuracy of exchange rates or conversions.

You are solely responsible for providing the exact account address of Bonti or the developers who are responsible for making the application and products available within the application.

#### 10. Content in the service

All information (such as data files, written text, computer software, music, audio or other audio files, photos, videos, or other images) that you may access as part of, or through the use of the Services, Is the sole responsibility of the person from whom such content originates.

You should be aware that the content provided to you as part of the Services, including all kinds of services no matter the provided way, may be protected by the intellectual property rights of the Developer,





Sponsors, or Advertisers. You may not modify, rent, lend, sell, distribute or create derivative works based on this content (in whole or in part) unless specifically stated by Bonti in a separate contract or by the owners of that content.

Bonti reserves the right to preview, review, flag, filter, modify, reject or delete any or all content from any service. Applications made available through the services of Bonti are developers who use the services of Bonti, not by Bonti, and the company does not necessarily review such applications before they become available. For some services, Bonti may offer tools for filtering explicit sexual content. These tools include the option to enable adult content. In addition, there are commercial services and software available to restrict access to content that you may object to.

The sign of a trusted application that you may encounter in the services of Bonti is just a hint that Bonti uses, in some selected content, an automated tool intended to prevent the spread of viruses or malware. This does not mean that Bonti is reviewing the content for other purposes, including copyright infringement.

You know that by using the Services you may be exposed to content that you may find offensive, obscene or objectionable, and you use the Services at your own risk.

You are solely responsible (and Bonti is not responsible to you or any third party) for any content you create, transmit or display, and the consequences of your actions (including any loss or damage that may occur).

You can notify Bonti of any infringement of your intellectual property rights or any third party or any other rights due to storage by Bonti, at the request of any user, of any infringement.





If you are the copyright holder, you are authorized to act on behalf of anyone, or you are authorized to act under any copyright, please report any copyright infringement on or through the products of Bonti. By completing a notice of alleged infringement and delivering it to the designated copyright representative of Bonti, upon receipt of the notice as described below, Bonti will take any action at its discretion, including Removing the challenged content from the products of Bonti. Please note that if you do not comply with all the requirements of this section, your announcement may not be valid.

- Identify the copyrighted work that you claim has been infringed, or
  if there are several copyrighted works covered by your notice, you
  can provide a representative list of the copyrighted work that you
  claim has been infringed.
- Identify the content or link that you claim is infringing (or the subject of the infringing activity) and that access to it is disabled, including at least, if necessary, the URL of the link shown on the site or the exact location where such material may be found.
- Provide your company affiliation (if any), postal address, telephone number, and, if available, email address.
- Both of the following expressions in the text Insert:

I hereby declare in good faith that the disputed use of the copyrighted material is not permitted by the copyright owner, its representative, or the law (for example, as a fair use).

I hereby declare that the information in this declaration is accurate and that under the penalty of perjury, I am the owner, or authorized to act on behalf of the owner, copyright or exclusive copyright.





We may, in appropriate circumstances, deactivate or terminate the accounts of users who may be frequent offenders. This process does not limit our ability to pursue any other solutions we may have to address suspicious violations.

#### 11. Personal data

To access some services, you may be required to provide information about yourself (such as identity or contact information), or we may provide such information as part of the registration process for the service or as part of the We collect your continuous use of services. You agree that any registration information you provide to Bonti is always accurate, correct, and up to date. For more information about the collection, processing, and storage of your data, please see our Privacy Notice.

To access some services, you may be required to provide information about yourself (such as identity or contact information), or we may provide such information as part of the registration process for the service or as part of collecting your continuous use of services. You agree that any registration information you provide to Bonti is always accurate, correct, and up to date. For more information about the collection, processing, and storage of your data, please see our Privacy Notice.

You agree that the information collected, processed, and stored by Bonti in connection with you may be used by Bonti as a document to provide services to you.

www.bonti.io





### 12. Property rights

You agree that Bonti has all its legal rights, titles, interests, and services, including any intellectual property rights in the Services (whether or not these rights are registered, and wherever in The world may have these rights). You also agree that the Services may contain information that is endorsed by Bonti and that you should not disclose such information without the prior written consent of Bonti.

Unless you agree in writing with Bonti, nothing under any circumstances entitles you to use Bonti Trademarks, Logos, Domain Letters, and other distinctive features of Bonti.

If in a separate written agreement with Bonti you are given the right to use any of these features of the brand, then you agree that your use of these features is by that agreement.

Except for the limited license outlined in Section 10, Bonti agrees that under these circumstances, it will not receive any rights or title from you (or your licensors) for the content you post, transmit or display Or through services, including any intellectual property rights in which the content exists (whether or not these rights are registered, and wherever in the world these rights may exist). Unless you agree in writing with Bonti, you agree that you are responsible for protecting and enforcing those rights and Bonti has no obligation in regard on your behalf.

You agree not to remove, obscure or change any proprietary notices (including copyright and trademark notices) that may be added to or contained in the Services.

You agree that you will not use any trademark, service mark, brand, company, or organization logo in any way that is likely or intended to be used in the Services unless expressly provided in writing by Bonti has given you this permission.





#### 13. License from Bonti

Bonti gives you a personal, global, unlicensed, and non-exclusive license to use the software provided by Bonti as part of the services Bonti provides. This license is for the sole purpose of enabling you to use the services provided by Bonti in the manner permitted under the terms and conditions and to enjoy its benefits.

You may not (and may not allow anyone else) copy, modify, create a derivative, reverse engineering, decompile, or attempt to extract the source code of the Software or any portion unless expressly provided Allowed, or required. (By law, by an open-source software license that is distributed with such a license, or you have been told in writing that you can do so by Bonti). You cannot assign your rights to use the software (or grant a sub-license to it) unless you have specific written permission to do so, granting you security benefits for using the software. Or otherwise, transfer the right to use the software.

### 14. Content licenses from you

You have the copyright and other rights already on the content you post, or display on the Services. By submitting or displaying content, you give Bonti a permanent, non-revocable, global, non-exclusive license to reproduce, adapt, modify, translate, publish, perform publicly, display publicly and publish any content you submit. This license is for the sole purpose of enabling Bonti to display, distribute and promote the Services and may be revoked for certain Services as defined in the Additional Terms of those Services.





You agree that this license includes the right of Bonti to make such content available to other companies, organizations, or individuals with whom Bonti is affiliated, and to use such content. In connection with the provision of those services.

You know that Bonti in performing the necessary technical steps to provide services to users, may:

• Broadcast or publish your content on various social networks and in various media. Make changes to your content that are necessary to comply with the technical requirements of networks, devices, services, or media. You agree that this license allows Bonti to perform these actions. Your mandate to Bonti represents that you have all the rights, powers, and authority necessities to grant the above license.

#### 15. Contract Termination

If you want to terminate your legal contract with Bonti or close your accounts, you can notify us at any time by sending a message to the support email address of Bonti.

Bonti may terminate its legal contract with you at any time, if:

- You have violated any items of the terms (or acted in a manner that indicates that you do not intend or can not follow the items of the terms).
- Bonti is required by law to do so (for example, in cases where the provision of services to you is illegal or becomes illegal).
- The partner with whom Bonti has provided services to you has severed its relationship with Bonti or has stopped providing services to you. Bonti is moving to a state of non-service to users in the country where you live or use that service.





 The services provided to you by Bonti, in the opinion of Bonti, are no longer commercially viable. Nothing in this section affects the rights of Bonti to provide services under the last section of the Terms.

By the end of this term, all legal rights and obligations that you and Bonti have enjoyed have been established over time when the Terms become effective. Or continues indefinitely, must continue and not be affected by this termination.

Nothing in these circumstances, including Sections 13 and 14, shall

### 16. Exemption of guarantees

exclude or limit the warranty or liability of Bonti for damages that may be lawfully excluded or limited. Some jurisdictions do not allow the exclusion of warranties or special conditions or the limitation or exclusion of liability for loss or damage resulting from negligence, or breach of contract.

Accordingly, only the limitations that are legal in your jurisdiction apply to you, and our liability is limited to the maximum extent permitted by law. You agree that your use of the Services is your sole responsibility and that the Services are provided to everyone with no exception. In particular, Bonti, its subsidiaries, and partners, and its licensors do not

• Your use of the service meets your needs

represent or warrant you that:

- Your use of the services will be uninterrupted, timely, safe or error-free
- Any information obtained by you as a result of your use of the Services will be accurate or reliable
- The defective performance of any software provided to you as part of the Services will be corrected.





- Any content obtained through the use of the Services downloaded or otherwise, is at your discretion and risk and you will be solely responsible for any harm caused to others.
- No advice or information, whether verbal or written, obtained by you from Bonti or through the Services constitutes any warranty expressly stated in the Terms.

Bonti further explicitly disclaims all warranties and conditions of any kind, whether explicit or implicit, but not limited to implied warranties of private commercial nature.

### 17. Limitation of Liability

You expressly agree that Bonti, its subsidiaries and partners, and its licensors are not responsible to you in this regard:

- Any indirect, incidental, specific consequences or examples of damage that you may incur, even if they are the result of any theory of liability. This includes, but is not limited to, any loss of profits (whether direct or indirect), any loss of business reputation, any loss of other data, or other guarantees
- Your reliance on the completeness, accuracy, or existence of any advertisements, or as a result of any relationship or transaction between you and any advertiser
- Any loss or damage that may occur is not limited to you as a result of the loss or damage resulting from:
  - Any changes that Bonti may make to the Services or any changes
  - Permanent or temporary suspension of service (or any feature within the service)





- Deleting or corrupting or not saving any content and other communication data that is maintained or transmitted by or through your use of the Services.
- Failure to provide accurate account information to Bonti, inability to keep password or account details secure and confidential.

### 18. Advertising

Some services are supported by advertising revenue and may display ads. These ads may target the content of information stored on the Services, queries made through the Services, or other information. For more information on targeted advertising, please see our Privacy Notice. The manner, mode, and number of advertisements by Bonti in the services will change without any special notice to you.

#### 19. Other content

These services may include links to other websites or content or resources. Bonti may have no control over any website or resource provided by companies or persons other than Bonti.

You agree that Bonti is not responsible for the availability of such sites or external resources and does not endorse any advertisements, products, or other content contained on such websites or resources.

You agree that Bonti is not liable for any loss or damage that may result from the availability of those sites or external resources, or as a result of your reliance on the completeness, accuracy, or existence of any advertising, or products. Or other content contained on such websites or other resources will not be tolerated.





### 20.**General legal terms**

Sometimes when using the Services, you may (as a result or through the use of the Services) use a Service or download software or purchase goods provided by another person or company. Your use of other services, software, or goods may be subject to separate terms between you and the company or person concerned. In this case, the circumstances do not affect your legal relationship with these companies or other individuals.

The terms include the entire legal agreement between you and Bonti and govern your use of the Services (except any services that Bonti may provide to you under a separate written agreement) and Complete replacement of any previous contract between you and Bonti related to services. You agree that Bonti may notify you by email, regular mail, or posting services, including changes to circumstances.

You agree that if Bonti does not exercise or enforce any legal rights or remedies in the circumstances (or Bonti benefits from any applicable law), this constitutes a formal waiver of rights. Bonti will not be considered and these rights or solutions will continue to be at the disposal of Bonti. If any court having jurisdiction to decide on a matter decides that any of the provisions of these terms is invalid, that clause shall be removed from the Terms without affecting the other terms. The remaining provisions of the terms will continue to be valid and enforceable.





You agree that any member of the group of companies of which Bonti's parent company is a third-party beneficiary of the Terms, and that such other companies are entitled directly to any provision of the Terms that It gives them, to execute and to trust. Beneficiaries Other than that, no other person or company should be the beneficiary of the third party. This agreement is governed by UAE law. You agree to the exclusive jurisdiction and venue of UAE.

