Ravens Reads LLC Terms of Service

These Terms of Service govern your use of Ravens and any related services provided by Ravens Reads LLC.

When you create an Ravens account or use Ravens, you agree to abide by these Terms of Service and to comply with all applicable laws and regulations. If you do not agree with these Terms of Service, you are prohibited from further using the app, accessing our website, or using any other services provided by Ravens Reads LLC.

If you access or download Ravens from (1) the Apple App Store, you agree to any Usage Rules set forth in the App Store Terms of Service; and/or (2) the Google Play Store, you agree to the Android, Google Inc. Terms and Conditions including the Google Apps Terms of Service.

We, Ravens Reads LLC, reserve the right to review and amend any of these Terms of Service at our sole discretion. Upon doing so, we will update this page and notify you through the app and/or the email address you provided when you created your account. Any changes to these Terms of Service will take effect immediately from the date of publication.

These Terms of Service were last updated on April 8, 2024.

Limitations of Use

By using Ravens you warrant on behalf of yourself, any entity who you represent who has entered into these Terms of Service, and your users that you will not:

- modify, copy, prepare derivative works of, decompile, or reverse engineer Ravens or any materials and software contained within Ravens;
- remove any copyright or other proprietary notations from Ravens or any materials and software contained within Ravens;
- transfer Ravens or any of its associated materials to another person or "mirror" the materials on any other server;
- knowingly or negligently use Ravens or any of its associated services in a way that abuses or disrupts our networks or any other service Ravens Reads LLC provides;
- use Ravens or its associated services to transmit or publish any harassing, indecent, obscene, fraudulent, or unlawful material:
- use Ravens or its associated services in violation of any applicable laws or regulations;
- use Ravens to send unauthorized advertising or spam;
- harvest, collect, or gather user data without the user's consent; or
- use Ravens or its associated services in such a way that may infringe the privacy, intellectual property rights, or other rights of third parties.

Intellectual Property

The intellectual property in the materials in Ravens are owned by or licensed to Ravens Reads LLC. You may download Ravens, to view, use, and display the application on your mobile device for your personal use only.

This constitutes the grant of a license, not a transfer of title. This license shall automatically terminate if you violate any of these restrictions or these Terms of Service and may be terminated by Ravens Reads LLC at any time.

User-Generated Content

You retain your intellectual property ownership rights over content you submit to us for publication within Ravens. We will never claim ownership of your content but we do require a license from you in order to use it.

When you use Ravens or its associated services to post, upload, share or otherwise transmit content covered by intellectual property rights, you grant to us a non-exclusive, royalty-free, transferable, sub-licensable, worldwide license to use, distribute, modify, run, copy, publicly display, translate or otherwise create derivative works of your content in a manner that is consistent with your privacy preferences and our Privacy Policy.

The license you grant us can be terminated at any time by deleting your content or account. However, to the extent that we (or our partners) have used your content in connection with commercial or sponsored content, the license will continue until the relevant commercial or post has been discontinued by us.

You give us permission to use your username and other identifying information associated with your account in a manner that is consistent with your privacy preferences and our Privacy Policy.

Automatic Updates

You give us permission to download and install updates to Ravens on your device in accordance with your privacy preferences. This permission can be revoked at any time by deleting Ravens from your device.

Liability

Ravens and the materials in Ravens are provided on an 'as is' basis. To the extent permitted by law, Ravens Reads LLC makes no warranties, expressed or implied, and hereby disclaims and negates all other warranties including, without limitation, implied warranties or conditions of merchantability, fitness for a particular purpose, or non-infringement of intellectual property, or other violation of rights.

In no event shall Ravens Reads LLC or its suppliers be liable for any consequential loss suffered or incurred by you or any third party arising from the use or inability to use Ravens or any other services provided by Ravens Reads LLC or the materials in Ravens even if Ravens Reads LLC or an authorized representative has been notified, orally or in writing, of the possibility of such damage.

In the context of this agreement, "consequential loss" includes any consequential loss, indirect loss, real or anticipated loss of profit, loss of benefit, loss of revenue, loss of business, loss of goodwill, loss of opportunity, loss of savings, loss of reputation, loss of use and/or loss or corruption of data, whether under statute, contract, equity, tort (including negligence), indemnity or otherwise.

Because some jurisdictions do not allow limitations on implied warranties, or limitations of liability for consequential or incidental damages, these limitations may not apply to you.

Accuracy of Materials

The materials appearing in Ravens are not comprehensive and are for general information purposes only. To the extent permitted by law, Ravens Reads LLC does not warrant or make any representations concerning the accuracy, likely results, or reliability of the use of the materials in Ravens, or otherwise relating to such materials or on any resources linked to Ravens.

Links

Ravens Reads LLC has not reviewed all of the sites linked to Ravens and is not responsible for the contents of any such linked site. The inclusion of any link does not imply endorsement, approval or control by Ravens Reads LLC of the site. Use of any such linked website is at your own risk and we strongly advise you make your own investigations with respect to the suitability of those sites.

Notice regarding Apple

To the extent that you are using or accessing Ravens on an iOS device, you acknowledge and agree to the terms of this clause. You acknowledge that these Terms of Service are between you and Ravens Reads LLC only, not with Apple Inc. (Apple), and Apple is not responsible for Ravens and any materials available in Ravens.

Apple has no obligation to furnish you with any maintenance and support services with respect to Ravens.

If Ravens fails to conform to any applicable warranty, you may notify Apple and Apple will refund the purchase price of the mobile application to you. To the maximum extent permitted by applicable law, Apple will have no other warranty obligation whatsoever with respect to

Ravens and any other claims, losses, liabilities, damages, costs or expenses attributable to any failure to conform to any warranty will be our responsibility.

Apple is not responsible for addressing any claims by you or any third party relating to Ravens or your use of Ravens, including but not limited to (1) product liability claims; (2) any claim that our mobile application fails to conform to any applicable legal or regulatory requirement; and (3) claims arising under consumer protection or similar legislation.

Apple is not responsible for the investigation, defense, settlement and discharge of any thirdparty claim that our mobile application infringes that third party's intellectual property rights.

You agree to comply with any applicable third-party terms when using Ravens, including any Usage Rules set forth in the Apple App Store Agreement of Service.

Apple and Apple's subsidiaries are third-party beneficiaries of these Terms of Service and, upon your acceptance of these Terms of Service, Apple will have the right (and will be deemed to have accepted the right) to enforce these Terms of Service against you as a third-party beneficiary of these Terms of Service.

You hereby represent and warrant that (1) you are not located in a country that is subject to a U.S. Government embargo, or that has been designated by the U.S. Government as a 'terrorist supporting' country; and (2) you are not listed on any U.S. Government list of prohibited or restricted parties.

Right to Terminate

We may suspend or terminate your Ravens account and right to use Ravens and these Terms of Service immediately upon written notice to you for any breach of these Terms of Service.

Severance

Any term of these Terms of Service which is wholly or partially void or unenforceable is severed to the extent that it is void or unenforceable. The validity of the remainder of these Terms of Service is not affected.

Governing Law

These Terms of Service are governed by and construed in accordance with the laws of Arizona. You irrevocably submit to the exclusive jurisdiction of the courts in that State or location.