



FAIR USAGE

Before accessing, browsing and/or using the pages, resources, tools and services of the ReachICE, please read the terms and conditions governing the use of the ReachICE service. The terms and conditions set forth below are sovereign in the relationship between you and the ReachICE service, unless you and TeknologyLabs have concluded a specific legal agreement.

FAIR USAGE OF THE SERVICE

The TeknologyLabs and/or its subsidiaries and/or its affiliates, hereinafter referred to as TeknologyLabs, owns, publishes, and allows through the site www.ReachICE.com, software and/or third-party technology platforms access to the online service ReachICE, hereinafter referred to as ReachICE for you as an individual, company or legal entity that will use the service, hereinafter referred to as USER, only under the condition that the USER accepts all the terms contained in this Agreement. By accessing, browsing and/or use of ReachICE, you agree to the fullest with all the permissions and requests of the registration process, all terms and conditions unconditionally, including any future amendments to this term of service and all guidelines that constitute this as a Contract between you and TeknologyLabs. If you do not accept or do not agree fully with the terms of this Agreement, please, immediately terminate your access or site navigation. If you do not accept all the terms of the present Agreement, TeknologyLabs will not recognize under any circumstances, any account, subscription or registration data that may come to be claimed by you.

PROVISION OF THE SERVICE OF ReachICE FOR TeknologyLabs

1.1 TEKNOLOGYLABS can create subsidiaries and affiliated entities. Sometimes, these companies can provide all or part of ReachICE services to the USER on behalf of TeknologyLabs. The USER acknowledges and agrees that the Subsidiaries and Affiliates will be entitled to provide such services.

1.2 TEKNOLOGYLABS seeks continuous innovation to offer an increasingly different experience to its users and customers. The USER acknowledges and agrees that the form and nature of services of ReachICE provided by TEKNOLOGYLABS may

LICENSE GRANTING AND RELATIVE PROVISIONS

Granting a user license

(i) subject to your compliance with the Terms & Conditions of this Agreement, TeknologyLabs provides a non-exclusive, nontransferable license to you, as a single USER or established legal guardian of one or more users, to use the resources and tools in ReachICE, only for personal use, not commercial or business, if not explicitly expressed otherwise in the terms of use of ReachICE.

(ii) This license granted to you is valid for a selected time and determined by the USER according to the price and any payment conditions offered during the ReachICE account registration process at the www.ReachICE.com site.

(iii) if TeknologyLabs applies any update on the pages, resources or tools on ReachICE, the use starting as of that update will be governed by the Terms and Conditions of this Agreement or another agreement expressly applied to that update.

Limitations

It is forbidden,

(i) using ReachICE for any purpose other than is legally contemplated by this Agreement or is in disagreement with the legislation of the city, village, province, state, region or country in which you reside, use or intend to use ReachICE;

(ii) the transfer, pledging, leasing, distribution, sharing or sublicensing your ReachICE license, except in case of sale or transfer of ownership of the device on which the service and the account are associated. In this case, TeknologyLabs must be notified formally and immediately by the current legally established owner of the account on ReachICE under penalty of cancellation of said account;



change occasionally without notice to the USER.

1.3 The USER acknowledges and agrees that TEKNOLOGYLABS can by force of law, necessity or technical problem, to allow (indefinitely) to provide the ReachICE service of to the users in general, without notice. The USER can stop using the services of ReachICE at any time. The USER does not need to specifically inform TeknologyLabs their intention to leave the ReachICEService, however, it is granted the same opportunity to register the termination of your account through the sitewww.ReachICE.com.

1.4 The USER recognizes and accepts that if TeknologyLabs disables access to your account either by spontaneous or compulsory termination under the terms of this Agreement, it can be prevented from accessing the services of ReachICE, account details or any files or other content which is contained in the account, and will not be possible to use resources and tools.

USE OF THE SERVICES BY THE USER

2.1 The USER hereby agrees to use ReachICE services only for the purposes that are permitted: (a) by the Terms and Conditions, and

(b) the laws, regulations, accepted practices or guidelines in the county, city, state, province, region or country where you reside or use ReachICE.

2.2 The USER agrees not to engage in activities that interfere with or disrupt the operation of ReachICE (or servers or networks connected to services).

2.3 Unless you have been authorized by means of a specific contract signed with TEKNOLOGYLABS, THE USER agrees not to reproduce, duplicate, copy, sell, trade or resell any resources, tools or components of ReachICE for any purpose.

2.4 The USER agrees that they are solely responsible for (and that TeknologyLabs has no responsibility to the USER or any third party) for any breach of its obligations with respect to the Terms and Conditions and for the consequences (including any loss or damage which TeknologyLabs may suffer) resulting from this violation.

2.5 ReachICE is a service that requires the permission of the USER and can only be activated and used in devices which the User subscribes to the service, has legal authorization, formal or consensual for this type of use or that the person carrying the device has knowledge and agrees to being monitored or is legally capable of

(iii) granting any access to ReachICE to third parties or the use of it in a service bureau, sharing, subscription service, leasing or application based on provision of services or otherwise, or (iv) circumventing, attempting to circumvent, authorizing or helping third parties to circumvent the controls on access and use of the service.

The user acknowledges and agrees

(V) that the components of ReachICE, including, without limitation, pages, images, text, graphics, videos, source code and the design specifications and structure of individual modules or programs, constitutes or contain trade secrets of TEKNOLOGYLABS and/or its licensors.

(Vi) to not disassemble, decompile, "hack" or reverse engineer any of the components of ReachICE, in whole or in part, or permit or authorize a third party to do so, except to the extent that such activity is expressly permitted by law notwithstanding this prohibition.

(Vii) that they are the only ones responsible for any data from mobile or fixed telecommunications, or charges generated by you and your mobile device or computer as a result of your use of ReachICE, and must abide by the terms and conditions of any connection services, voice, data, telecommunications, Internet, broadcast and broadband services which will be used when using ReachICE.

PROPERTY

The ReachICE services are licensed to you under the terms expressed in this terms of use. TeknologyLabs retains ownership of ReachICE, including all intellectual property rights. ReachICE is protected by Australian intellectual property law and international treaties. The USER cannot delete or alter in any way any copyright, trademarks and other intellectual property notices or marks appearing on ReachICE when it is in use.

SUPPORT

If the USER finds any problems with ReachICE, they should contact the sitewww.ReachICE.com for support information. TeknologyLabs shall attempt to answer any problems that the USER might experience using ReachICE, in accordance and within the limits of the guarantees set forth in this Agreement.



monitoring by the USER that engaged the service, as in our case of parents and minor children. Otherwise, TeknologyLabs has no responsibility for consequences that this type of use can cause and does not offer support or guarantees in accordance with the terms of this contract.

ENDING THE RELATION BETWEEN THE USER AND TEKNOLOGYLABS

3.1 The ReachICE Terms and Conditions continue to apply until terminated by the USER or TeknologyLabs, as set forth below.

3.2 TEKNOLOGYLABS may at any time terminate the contract with the USER if:
(A) the USER having breached any provision of the Terms and Conditions (or having acted in a manner which clearly shows the USER does not want or cannot comply with the provisions of the Terms and Conditions), or

(B) if it is required by law of TeknologyLabs, or

(C) the partner with which TeknologyLabs offered ReachICE to the USER has terminated its relationship with TeknologyLabs or ceased to offer the ReachICE services to the USER, or

(D) the provision of the ReachICE service to the USER by TeknologyLabs is no longer, in the opinion of TeknologyLabs, commercially viable, according to the law No 11.101, OF 9 FEBRUARY 2005.

(E) When the USER formally expresses the desire to end the relationship with ReachICE and TeknologyLabs or when there is no valid license associated with your registration with ReachICE.

3.3 When these Terms and Conditions come to an end, all the rights, obligations and legal responsibilities of which the USER or TeknologyLabs have benefited from, been subject to (or which have accrued during the period in which the Terms & Conditions were in force) or which expressly should continue in force indefinitely, will not be affected by this resolution.

INTEGRATION AND DEPENDENCIES WITH OTHER SOFTWARE OR SERVICES

PROTECTION OF THE RIGHTS OF OTHER PEOPLE

10.1 TeknologyLabs respects the rights of other people, whether physical or legal, and we hope that the ReachICE USER will do the same

10.2 The USER agrees to not to provide or access data or infringe or violate the right of other people or violate the law.

10.3 TeknologyLabs can remove any information stored in ReachICE, including but not limited to any user account that is believed to violate the rights of other people or the law.

10.4 TeknologyLabs can cancel, at any time and without prior notice, the account on ReachICE of a USER who is infringing the intellectual rights, property or privacy of another person.

LIMITED WARRANTY

TeknologyLabs does not guarantee that ReachICE will meet needs of the USER, that ReachICE will operate in combinations that the USER can select to use, that the functioning of ReachICE will be error free or uninterrupted, or that all errors from ReachICE will be corrected. Dependence on the availability or accuracy of the data, information and features of ReachICE is entirely AT THE RISK OF THE USER.

TeknologyLabs rejects all warranties regarding ReachICE and any other subject matter of this Agreement, EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, implied warranties of MERCHANTABILITY, the implied warranty of SUITABILITY FOR A PARTICULAR PURPOSE and the implied warranty of NON-INFRINGEMENT AND ALL WARRANTIES AND CONDITIONS ARISING in the course of dealing or commercial usage.

NO SUGGESTION, HINT, COMMENT OR INFORMATION, WHETHER EXPRESSED IN ORAL OR WRITTEN FORM, obtained through TeknologyLabs, from and not limited to its employees, partners and channels of communication, or elsewhere, shall create any warranty or condition not expressly stated in this AGREEMENT. All warranties implied by law are limited to the duration of the express warranty set forth herein.



4.1 The use of the ReachICEService involves integration with the Software for ReachICE mobile devices, which have terms and conditions of specific use. By using the ReachICE service, the USER acknowledges and agrees to being aware the conditions offered for the use of the ReachICE Software. Click here to read the terms and conditions of the ReachICE Software.

4.2 The use of the ReachICE service by the user could involve the integration and / or use of services of an Internet connection, data and voice hired directly by USERS to third parties (service providers or telecommunications), which have specific terms and conditions of use outside ReachICE. By using the ReachICE service through service providers or telecommunication third parties, the USER acknowledges and agrees to that the USER is aware of the conditions offered by these third parties and excludes ReachICE from liability for any damages relating to interruption, quality or performance of such services of access and use of resources and tools from ReachICE.

REGISTRATION AND ACCOUNT

The USER must provide real names and registration information, allowing ReachICE to register and maintain the security of your account. For this, the USER acknowledges and agrees that they:

- (i) will not provide any false data in their registration or communication with ReachICE;
- (ii) will not create an account for third parties without legally recognized permission or authorization from both the third party and TeknologyLabs;
- (iii) will not use their registration and information associated with it on ReachICE for commercial purposes (like selling the updating of their data tracking and localization);
- (iv) will not create a registration with ReachICE if you are less than 18 years of age; unless you have permission from a legal guardian, which has a ReachICE valid account;
- (V) will keep your contact information correct and current;
- (Vi) will not share your password, allow a third party to access your account or anything else that endangers the security of your account;
- (Vii) will not transfer your account to a third party without first obtaining permission

LIMITATION OF LIABILITY

TO THE EXTENT PERMITTED BY LAW, IN NO EVENT SHALL TeknologyLabs or its suppliers or RESELLERS BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY INDIRECT, consequential, incidental, accidental, punitive or special damages, regardless of cause or ORIGIN OF THE LIABILITY (INCLUDING, WITHOUT LIMITATION, DAMAGES due to loss of profits or revenue, loss of privacy, loss of total or partial use of any device or software, business interruption, loss of business information or other financial loss) arising from the PRESENT AGREEMENT, even if TEKNOLOGYLABS WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. TEKNOLOGYLABS WILL IN NO EVENT BE LIABLE FOR ANY DAMAGES "RELATED TO ReachICE that may exceed five dollars (\$ 5.00). The above limitation SHALL APPLY NOTWITHSTANDING TO ANY ESSENTIAL FAILURE OF ANY ReachICE RESOURCE.

Due to the imprecision of the technical and physical means by which information recorded on ReachICE are submitted and processed, including, but not limited to data networks of telephone operators, satellite tracking, cellular telephone devices, computers, personal, data networks of Internet service providers and Telecom, environmental factors, climate, among others, TeknologyLabs does not legally endorse, is not responsible and does not recommend the adoption of such information as proof, evidence, or indicators of any nature in legal proceedings or as motivators of decisions, for personal or business, that may arise in applying the law. Any act or decision resulting from access to such information is the sole responsibility of the USER, without TeknologyLabs having to be aware of such acts or consequences, according to applicable law in the codes of civil and criminal law of the country or any other instance of the Right to which such acts or decisions are subject to jurisdiction.

ACTION OF INFRINGEMENT

The USER agrees to use the ReachICE only for purposes that are permitted and will not engage in activities that interfere with or disrupt the operation of ReachICE. In case of violation of the foregoing, the USER acknowledges that they would cause a huge loss, irreparable damage and harm to TeknologyLabs. THE USER expressly agrees that TeknologyLabs is entitled to an injunction, punitive and other equitable relief in the event of violation or to prevent such breach. The equitable relief, however, should not be construed as a waiver of any other rights or resources that may impede TeknologyLabs from indemnification or otherwise provided by the law of the country or international agreements.



PAYMENTS

6.1 When the USER confirms a transaction, they agree that they are ready to pay for this transaction. The USER should not complete a transaction unless they are ready to pay for it.

6.2 When the USER selects a payment method on ReachICE, they confirm that they are allowing the use of that means of payment. The USER also confirms the authorization for TeknologyLabs to collect and store this selection as well as other information related to the transaction.

6.3 The USER understands and acknowledges that any transactions arising from the signing process of plans or payments for services unbundled may be mediated by specialized third-party in payments and that, due to the form and nature of this intermediation, the relationship between the parties are governed under the specific terms and conditions of third-party businesses.

6.4 The USER acknowledges and agrees that the total value of the transaction may include taxes and costs for which they are responsible for paying to TeknologyLabs or third parties to mediate payments.

6.5 Even if TeknologyLabs eventually uses terms like "BUY", "SELL" and "REQUEST" to refer to any transactions related to ReachICE, we do not transfer ownership of the SOFTWARE or service to the USER.

6.6 TeknologyLabs can cancel any transaction if it believes that such a transaction violates the Terms and Conditions of ReachICE or believes that acting in this way can prevent financial losses.

6.7 TeknologyLabs can delay any confirmation of payment for a period of time, limit the means of payment for a transaction, limit the availability of the USER to make payments or deactivate your account temporarily or permanently for technical reasons, or if we believe that acting in this way can prevent financial losses.

6.8 TeknologyLabs can get in contact with the means of payment or third parties involved in the process of payment to confirm data and information if we believe that doing so can prevent financial loss or violation of current law.

6.9 If the USER believes that there is a supposed unauthorized transaction on your account on ReachICE, they must notify TeknologyLabs immediately to take the

GENERAL

a) Notice

TeknologyLabs may issue any notice required by this Agreement, through pop-up window, dialog box, banner, editorial calls, e-mail, SMS message or other device, even though the USER is unable receive the notification at the time of issuance of the notice. Any notice shall be deemed delivered by TeknologyLabs on the date that it is available on the www.ReachICE.com site, regardless of when the user actually receives or accesses it.

b) Privacy

The USER acknowledges that TeknologyLabs collects certain information about ReachICEusers, including certain personally identifiable information. You consent to TeknologyLabs collecting and using such information and agree that the collection and use of such information shall be governed by the PRIVACY POLICY on ReachICE, currently published on the site www.ReachICE.com as well as acknowledge and agree that TEKNOLOGYLABS may revise it from time to time.

c) Integrality

This Agreement constitutes the entire agreement between the parties and substitutes all previous communications, representations or agreements, oral or written, with respect to the matters contained herein.

d) Alterations

TeknologyLabs may periodically change the Terms and Conditions of Use on ReachICE. When these changes are completed, TeknologyLabs will provide a new copy of the Terms and Conditions of Use of ReachICE on the site www.ReachICE.com. The USER understands and agrees that accessing, browsing and / or using the pages, resources and tools on the site www.ReachICE.com after the date of the changes of the Terms and Conditions of Use on ReachICE, TeknologyLabs will treat your use as acceptance of the updated Terms and Conditions of Use on ReachICE.

e) Autonomy

The parties desire and agree that all provisions of this Agreement shall be enforceable to the extent permitted by law. If any provision of this Agreement is held invalid or unenforceable, or the application thereof to any person or circumstance, then that provision shall be interpreted to permit its enforceability under the law to the maximum extent permitted by law and the remaining provisions shall remain in full force and effect.



necessary measures to prevent financial losses.

6.10 The USER agrees to reimburse TecnologyLabs for all charge-backs, fees, taxes, penalties and other related costs and expenses that are caused by or arising from payments that the USER has previously authorized or accepted.

f) Forum

The parties elect the Court of the Australia, as competent to resolve any disputes arising from this Agreement, to the exclusion of any other, no matter how privileged it may be.