

Below "The App"= 'Driverz' Application

Below "The WebSite" = www.DriverzApp.com

Below "the owners" = The App Ownership

Important Information - Please read this agreement carefully before installing the application . Any use of the application, including any updated version, change, improvement, updating and / or upgrading the application to be supplied by the Application is subject to, and will be subject to, the terms and conditions listed in this Agreement. By using the application and / or by installing the app on your mobile phone or your computer, you consent to this Agreement and you acknowledge that you have read and understood the terms and conditions of The Application at The WebSite and the terms of the Privacy Policy of The Application at The WebSite (hereinafter - the "Privacy Policy"), and that you agree to the terms and conditions of . this Agreement, the terms of use and privacy policy will require you to

If you do not agree to this Agreement and the terms and conditions of The App'S Privacy Policy and conditions of use, or if you are interested in these Terms and Conditions will require you, please do not install the app, and delete immediately the application, and any part of it, from your mobile phone or from your computer and do . not use it for any purpose and in any manner

ownership and property rights. The application and accompanying documents to 1 the application are the exclusive property of the owners and remain the exclusive property. All intellectual property rights (including without limitation, copyrights, trade secrets, trademarks, patents, etc.) that exist and / or are embodied in the application, and / or attached, related, and / or refer the application is the exclusive property of the owners remain the exclusive property stated. This Agreement does not transfer to you any right to or in connection with the application, but only a limited right to use it in accordance with the terms of this Agreement. Nothing in this Agreement shall not . constitute a waiver of intellectual property rights Dribrz by law

license. The App hereby grants you, and you get, a limited, personal, non-exclusive, no Right-assignable, non-commercial use, that provide the basis of sub-licenses, which may be canceled in full, using the application on a mobile phone you own or control, or on your computer, all in accordance with the terms and conditions contained herein The App reserves all rights to the app that is not granted under this . license Agreement explicitly

uses are prohibited. Except as expressly permitted in this Agreement, without the 3 prior written consent of the App you agree not to: (1) use, modify or integrate the app into other software, or create derivative works from any part of the application; And - two sold, licensed (or sub-license), lease, assign, transfer, mortgaging, or share your rights under this Agreement of any other person; (3) to copy, distribute or copy the application for the benefit of third parties; (4) find out (disclose) the results of the performance of the application or use of these results for the development or software development activities of a competitor you own; And / or (5) modify, disassemble, reverse-reverse compile, reverse engineering, updating or improvement of the application or attempt to discover the source code of the application, unless you have received permission in writing and personally signed .agreement or deviation from this section moment or two the App's Owner

Maintenance and Support. The Application will have no obligations under this 4 Agreement to provide support, maintenance, upgrades, modifications, or new versions of the application. However, Driibrz may from time to time issue upgraded versions of the application, and may electronically upgrade the version of the app auto you are using on your mobile phone or your computer. You give your consent to such automatic upgrading, and agree that the terms of this Agreement shall apply to . all the upgrades stated

Disclaimer (Disclaimer). The app is provided to you "as is" without warranty of any 5 kind, express or implied. The app does not guarantee that the application will meet your requirements or that the operation of the application will be uninterrupted or error-free. To the extent permitted by law, The app excludes hereby expressly WARRANTIES EXPRESS, INCLUDING WARRANTIES property right or non-infringement of intellectual property, data security, and any implied warranties, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS even for a particular purpose. The app is not responsible for and does not guarantee the accuracy, completeness, or reliability of the uses of the results that will be achieved through the application or use of any data or information which otherwise will be achieved by using app. You acknowledge that all information or data you download or achieve or acquire in any other manner through the use of application will be the own risk and only according to your own discretion, and that The app not be responsible or incur any liability for any damage that is caused to you or your property. It is further clarified that the maps, map data and other related content available through the use of application are owned by The app or granted under license and are provided to you "AS IS" without warranty of any kind whatsoever. You acknowledge that You understand that the application makes use of application programming interfaces (API) of the Google / Apple, but the application is not supported or has received approval from Google / Apple. Exclusion of consequential damages. The app shall not be liable, whether under the law of contracts, under tort law (including tort of negligence) or otherwise, to you or to any third party for any loss or damage including without limitation, indirect damages, special or consequential damages and any loss or damage to business income, loss of profits or goodwill, or documentation and data lost or damaged incurred by any person, which is due and / or concerns and / or related to any use of the application, even if the divorce driver . advised of the possibility of such damages caused

termination. The App may terminate the licenses granted under this Agreement at 6 any time and for any reason. Without limiting the foregoing, your violation of the terms of this agreement will result in your license and this Agreement to an end. Upon completion of this agreement by The App (i) the license granted to you in this Agreement will expire, and you, with the termination of the agreement, cease all further use of the application; And - (ii) you will return to The App any tangible personal property which includes intellectual property rights and all copies The App his and / or delete or destroy any information about it, which is held electronically in your hand. Sections 1, and 5 to 10 of this Agreement shall remain in force even after . the termination of this Agreement

legal agreement; Jurisdiction. The interpretation of this Agreement and subject to 7
the laws of the State of Israel (not give effect to principles of conflicts of law). The
courts in the Jerusalem district shall have exclusive jurisdiction over any dispute or
controversy between the parties arose as a result of this agreement. The parties
agree explicitly that the provisions of the United Nations Convention on Contracts for
. the International Sale of Goods is expressly excluded gender agreement

Indemnity You agree to defend, indemnify and hold harm of the App and the 8
directors, officers, and its shareholders, licensors, employees, agents and
representatives from and against all claims, losses, costs, damages, liabilities and
expenses (including among others, attorneys' fees) resulting from any violation of this
. agreement

third-party software. If the application includes any software that has been 9
supplied by third parties, then this software of third parties provided "as is" without
warranty of any kind, and the software in question will be subject to the limitations
. and conditions which are required by the said third party

cell phone service providers. Without exception from the provisions of these 10
Terms and Conditions, the following provisions shall apply to any application installed
between the pre-and in a different way, by the provider of your cell phone (hereinafter
"cellular service provider") or any update of the app was installed by the service
provider cellular (hereinafter - "the software was installed by the cellular service
provider"). You acknowledge and agree that the Agreement is entered into solely
between you and the App and the cellular service provider, and that the cellular
service provider has no responsibility for any software that was installed by the
. cellular service provider, or any content that is included in it

costs the use of cellular With downloading the app you agree that any costs of 11
.calls, sending messages SMS and using the Internet, you will be provided

.Keep in mind that during use, **your Location may be exposed** to other users 12

Keep in mind that during use, **your phone number may be exposed** to other 13
.users

.This agreement can change at any time and for any reason 14

**The app not supposed to let you know the changes that have changed the 15
.agreement**