

GENERAL TERMS AND CONDITIONS

This document contains the general terms and conditions (hereinafter referred to as 'Terms and Conditions') of Infinite IPTV Player Application (hereinafter referred to as the '**Application**') of the customers (hereinafter referred to as the '**Customer**') which is operated by the **INFINITE.EXPRESSZ 2022 Ltd.** as the service provider (hereinafter referred to as the '**Service Provider**').

This Terms and Conditions contains all the terms and conditions of the purchase of the purchasable products by the Customer through the Application.

The technical information required for the use of the Application, not contained in this Terms and Conditions, is provided by other information available on the Application.

The language of the contract is Hungarian and the contract is not a written contract, it is not registered by the Service Provider, so it cannot be accessed and cannot be viewed afterwards, but not including orders details.

The Service Provider does not subject itself to any provisions of the Code of Conduct.

1. Service Provider data

Name: INFINITE.EXPRESSZ 2022 Ltd.

Registered seat: H- 1076 Budapest, Garay utca 32. fszt. 1.

Company registration number: 01-09-391836

Tax number: 27482311-2-42

E-mail address: infinite.expressz@gmail.com

2. Terms and Conditions of Purchase

2.1. General rules

The Application is an IPTV player. IPTV player means a software that provides an opportunity to see films and IPTV playlists in the Application.

This Application can run on tablets, mobile phones, and notebooks.

Application doesn't contain any films, playlist, or another kind of content. If user wants to see content in Application, user must buy it before the using of the Application.

Service Provider ensure a 7 day long, free trial period to the Application.

The Application can play the following formats:

- *.avi *.mkv *.wmv *.mp4 *.mov *.3gp *.mpg *.mpeg *.mov *.flv *.m2ts *.mts *.ts

2.2. Trial period of the Application

User can download the Application from Apple App Store, and Google Play store.

The downloading is free in any moment.

Before the using of the Application, user must to fill in the Application the MAC number of the device. The MAC number is a unique ID of the device, that helps the Application to authorize the device later.

The Trial period is 7 day long. After this period the user will not to able to use the Application without a subscription.

Important, that the Application doesn't contains any content. The Consumer must to buy the content before the use of the Application.

2.3.Subscription

The Application has two kinds of subscription:

- yearly periodic subscription or
- lifetime subscription

If the Customer choose the appropriate subscription, Customer must pay the subscription fee.

After the paying, the Service Provider can't give any refund to the Customer.

Prices are gross and contains VAT.

2.4. Correct data entry errors

The Customer can correct data entry errors (eg. cancel the product from the cart, to modify the quantity, to modify ordering data) at any stage of the order until sending the order to the Service Provider. Until the order is delivered, the Customer can click on the 'Back' button to return to the previous page and change his order.

2.5. Payment

There are two options to equalize the purchase:

- you can choose to buy with Paypal or
- you can choose to buy with Credit/Debit Card.

In every case, the Service Provider can't see the payment data, only the bank use and process the data of the Credit/Debit card and Paypal Inc. use and process the PayPal account data.

3. Right to withdraw and warranties

The buyer isn't entitled to withdrawal to the Service.

4. Use of the Application

The Service Provider grants you the non-exclusive, non-transferable, limited right and license to install and use this Application solely and exclusively for your personal use. b. You may not use the Application in any manner that could damage, disable, overburden, or impair the Application (or servers or networks connected to the Application), nor may you use the Application in any manner that could interfere with any other party's use and enjoyment of the Application (or servers or networks connected to the Application).

Consumers agree that Consumers are solely responsible for (and that The Service Provider has no responsibility to you or to any third party for) your use of the Application, any breach of your obligations under the Terms and Conditions, and for the consequences (including any loss or damage which The Service Provider may suffer) of any such breach.

5. Proprietary rights

The whole Application, its graphic elements, text and technical solutions, and the elements of the Service are protected by copyright or other intellectual property rights. The Service Provider is a legitimate user of any content, any author's work or other intellectual property (including all graphics and other materials, the layout, editing, editing, use of software and other features) on the Application.

The contents of the Site and certain parts of it are saved or printed on physical or other media, provided that the Service Provider's prior written consent is only permitted.

The use of the Application or any provision of the Terms and Conditions does not entitle a right to the Customer to any use or use of any trade name or trademark on the Application.

You acknowledge that

- the Application contains proprietary and confidential information that is protected by applicable intellectual property and other laws, and
- The Service Provider and/or third parties own all right, title and interest in and to the Application and content, excluding content provided by you, that may be presented or accessed through the Application, including without limitation all Intellectual Property Rights therein and thereto. "Intellectual Property Rights" means any and all rights existing from time to time under patent law, copyright law, trade secret law, trademark law, unfair competition law, and any and all other proprietary rights, and any and all applications, renewals, extensions and restorations thereof, now or hereafter in force and effect worldwide. You agree that you will not, and will not allow any third party to,
 - o copy, sell, license, distribute, transfer, modify, adapt, translate, prepare derivative works from, decompile, reverse engineer, disassemble or otherwise attempt to derive source code from the Application or content that may be presented or accessed through the Application for any purpose, unless otherwise permitted,
 - o take any action to circumvent or defeat the security or content usage rules provided, deployed or enforced by any functionality (including without limitation digital rights management functionality) contained in the Application,
 - o use the Application to access, copy, transfer, transcode or retransmit content in violation of any law or third party rights, or
 - o remove, obscure, or alter The Service Provider's or any third party's copyright notices, trademarks, or other proprietary rights notices affixed to or contained within or accessed in conjunction with or through the Application.

6. U.S. Governments restriction

This Application, related materials and documentation have been developed entirely with private funds. If the user of the Application is an agency, department, employee, or other entity of the United States Government, the use, duplication, reproduction, release, modification, disclosure, or transfer of the Application, including technical data or manuals, is restricted by the terms, conditions and covenants contained in these Terms and Conditions. In accordance with Federal Acquisition Regulation 12.212 for civilian agencies and Defense Federal Acquisition Regulation Supplement 227.7202 for military agencies, use of the Application is further restricted by these Terms and Conditions.

7. Export restrictions

The Application may be subject to export controls or restrictions by the United States or other countries or territories. You agree to comply with all applicable U.S. and international export laws and regulations. These laws include restrictions on destinations, end users, and end use.

8. Termination

These Terms and Conditions will continue to apply until terminated by either you or The Service Provider as set forth below. You may terminate these Terms and Conditions at any time by permanently deleting the Application from your mobile device in its entirety. Your rights automatically and immediately terminate without notice from The Service Provider or any Third Party if you fail to comply with any provision of these Terms and Conditions. In such event, you must immediately delete the Application.

9. Indemnity

To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless The Service Provider, its affiliates and their respective directors, officers, employees and agents from and against any and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys fees) arising out of or accruing from your use of the Application, including your downloading, installation, or use of the Application, or your violation of these Terms and Conditions.

10. Disclaimer of warranties

A. You expressly understand and agree that your use of the application is at your sole discretion and risk and that the application is provided as is and as available without warranty of any kind.

B. You are solely responsible for any damage to your mobile device, or other device, or loss of data that results from such use.

C. The Service Provider further expressly disclaims all warranties and conditions of any kind, whether express or implied, including, but not limited to the implied warranties and conditions of merchantability, fitness for a particular purpose and non-infringement, with respect to the application.

D. The application is not intended for use in the operation of nuclear facilities, life support systems, emergency communications, aircraft navigation or communication systems, air traffic control systems, or any other activities in which the failure of the application could lead to death, personal injury, or severe physical or environmental damage.

11. Limitation of liability

You expressly understand and agree that the company, its subsidiaries and affiliates, and its licensors are not liable to you under any theory of liability for any direct, indirect, incidental, special consequential or exemplary damages that may be incurred by you through your use of the application, including any loss of data or damage to your mobile device, whether or not the company or its representatives have been advised of or should have been aware of the possibility of any such losses arising.

This General Terms and Conditions enter into force on 6th April 2022.