

RULES FOR USING THE MOBILE APPLICATION "Proxy QR"

TERMS:

"Proxy QR" is a simple and convenient application for providing information using QR codes. Users of the application have the opportunity to create QR codes containing a link to a page with information that the user wants to share with the audience. This information becomes publicly available after it is added to the application. In addition, the application allows you to scan and recognize QR codes. All the functionality of the application is available to users immediately and for free and is provided on an "as is" basis.

Any information posted by users is periodically moderated and can be deleted at any time in case of violation of the laws of the countries in which the application is available. The deletion of information can be initiated by other users in case of violation of the community rules.

1. GENERAL PROVISIONS

1.1. These Rules are an official document of the Owner and determine the procedure for using the Mobile Application and the rules for processing and protecting User information.

1.2. These Rules are a legally binding agreement between the User and the Owner, the subject of which is the provision by the Owner to the User of access to the use of the Application and its functionality.

1.3. The user is obliged to fully familiarize himself with these Rules before using the application. Using the application in accordance with these Rules means the full and unconditional acceptance

by the User of the terms of these Rules.

1.4. These Rules are an open and publicly available document, binding on the User from the moment of joining them by using the application.

1.5. These Rules are valid indefinitely, but can be changed unilaterally by the Owner at any time without any special notification to the User.

1.6. The Owner obliges the User to regularly check the terms of these Rules for their changes. Continued use of the Application by the User after making changes to these Rules means acceptance and consent of the User with such changes.

1.7. If the User does not agree with these Rules, the User is obliged to refuse to use the Application.

1.8. Any individual can be a user of the Application.

1.9. A new user may need to register to use all the features of the application. The registration process includes acceptance of these terms of use and specifying the user's email address.

1.10. When installing the Application, the smartphone operating system may ask the User to agree to receive push notifications from the Application (about new functions of the

Application and other novelties related to its use). If in the future the User decides to refuse to receive notifications, he can do so in the operating system settings of his device (smartphone).

2. PROCESSING AND PROTECTION OF USER'S PERSONAL DATA

2.1. The collection and processing of the User's personal data is carried out in accordance with the legislation of the Russian Federation in order to use and improve the Application.

2.2. The Owner processes the User's personal data using an automated information system by collecting, recording, systematization, accumulation, storage, clarification (updates, changes), extraction, use, transfer (distribution, provision, access), depersonalization, blocking, deletion, destruction, solely for the purpose of providing access to the User to use the functionality of the Application.

2.3. The Owner takes all necessary measures to protect the User's personal data from unauthorized access, modification, disclosure or destruction, the Owner uses secure data transmission channels.

2.4. The Owner grants access to the User's personal data only to those employees, contractors and agents of the Owner who need this information to ensure the operation of the Application and provide the User with access to its use.

Disclosure of the information provided The user of the information can be made only in accordance with the current legislation of the Russian Federation at the request of the court, law enforcement agencies, as well as in other cases provided for by the legislation of the Russian Federation.

2.5. The condition for termination of processing by the Owner of the User's personal data is: a written request from the User - the subject of personal data; a court request.

2.6. Upon achieving the processing goals or in case of loss of the need to achieve these goals, the processed personal data of Users are subject to destruction or depersonalization, unless otherwise provided by Federal Law "On Personal Data" No. 152-FZ.

3. RIGHTS AND OBLIGATIONS OF THE PARTIES

3.1. The Owner reserves the right to change the design of the Application, its content, functionality, software at any time, with or without prior notice to the User.

3.2. The Owner is not responsible for the User's violation of these Rules and reserves the right, at its sole discretion, to suspend, restrict or terminate the User's access to the functionality of the Application at any time for any reason or without explanation, with or without prior notice.

4. SUBSCRIPTIONS AND PURCHASES

4.1. All the functionality of the application is available immediately and for free. However, the user is given the opportunity to support the development of the application by signing a

monthly subscription or providing one-time financial assistance, which will be aimed at improving the application and adding new interesting and useful functions.

5. CONTACTS

email: info@overinet.com