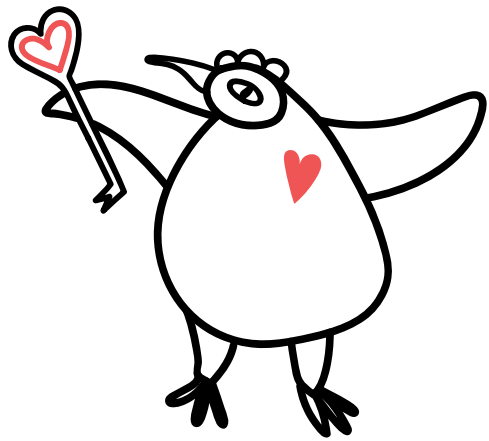


Habitses Ultra



Terms of Use

Effective date: 26/11/2025

IMPORTANT: PLEASE READ THIS DOCUMENT CAREFULLY BEFORE USING THIS SOFTWARE.

Introduction

Welcome to Habitses Ultra (the “Application”). Our application is designed to help you promote an active and healthy lifestyle. These Terms of Service (“Terms”) govern your access to and use of the Application, developed by Anton Gaenko (“we”, “our”, “us”).

By installing or using the Application, you agree to be bound by these Terms. If you do not agree to these Terms, please do not install the Application or use it.

1. Who may use Application

You must be at least 13 years old to use the Application. We do not knowingly allow children under 13 to use the Application. By using the Application, you represent and warrant that you are legally capable of entering into a binding agreement and that all information you provide is accurate and up to date.

2. Account and Data

Using the Application does not require creating an account. All data generated by you is stored securely and locally on your device. When you delete the Application, all data will also be removed. Please be careful with this action, as data cannot be recovered once the Application is deleted.

3. Paid Application

The Application is offered as a paid product and may be distributed through the Apple App Store and other authorized app marketplaces. The price of the Application is determined by the respective storefront and may vary between marketplaces, regions, and promotional periods.

Upon valid purchase and installation of the Application from any authorized source, you obtain access to all features included in the purchased version. No additional in-app purchases, subscriptions, or payments are required to use the Application.

Additional Information

- Pricing and Promotions:** The developer and app marketplaces may change the price of the Application at any time, including offering discounts, promotions, or making the Application

temporarily free. Your access and rights to use the Application remain the same regardless of the price paid or whether the Application was obtained during a promotional period.

- **Payment and Refunds:** All payments, refunds, and applicable consumer rights are processed by the marketplace from which the Application was obtained, in accordance with its terms and local laws. To request a refund or exercise related rights, please use the support channels of the respective marketplace.

- **No Subscriptions:** The Application does not include any subscription services or recurring charges.

4. No Medical Advice

The Application is a productivity and habit-tracking app. It is not a medical, psychological, or therapeutic service, and it is not a medical device. The Application is not intended for use in emergency or life-critical situations. Always seek professional medical, psychological, or other expert advice when needed.

5. Intellectual Property

All content within the Application, including the software, design elements, logos, and trademarks, is owned by us, our licensors, or third-party providers, and is protected by intellectual property laws. The Application may include code, libraries, or other components provided by third parties under their own licenses.

By using the Application in accordance with these Terms, you are granted a limited, non-exclusive, non-transferable, and revocable license to install and use the Application solely for your personal, non-commercial purposes.

6. No Warranty and Limitation of Liability

The Application is provided “**as is**” and without any warranties, express or implied. We do not guarantee that the Application will be error-free, uninterrupted, or meet your requirements. Use of the Application is at your own risk.

To the maximum extent permitted by law, the developers of the Application shall not be liable for any indirect or consequential damages arising from your use of the Application.

7. Termination

The license granted to you for the Application is effective until terminated. Your rights under this license will automatically end if you fail to comply with any part of these Terms. Upon termination, you must stop using the Application and delete all copies from your devices.

8. Privacy

Our handling of personal data is described in the [Habitses Ultra Privacy Policy](#), available in-app and online. By using the Application, you agree to the processing of your data as outlined in the Privacy Policy.

9. Changes to the Application and Terms

We may update, modify, or remove features of the Application to improve the Application and provide a better user experience. These changes may be reflected in the “What’s New” section in the App Store, which you should review before updating the Application.

While we strive to maintain high quality, certain changes to features or functionality may be necessary to improve the Application. If you do not agree with any changes, you should not use or update the Application.

We may update these Terms occasionally to improve clarity or reflect changes to the Application. Updated Terms will apply as soon as they are posted online on <https://habitses.app/ultra/terms.pdf>. If you disagree with the changes, please stop using the Application.

One More Thing

Using Habitses Ultra may result in increased productivity, more streaks, and the occasional happy dance. Use responsibly.

Contact Us

If you have any questions about this Terms of Use or general questions about the application, please contact us: hi+terms@antongaenko.dev

