

0p"Twitter Developer Agreement Effective: *****."p4.600000
1p"This Twitter Developer Agreement ("Agreement") is made between you (either an individual or an entity, referred to herein as "you") and Twitter, Inc. and Twitter International Company (collectively, "Twitter") and governs your access to and use of the Licensed Material (as defined below)."p4.490909
2p"PLEASE READ THE TERMS AND CONDITIONS OF THIS AGREEMENT CAREFULLY, INCLUDING WITHOUT LIMITATION ANY LINKED TERMS AND CONDITIONS APPEARING OR REFERENCED BELOW, WHICH ARE HEREBY MADE PART OF THIS LICENSE AGREEMENT."p5.3***29
3p"BY USING THE LICENSED MATERIAL, YOU ARE AGREEING THAT YOU HAVE READ, AND THAT YOU AGREE TO COMPLY WITH AND TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT AND ALL APPLICABLE LAWS AND REGULATIONS IN THEIR ENTIRETY WITHOUT LIMITATION OR QUALIFICATION."p4.595745
4p"IF YOU DO NOT AGREE TO BE BOUND BY THIS AGREEMENT, THEN YOU *** NOT ACCESS OR OTHERWISE USE THE LICENSED MATERIAL."p3.875000
5p"THIS AGREEMENT IS EFFECTIVE AS OF THE FIRST DATE THAT YOU USE THE LICENSED MATERIAL ("EFFECTIVE DATE")."p4.***000
6p"IF YOU ARE AN INDIVIDUAL REPRESENTING AN ENTITY, YOU ACKNOWLEDGE THAT YOU HAVE THE APPROPRIATE AUTHORITY TO ACCEPT THIS AGREEMENT ON BEHALF OF SUCH ENTITY."p4.85***2
7p"YOU *** NOT USE THE LICENSED MATERIAL AND *** NOT ACCEPT THIS AGREEMENT IF YOU ARE NOT OF LEGAL AGE TO FORM A BINDING CONTRACT WITH TWITTER, OR YOU ARE BARRED FROM USING OR RECEIVING THE LICENSED MATERIAL UNDER APPLICABLE LAW."p4.3***81
8p"I. Twitter API and Twitter Content A. Definitions 1."p4.400000
9p"Content – Tweets, Tweet IDs, Twitter end user profile information, and any other data and information made available to you through the Twitter API or by any other means authorized by Twitter, and any copies and derivative works thereof."p4.5***27
10p"2."p1.000000
11p"Developer Site – Twitter's developer site located at [https:// dev.twitter.com](https://dev.twitter.com)."p5.***692
12p"3."p1.000000
13p"End Users – Users of your Services, who are bound to enforceable service terms with you."p4.055556
14p"4."p1.000000
15p"Licensed Material – A collective term for the Twitter API and Content."p4.538462
16p"5."p1.000000
17p"Services – Your websites, applications and other offerings that display Content or otherwise use the Licensed Material."p5.42***3
18p"6."p1.000000
19p"Tweet ID – A unique identification number generated for each Tweet."p4.750000
20p"7."p1.000000
21p"Tweet – a public posting with a text body of no more than *** characters made by any end user of the Twitter Service."p3.760000
22p"8."p1.000000
23p"Twitter API – The Twitter Application Programming Interface ("API") and the related documentation, data, code, and other materials provided by Twitter with the API, as updated from time to time, including without limitation through the Developer Site."p4.777778
24p"9."p1.000000
25p"Twitter Marks – The Twitter name, or logos that Twitter makes available to you, including via the Developer Site."p4.3***82
26p"10."p1.500000
27p"Twitter Services – Twitter's offerings, including without limitation, those offered via <https://twitter.com> and Twitter's mobile application."p6.000000
28p"B."p1.000000
29p"License from Twitter."p4.750000
30p"Subject to the terms and conditions in this Agreement (as a condition to the grant below), Twitter hereby grants you and you accept a non-exclusive, royalty

free, non-transferable, non-sublicensable, revocable license during the Term solely to: 1."p4.586957

31p"Use the Twitter API to develop and implement your Services; 2."p4.000000

32p"Copy a reasonable amount of and display the Content on and through your Services to End Users, as permitted by this Agreement; 3."p4.***385

33p"Modify Content only to format it for display on your Services; and 4."p3.800000

34p"Use and display Twitter Marks, solely to attribute Twitter's offerings as the source of the Content, as set forth herein."p4.4***83

35p"C. Incorporated Terms."p5.000000

36p"Your use of the Licensed Material is further subject to and governed by the following terms and conditions: 1. the Twitter Developer Policy located at <https://dev.twitter.com/overview/terms/policy> ("Developer Policy"); 2. as it relates to your display of any of the Content, the Display Requirements located at <https://about.twitter.com/company/display-requirements> ("Display Requirements"); and 3. as it relates to your use and display of the Twitter Marks, the Twitter Brand Assets and Guidelines located at <https://twitter.com/logo> ("Brand Guidelines")."p5.*****

37p"The Developer Policy, Display Requirements, and Brand Guidelines are collectively referred to herein as the "Developer Terms"."p5.500000

38p"You agree to the Developer Terms, which are hereby incorporated by reference and are available in hardcopy upon request to Twitter."p4.8***87

39p"In the event of a conflict between the Developer Terms and this Agreement, this Agreement shall control."p4.63***9

40p"None of the Developer Terms expand or extend the license to the Twitter API, Content or Twitter Marks granted in this Agreement."p4.458***

41p"II."p1.500000

42p"Restrictions on Use of Licensed Materials A."p4.750000

43p"Reverse Engineering and other Limitations."p6.*****

44p"You will not or attempt to (and will not allow others to) 1) reverse engineer, decompile, disassemble or translate the Twitter API, or otherwise attempt to derive source code, trade secrets or know-how in or underlying any Twitter API or any portion thereof; 2) interfere with, modify, disrupt or disable features or functionality of the Twitter API, including without limitation any such mechanism used to restrict or control the functionality, or defeat, avoid, bypass, remove, deactivate or otherwise circumvent any software protection or *****ing mechanisms of the Twitter API; 3) sell, rent, lease, sublicense, distribute, redistribute, syndicate, create derivative works of, assign or otherwise transfer or provide access to, in whole or in part, the Licensed Material to any third party except as expressly permitted herein; 4) provide use of the Twitter API on a service bureau, rental or managed services basis or permit other individuals or entities to create links to the Twitter API or "frame" or "mirror" the Twitter API on any other server, or wireless or Internet-based device, or otherwise make available to a third party, any token, key, password or other login credentials to the Twitter API; or 5) use the Licensed Material for any illegal, unauthorized or other improper purposes."p4.46***5

45p"B."p1.000000

46p"Rate Limits."p3.666667

47p"You will not attempt to exceed or circumvent limitations on access, calls and use of the Twitter API ("Rate Limits"), or otherwise use the Twitter API in a manner that exceeds reasonable request volume, constitutes excessive or abusive usage, or otherwise fails to comply or is inconsistent with any part of this Agreement."p4.5***67

48p"If you exceed or Twitter reasonably believes that you have attempted to circumvent Rate Limits, controls to limit use of the Twitter APIs or the terms and conditions of this Agreement, then your ability to use the Licensed Materials *** be temporarily suspended or permanently blocked."p4.897959

49p"Twitter *** ***** your use of the Twitter API to improve the Twitter Service and to ensure your compliance with this Agreement."p4.695652

50p"C. Geographic Data."p4.***000

51p"Your license to use Content in this Agreement does not allow you to (and you will not allow others to) aggregate, cache, or store location data and other geographic information contained in the Content, except in conjunction with a Tweet to which it is attached."p4.***510

52p"Your license only allows you to use such location data and geographic information to identify the location tagged by the Tweet."p4.86***6

53p"Any use of location data or geographic information on a standalone basis or beyond the license granted herein is a breach of this Agreement."p4.680000

54p"D. Use of Twitter Marks."p3.*****

55p"The Twitter Marks *** not be included in or as part of your registered corporate name, any of your logos, or any of your service or product names."p3.838710

56p"Moreover, you *** not create any derivative works of the Twitter Marks or use the Twitter Marks in a manner that creates or reasonably implies an inaccurate sense of endorsement, sponsorship, or association with Twitter."p4.769***

57p"You will not otherwise use business names and/or logos in a manner that can mislead, confuse, or deceive users of your Services."p4.***000

58p"All use of the Twitter Marks and all goodwill arising out of such use, will inure to Twitter's benefit."p4.047619

59p"You shall not use the Twitter Marks except as expressly authorized herein without Twitter's prior consent."p5.35***1

60p"You will not remove or alter any proprietary notices or Twitter Marks on the Licensed Material."p4.705882

61p"III."p2.000000

62p"Updates You acknowledge that Twitter *** update or modify the Twitter APIs from time to time, and at its sole discretion (in each instance, an "Update")."p4.***032

63p"You are required to implement and use the most current version of the Twitter API and to make any changes to your Services that are required as a result of such Update, at your sole cost and expense."p4.050000

64p"Updates *** adversely affect the manner in which your Services access or communicate with the Twitter API or display Content."p5.047619

65p>Your continued access or use of the Twitter APIs following an update or modification will constitute binding acceptance of the Update."p5.***818

66p"IV."p1.500000

67p"Ownership and Feedback A."p4.400000

68p"Ownership."p5.000000

69p"The Licensed Materials are licensed, not sold, and Twitter retains and reserves all rights not expressly granted in this Agreement."p4.869565

70p"You expressly acknowledge that Twitter, its licensors and its end users retain all worldwide right, title and interest in and to the Licensed Material and Content, including all rights in patents, trademarks, trade names, copyrights, trade secrets, know-how, data (including all applications therefor), and all proprietary rights under the laws of the United States, any other jurisdiction or any treaty ("IP Rights")."p4.576923

71p"You agree not to do anything inconsistent with such ownership, including without limitation, challenging Twitter's ownership of the Twitter Marks, challenging the validity of the licenses granted herein, or otherwise copying or exploiting the Twitter Marks during or after the termination of this Agreement, except as specifically authorized herein."p5.47***7

72p"If you acquire any rights in the Twitter Marks or any confusingly similar marks, by operation of law or otherwise, you will, at no expense to Twitter, immediately assign such rights to Twitter."p4.***842

73p"B."p1.000000

74p"Feedback."p4.500000

75p"You *** provide Twitter with comments concerning the Licensed Material, Services or your evaluation and use thereof (collectively, "Feedback")."p5.

000000

76p"You hereby grant Twitter all rights, title and ownership of such Feedback (including all intellectual property rights therein), and Twitter *** use the Feedback for any and all commercial and non-commercial purposes with no obligation of any kind to you."p4.777778

77p"V. Termination Twitter *** immediately terminate or suspend this Agreement, any rights granted herein, and/or your license to the Licensed Materials, at its sole discretion at any time, for any reason by providing notice to you."p4.707***

78p"You *** terminate this Agreement at any time by ceasing your access to the Twitter API and use of all Twitter Content."p4.2***91

79p"Upon termination of this Agreement, all licenses granted herein immediately expire and you must cease use of all Licensed Materials."p5.*****

80p"The parties to this Agreement will not be liable to each other for any damages resulting solely from termination of this Agreement as permitted under this Agreement."p4.964***

81p"Sections II, IV, V, VI and VII of this Agreement will survive the termination of this Agreement."p3.809524

82p"VI."p1.500000

83p"Confidentiality You *** be given access to certain non-public information, software, and specifications relating to the Licensed Material ("Confidential Information"), which is confidential and proprietary to Twitter."p5.787879

84p"You *** use this Confidential Information only as necessary in exercising your rights granted in this Agreement."p5.*****

85p"You *** not disclose any of this Confidential Information to any third party without Twitter's prior written consent."p5.*****

86p"You agree that you will protect this Confidential Information from unauthorized use, access, or disclosure in the same manner that you would use to protect your own confidential and proprietary information of a similar nature and in no event with less than a reasonable degree of care."p4.780000

87p"VII."p2.000000

88p"Other Important Terms A."p4.***000

89p"User Protection."p5.000000

90p"You will not knowingly: 1) allow or assist any government entities, law enforcement, or other organizations to conduct surveillance on Content or obtain information on Twitter's users or their Tweets that would require a subpoena, court order, or other valid legal process, or that would otherwise have the potential to be inconsistent with our users' reasonable expectations of privacy; and 2) display, distribute or otherwise make available Content to any person or entity that you reasonably believe will use such data to violate the Universal Declaration of Human Rights (located at <http://www.un.org/en/documents/udhr/>), including without limitation Articles *****, or 19."p4.906780

91p"Any law enforcement personnel seeking information about Twitter users will be referred to Twitter's Guidelines for Law Enforcement located at <https://t.co/le>."p5.750000

92p"You will not conduct and your Services will not provide analyses or research that isolates a small group of individuals or any single individual for any unlawful or discriminatory purposes."p5.16***0

93p"Exemptions to these restrictions *** be requested for exigent circumstances and are subject to prior written approval from Twitter."p5.650000

94p"B."p1.000000

95p"Government Use."p4.666667

96p"The Twitter API and Twitter Content are "commercial items" as that term is defined ***** C.F.R."p4.388889

97p"2.***, consisting of "commercial computer software" and "commercial computer software documentation" as such terms are used in 48 C.F.R."p5.6***48

98p"12.***."p3.500000

99p"Any use, modification, derivative, reproduction, release, performance, display, disclosure or distribution of the Twitter API or Twitter Content by

any government entity is prohibited, except as expressly permitted by the terms of this Agreement."p4.95***8

p"Additionally, any use by U.S. government entities must be in accordance with 48 C.F.R."p4.560

p"12. and 48 C.F.R."p3.400000

p"*.*****hrough ****.*****."p7.000000

p"If you use the Twitter API or Twitter Content in your official capacity as an employee or representative of a U.S., state or local government entity and you are legally unable to accept the indemnity, jurisdiction, venue or other clauses herein, then those clauses do not apply to such entity, but only to the extent as required by applicable law."p4.636

p"For the purpose of this provision, contractor/manufacturer is Twitter, Inc., *ket Street, Suite ***, San Francisco, California 94***."p4.69***8

p"C. Compliance with Laws; Export and Import."p4.**

p"Each party will comply with all applicable foreign, federal, state, and local laws, rules and regulations."p4.**

p"The Licensed Material is subject to U.S. export laws and *** be subject to import and use laws of the country where it is delivered or used."p4.079

***p"You agree to abide by these laws."p3.375000

p"Under these laws, the Licensed Material *** not be sold, leased, downloaded, moved, exported, re-exported, or transferred across borders without a license, or approval from the relevant government authority, to any country or to any foreign national restricted by these laws, including countries embargoed by the U.S. Government (currently Cuba, Iran, North Korea, Northern Sudan and Syria); or to any restricted or denied end-user including, but not limited to, any person or entity prohibited by the U.S. Office of Foreign Assets Control; or for any restricted end-use."p4.530

***p"You will maintain throughout the Term all rights and licenses that are required with respect to your Services."p4.894737

p"D. Warranty Disclaimer."p5.000

***p"THE LICENSED MATERIAL IS PROVIDED TO YOU "AS IS", "WHERE IS", WITH ALL FAULTS AND EACH PARTY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING WITHOUT LIMITATION WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT, FITNESS FOR A PARTICULAR PURPOSE, AND ANY WARRANTIES OR CONDITIONS ARISING OUT OF THIS AGREEMENT, COURSE OF DEALING OR USAGE OF TRADE."p4.880597

***p"TWITTER DOES NOT WARRANT THAT THE LICENSED MATERIAL OR ANY OTHER TWITTER PRODUCT OR SERVICE PROVIDED HEREUNDER WILL MEET ANY OF YOUR REQUIREMENTS OR THAT USE OF SUCH LICENSED MATERIAL OR OTHER PRODUCTS OR SERVICES WILL BE ERROR-FREE, UNINTERRUPTED, VIRUS-FREE OR SECURE."p5.088889

***p"THIS DISCLAIMER OF WARRANTY *** NOT BE VALID IN SOME JURISDICTIONS AND YOU *** HAVE WARRANTY RIGHTS UNDER LAW WHICH *** NOT BE WAIVED OR DISCLAIMED."p4.555556

p"ANY SUCH WARRANTY EXTENDS ONLY FOR THIRTY (30) DAYS FROM THE EFFECTIVE DATE OF THIS AGREEMENT (UNLESS SUCH LAW PROVIDES OTHERWISE)."p4.**

***p"E. Indemnification."p6.000000

***p"You shall defend Twitter against any and all actions, demands, claims and suits (including without limitation product liability claims), and indemnify and hold Twitter harmless from any and all liabilities, damages and costs (including without limitation reasonable attorneys' fees) to the extent arising out of: (i) your use of the Licensed Material in any manner that is inconsistent with this Agreement; or (ii) the performance, promotion, sale or distribution of your Services."p4.606742

p"In the event Twitter seeks indemnification or defense from you under this provision, Twitter will promptly notify you in writing of the claim(s) brought against Twitter for which it seeks indemnification or defense."p4.889

p"Twitter reserves the right, at its option and sole discretion, to assume full control of the defense of claims with legal counsel of its choice."p4.

p"You *** not enter into any third party agreement, which would, in any manner whatsoever, affect the rights of Twitter, constitute an admission of fault by Twitter or bind Twitter in any manner, without the prior written consent of Twitter."p4.826

***p"In the event Twitter assumes control of the defense of such claim, Twitter shall not settle any such claim requiring payment from you without your prior written approval."p4.766667

***p"F. Limitation of Liability."p4.800000

p"IN NO EVENT WILL TWITTER BE LIABLE TO YOU OR ANY END USERS FOR ANY INDIRECT, SPECIAL, INCIDENTAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES OR ANY LOSS OF OR DAMAGE TO USE, DATA, BUSINESS, GOODWILL OR PROFITS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT."p4.943

p"IN ANY CASE, TWITTER'S AGGREGATE LIABILITY FOR ANY AND ALL CLAIMS UNDER THIS AGREEMENT WILL NOT EXCEED \$50.00 USD."p4.636

***p"THE FOREGOING LIMITATIONS, EXCLUSIONS AND DISCLAIMERS SHALL APPLY REGARDLESS OF WHETHER SUCH LIABILITY ARISES FROM ANY CLAIM BASED UPON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, AND WHETHER OR NOT THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE."p4.905660

p"INsofar AS APPLICABLE LAW PROHIBITS ANY LIMITATION ON LIABILITY HEREIN, THE PARTIES AGREE THAT SUCH LIMITATION WILL BE AUTOMATICALLY MODIFIED, BUT ONLY TO THE EXTENT SO AS TO MAKE THE LIMITATION COMPLIANT WITH APPLICABLE LAW."p5.016

***p"THE PARTIES AGREE THAT THE LIMITATIONS ON LIABILITIES SET FORTH HEREIN ARE AGREED ALLOCATIONS OF RISK AND SUCH LIMITATIONS WILL APPLY NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY."p5.468750

p"G. Updates."p3.**

p"Twitter *** update or modify this Agreement, Developer Terms, and other terms and conditions, from time to time at its sole discretion by posting the changes on this site or by otherwise notifying you (such notice *** be via email)."p4.652

p"You acknowledge that these updates and modifications *** adversely affect how your Service accesses or communicates with the Twitter API."p5.648

***p"If any change is unacceptable to you, your only recourse is to cease all use of the Licensed Material."p4.000000

***p"Your continued access or use of the Licensed Material will constitute binding acceptance of the such updates and modifications."p5.450000

p"H. Miscellaneous."p5.**

p"This Agreement constitutes the entire agreement among the parties with respect to the subject matter and supersedes and merges all prior proposals, understandings and contemporaneous communications."p6.571

***p"Any modification to this Agreement must be in a writing signed by both you and Twitter, Inc. You *** not assign any of the rights or obligations granted hereunder, in whole or in part, whether voluntarily or by operation of law, contract, merger (whether you are the surviving or disappearing entity), stock or asset sale, consolidation, dissolution, through government action or otherwise, except with the prior written consent of Twitter, Inc. Twitter, Inc. is authorized to sign modifications and consents on behalf of Twitter International Company, an Irish company responsible for the information of Twitter users who live outside the United States."p4.686441

p"Any attempted assignment in violation of this paragraph is null and void, and Twitter *** terminate this Agreement."p4.000

***p"This Agreement does not create or imply any partnership, agency or joint venture."p4.600000

p"This Agreement will be governed by and construed in accordance with the laws of the State of California, without regard to or application of conflicts of law rules or principles."p4.656

***p"All claims arising out of or relating to this Agreement will be brought exclusively in the federal or state courts of San Francisco County, Califor

nia, USA, and you consent to personal jurisdiction in those courts."p4.6***85
p"Despite the foregoing, you agree th**ey damages would be an inadequate
remedy for Twitter in the event of a breach or threatened breach of a pr
ovision of this Agreement protecting Twitter's intellectual property or Conf
idential Information, and that in the event of such a breach or threat, Twit
ter, in addition to any other remedies to which it is entitled, is entitled
to such preliminary or injunctive relief (including an order prohibiting Com
pany from taking actions in breach of such provisions), without the need for
posting bond, and specific performance as *** be appropriate."p4.769***
***p"The parties agree that neither the United Nations Convention on Contrac
ts for the International Sale of Goods, nor the Uniform Computer Information
Transaction Act (UCITA) shall apply to this Agreement, regardless of the st
ates in which the parties do business or are incorporated."p4.979***
***p"No waiver by Twitter of any covenant or right under this Agreement will
be effective unless memorialized in a writing duly authorized by Twitter."p
4.880000
***p"If any part of this Agreement is determined to be invalid or unenforcea
ble by a court of competent jurisdiction, that provision will be enforced to
the maximum extent permissible and the remaining provisions of this Agree
ment will remain in full force and effect."p4.9***11
p"Developer Policy Effective: **."p4.000000
***p"In addition to the Developer Agreement, this Developer Policy ("Policy") pr
ovides rules and guidelines for developers who interact with Twitter's ecosystem
of applications, services and content."p5.45***3
***p"Policy violations are also considered violations of the Developer Agreement
."p6.090909
***p"Take a look at the Definitions for the meaning of capitalized words used in
this Policy."p4.*****
p"These policies *** be changed from time to time without notice."p4.467
p"Please check here for any updates."p4.857
***p"I."p1.000000
***p"Guiding Principles 1."p4.750000
***p"A Few Key Points 2."p2.500000
p"Maintain the Integrity of Twitter's Products 3."p5.000
p"Respect Users' Control and Privacy 4."p4.579
***p"Clearly Identify Your Service 5."p4.666667
***p"Keep Twitter Spam Free 6."p3.500000
p"Be a Good Partner to Twitter 7."p3.000
p"Avoid Replicating the Core Twitter Experience 8."p5.000
***p"Engage in Appropriate Commercial Use II."p5.000000
***p"Rules for Specific Twitter Products or Features 1."p4.777778
***p"Twitter Login 2."p3.500000
***p"Social Updates 3."p3.750000
p"Twitter Identity 4."p4.000
***p"Twitter Cards 5."p3.500000
***p"Twitter for Websites 6."p4.000000
p"Definitions I."p4.**
***p"Guiding Principles 1."p4.750000
***p"A Few Key Points a."p2.500000
***p"Keep any API keys or other access credentials private and use only as
permitted."p4.466667
***p"b."p1.000000
***p"Respect our requirements on how to display and interact with users'
content."p5.000000
***p"c. If your application will need more than 1 million user tokens, you must
contact us about your Twitter API access, as you *** be subject to
additional terms."p4.093750
p"d. Twitter *** ** your use of the Twitter API to improve the Twitter
Service, examine commercial use and ensure your compliance with this
Policy."p4.666667

p"e. Remember, Twitter *** suspend or revoke access to the Twitter API if we believe you are in violation of this Policy."p4.083

***p"Do not apply for or register additional API tokens if Twitter has suspended your account."p4.687500

***p"Instead, contact us."p3.600000

***p"2."p1.000000

p"Maintain the Integrity of Twitter's Products a."p5.000

***p"Follow the Display Requirements and Twitter Rules."p5.500000

p"If your Service facilitates or induces users to violate the Twitter Rules, you must figure out how to prevent the abuse or Twitter *** suspend or terminate your access to the Twitter API."p4.471

p"We've provided guidance in our Abuse Prevention and Security help page."p5.083

***p"b."p1.000000

p"If your Service submits content to Twitter that includes a Twitter username, submit the correct Twitter username ("@username")."p4.583

p"c. Promptly respond to Content changes reported through the Twitter API, such as deletions or the public/protected status of Tweets."p5.**

p"d. Do not modify, translate or delete a portion of the Content."p3.786

***p"e. Maintain the features and functionality of Content and Twitter API."p5.000000

p"Do not interfere with, intercept, disrupt, filter, or disable any features of Twitter or the Twitter API, including the Content of embedded Tweets and embedded timelines."p4.530

***p"f. Only surface Twitter activity as it surfaced on Twitter."p4.545455

***p"For example, your Service should execute the unfavorite and delete actions by removing all relevant Content, not by publicly displaying to other users that the Tweet is no longer favorited or has been deleted."p4.756757

p"g. Do not exceed or circumvent limitations on access, calls, sharing, privacy settings, or use permitted in this Policy, or as otherwise set forth on the Developer Site, or communicated to you by Twitter."p4.732

***p"h. Do not remove or alter any proprietary notices or marks on Content or the Twitter API."p4.055556

***p"i."p1.000000

***p"Do not (and do not allow others to) aggregate, cache, or store location data and other geographic information contained in the Content, except as part of a Tweet."p3.970588

p"Any use of location data or geographic information on a standalone basis is prohibited."p4.933

***p"3."p1.000000

p"Respect Users' Control and Privacy a."p4.579

***p"Get the user's express consent before you do any of the following:

i."p3.800000

p"Take any actions on a user's behalf, including posting Content, following/unfollowing other users, modifying profile information, or adding hashtags or other data to the user's Tweets."p5.032

***p"A user authenticating through your Service does not constitute user consent."p5.500000

***p"ii."p1.500000

***p"Republish Content accessed by means other than via the Twitter API or Twitter other tools."p4.750000

***p"iii."p2.000000

***p"Use a user's Content to promote a commercial product or service, either on a commercial durable good or as part of an advertisement."p4.400000

***p"iv."p1.500000

p"Store non-public Content such as direct messages or other private or confidential information."p5.857

***p"v. Share or publish protected Content, private or confidential information."p5.500000

***p"b."p1.000000

***p"Take all reasonable efforts to do the following, provided that when requested by Twitter, you must promptly take such actions: i. Delete Content that Twitter reports as deleted or expired; ii."p4.500000

p"Change treatment of Content that Twitter reports is subject to changed sharing options (e.g., become protected); and iii."p4.529

p"Modify Content that Twitter reports has been modified."p5.**

p"c. If your Service allows users to post Content to Twitter, then, before publishing, show the user exactly what will be published, including whether any geotags will be added to the Content."p4.**

***p"d. If your Service allows users to post Content to your Service and Twitter, then, before publishing to the Service: i."p3.960000

***p"Explain how you will use the Content; ii."p3.400000

***p"Obtain proper permission to use the Content; and iii."p4.090909

p"Continue to use such Content in accordance with this Policy in connection with the Content."p4.800

***p"e. Display your Service's privacy policy to users before download, installation or sign up of your application."p5.000000

***p"Your privacy policy must be consistent with all applicable laws, and be no less protective of end users than Twitter's Privacy Policy located at <https://twitter.com/privacy>."p4.966667

***p"You must comply with your privacy policy, which must clearly disclose the information you collect from users and how you use and share that information, including with Twitter."p4.806452

***p"f. If your Service uses cookies, disclose in your privacy policy: i."p3.800000

p"Whether third parties collect user information on your Service and across other websites or online services; ii."p5.052

p"Information about user options for cookie management and whether you honor the Do Not Track setting in supporting web browsers."p5.857

p"g. If your Service adds location information to users' Tweets: i."p4.769

***p"Disclose when you add location information, whether as a geotag or annotations data, and whether you add a place or specific coordinates."p4.640000

***p"ii."p1.500000

***p"Comply with Geo Developers Guidelines if your application allows users to Tweet with their location."p5.375000

p"h. Do not store Twitter passwords."p4.857

***p"4."p1.000000

***p"Clearly Identify Your Service a."p4.666667

p"Make sure users understand your identity and the source and purpose of your Service."p4.733

***p"For example: i. Don't use a name or logo that falsely implies you or your company is related to another business or person."p4.040000

***p"ii."p1.500000

p"Don't use a shortened URL for your Service that attempts to mask the destination site iii."p4.465

p"Don't use a URL for your Service that directs users to 1. a site that is unrelated to your Service 2. a site that encourages users to violate the Twitter Rules 3. a spam or malware site."p3.947

***p"b."p1.000000

***p"Do not replicate, frame, or mirror the Twitter website or its design."p3.866667

***p"5."p1.000000

***p"Keep Twitter Spam Free a."p3.500000

***p"Follow the Abuse and Spam rules here."p3.875000

***p"b."p1.000000

***p"Comply with the automation rules if your Service performs automatic actions."p5.500000

***p"c. Do not do any of the following: i. Mass-register applications."
p4.***769

***p"ii."p1.500000

***p"Create tokens/applications to sell names, prevent others from using names, or other commercial use."p5.058824

***p"iii."p2.000000

***p"Use third-party content feeds to update and maintain accounts under those third parties' names."p5.466667 u

***p"iv."p1.500000

p"Name squat by submitting multiple applications with the same action under different names."p5.786 fu

p"v. Publish links to malicious content."p4.786

***p"vi."p1.500000

p"Publish pornographic or obscene images to user profile images and background images."p5.685

***p"6."p1.000000

p"Be a Good Partner to Twitter a."p3.000

***p"Follow the guidelines for using Tweets in broadcast if you display Tweets offline."p5.000000

***p"b."p1.000000

***p"If you provide Content to third parties, including downloadable assets of Content or an API that returns Content, you will only distribute or allow download of Tweet IDs and/or User IDs."p4.647059 dat distribut

***p"i."p1.000000

p"You ***, however, provide export via non-automated means (e.g., download of spreadsheets or PDF files, or use of a "save as" button) of up to 50,000 public Tweets and/or User Objects per user of your Service, per day."p3.943

***p"ii."p1.500000

***p"Any Content provided to third parties via non-automated file download remains subject to this Policy."p5.437500 do

***p"c. Use and display Twitter Marks solely to identify Twitter as the source of Content."p4.437500

***p"d. Comply with Twitter Brand Assets and Guidelines."p4.888889

p"e. Do not do any of the following: i."p2.664

***p"Use a single application API key for multiple use cases or multiple application API keys for the same use case."p4.380952

***p"ii."p1.500000

***p"Charge a premium above your Service's standard data and usage rates for access to Content via SMS or USSD."p4.400000

***p"iii."p2.000000

p"Sell or receive monetary or virtual compensation for Tweet actions or the placement of Tweet actions on your Service, such as, but not limited to follow, retweet, favorite, and reply."p4.778

***p"iv."p1.500000

p"Do not use, access or analyze the Twitter API to ** or measure the availability, performance, functionality, usage statistics or results of Twitter's products and services or for any other bench marking or competitive purposes, including without limitation, *****
ing or measuring: 1. the responsiveness of Twitter websites, web pages or other online services; or 2. aggregate Twitter user metrics such as total number of active users, accounts , user engagements or account engagements."p5.07*9

p"v. Use Twitter Content, by itself or bundled with third party data, to target users with advertising outside of the Twitter platform, including without limitation on other advertising networks, via d ata brokers, or through any other advertising or monetization servic es."p5.029

***p"vi."p1.500000

***p"Use Twitter Marks, or Twitter Certified Products Program badges, or

similar marks or names in a manner that creates a false sense of endorsement, sponsorship, or association with Twitter."p4.676471

***p"vii."p2.000000

p"Use the Twitter Verified Account badge, Verified Account status, or any other enhanced user categorization on Twitter Content other than that reported to you by Twitter through the API."p4.906

***p"7."p1.000000

p"Avoid Replicating the Core Twitter Experience a. Twitter discourages online services from replicating Twitter's core user experience or features."p6.000

***p"b."p1.000000

p"The following rules apply solely to Services or applications that attempt to replicate Twitter's core user experience: i."p5.000

p"You must obtain our permission to have more than ** user tokens, and you *** be subject to additional terms."p4.***727

***p"ii."p1.500000

***p"Use the Twitter API as provided by Twitter for functionalities in your Service that are substantially similar to a Twitter service feature and present this to your users as the default option."p4.878788

***p"iii."p2.000000

p"Display a prominent link or button in your Service that directs new users to Twitter's sign-up functionality."p5.667

***p"iv."p1.500000

***p"Do not do the following: 1."p2.750000

***p"Pay, or offer to pay, third parties for distribution."p3.750000

***p"This includes offering compensation for downloads (other than transactional fees) or other mechanisms of traffic acquisition."p5.789474

***p"2."p1.000000

***p"Arrange for your Service to be pre-installed on any device, promoted as a "zero-rated" service, or marketed as part of a specialized data plan."p4.444444

***p"3."p1.000000

p"Use Twitter Content or other data collected from users to create or maintain a separate status update or social network database or service."p4.967

***p"8."p1.000000

p"Engage in Appropriate Commercial Use a."p4.857

***p"Advertising Around Twitter Content i."p5.500000

***p"You *** advertise around and on sites that display Tweets, but you *** not place any advertisements within the Twitter timeline on your Service other than Twitter Ads."p4.666667

***p"ii."p1.500000

***p>Your advertisements cannot resemble or reasonably be confused by users as a Tweet."p4.666667

***p"iii."p2.000000

***p>You *** advertise in close proximity to the Twitter timeline (e.g., banner ads above or below timeline), but there must be a clear separation between Twitter content and your advertisements."p4.600000

***p"b."p1.000000

***p"Compensation i."p4.666667

***p"When Content is the primary basis of an advertising or sponsorship sale you make, you must compensate Twitter, recoupable against any fees payment to Twitter for data licensing."p4.838710

***p"ii."p1.500000

***p"Twitter reserves the right to serve advertising via its APIs ("Twitter Ads")."p4.400000

p"If you decide to serve Twitter Ads once we start delivering the m, we will share a portion of advertising revenue with you in accordance with the relevant terms and conditions."p4.560

***p"II."p1.500000
 ***p"Rules for Specific Twitter Products or Features 1."p4.777778
 ***p"Twitter Login a."p3.500000
 ***p"Present users with easy to find options to log into and out of Twitter, for example, via the OAuth protocol or Twitter Kit."p3.884615
 ***p"b."p1.000000
 ***p"Provide users without a Twitter account the opportunity to create a new Twitter account."p5.000000
 ***p"c. Display the Connect with Twitter option at least as prominently as the most prominent of any other third party social networking sign-up or sign-in marks and branding appearing on your Service."p5.000000
 ***p"d. Obtain consent before accessing users' email addresses using Twitter login."p5.666667
 ***p"As part of Twitter's OAuth protocol, users *** consent to share the ir email addresses with you."p4.444444
 p"On iOS and Android, you must only request access to users' email ad dresses using the Twitter-approved user interface made available via Twi tter Kit and must only access email addresses of users who provide conse nt through that user interface."p5.000
 ***p"2."p1.000000
 ***p"Social Updates a."p3.750000
 ***p"If you allow users to create social updates from your own social se rvices or a third party social networking, micro-blogging, or status upda te provider integrated into your Service ("Update"), you must display a prominent option to publish that content to Twitter."p4.744681
 ***p"b."p1.000000
 p"If Updates are longer than *** characters or not text, you must display a prominent link to publish that content to Twitter and: i. URLs m ust direct users to the page where that content is displayed."p4.**
 p"You *** require users to sign in to access that page, but the c ontent must not otherwise be restricted from being viewed."p4.667
 ***p"ii."p1.500000
 ***p"URLs must not direct users to interstitial or intermediate pages."p5.090909
 ***p"3."p1.000000
 p"Twitter Identity a."p4.000
 ***p"Once a user has authenticated via Connect with Twitter via your Ser vice, you must clearly display the user's Twitter identity via your Serv ice."p4.840000
 p"Twitter identity includes visible display of the user's avatar, Twi tter user name and the Twitter bird mark."p4.842
 ***p"b."p1.000000
 p"Displays of the user's followers on your Service must clearly show that the relationship is associated with the Twitter Service."p5.476
 ***p"4."p1.000000
 ***p"Twitter Cards a."p3.500000
 ***p"Develop your Card to have the same quality experience across all pl atforms where Cards are displayed."p5.058824
 ***p"b."p1.000000
 ***p"If your Service provides a logged-in experience, the experience prior to a user's login must be of equivalent quality and user value."p4.666667
 p"c. Mark your Card as 'true' for sensitive media if such media can be displayed."p4.060
 ***p"d. Use HTTPS for hosting all assets within your Card."p4.000000
 p"e. For video and audio content: i."p3.**
 p"Default to 'sound off' for videos that automatically play content."p5.81
 8
 ***p"ii."p1.500000
 ***p"Include stop or pause controls."p4.500000
 p"f. Do not do any of the following: i."p2.664
 ***p"Exceed or circumvent Twitter's limitations placed on any Cards,

including the Card's intended use."p5.3***00

***p"iii."p1.500000

p"Attach the App Card to a user's Tweet, unless the user is explicitly promoting or referring to the app in the Tweet."p3.958 expli

***p"iiii."p2.000000

p"Place third-party sponsored content within Cards without Twitter's prior approval."p6.664

***p"iv."p1.500000

***p"Include content or actions within your Card that are not tually relevant to the user's Tweet text and Tweet entities, URLs and media."p4.555556 contex such as

***p"v. Generate active mixed content browser warnings."p5.500000

***p"vi."p1.500000

p"Attach monetary incentives or transactions (including virtual currency) to activities that occur within the Card or on Twitter your Card."p5.083 c from

***p"vii."p2.000000

p"Apply for Cards access for domains you do not manage to prevent others from registering or utilizing Cards on those domains."p4.773

***p"5."p1.000000

***p"Twitter for Websites a."p4.000000

p"If you expect your embedded Tweets and embedded timelines to exceed 10 million daily impressions, you must contact us about your Twitter API access, as you *** be subject to additional terms."p4.579

***p"b."p1.000000

358p"If you use TFW widgets, you must ensure that an end user is provided with clear and comprehensive information about, and consents to, the storing and accessing of cookies or other information on the end user's device where providing such information and obtaining such consent is required by law."p4.***909 s d req

***p"6."p1.000000

p"Definitions a."p4.**

p"Content – Tweets, Tweet IDs, Twitter end user profile information, and any other data and information made available to you through the Twitter API or by any other means authorized by Twitter, and any copies derivative works thereof."p4.527 Twi and

***p"b."p1.000000

p"Developer Site – Twitter's developer site located at https://twitter.com."p5.692 dev.t

p"c. Tweet – A public posting with a text body of no more than *** characters made by any end user of the Twitter Service."p3.698 ch

***p"d. Tweet ID – A unique identification number generated for each Tweet."p4.538462

p"e. Twitter API – The Twitter Application Programming Interface ("API") and the related documentation, data, code, and other materials provided by Twitter with the API, as updated from time to time, including without limitation through the Developer Site."p4.791

p"f. Twitter Marks – The Twitter name, or logos that Twitter makes available to you, including via the Developer Site."p4.291

p"g. User ID – Unique identification numbers generated for each User that do not contain any personally identifiable information such as Twitter usernames or users' names."p5.**

***p"Solutions"p9.000000

<document>

<sentences>

<sentence id="0">

<text>Twitter Developer Agreement Effective: *****

**.</text>

<avg>4</avg>

</sentence>

<sentence id="1">

<text>This Twitter Developer Agreement ("Agreement") is made between you (either an individual or an entity, referred to herein as "you") and Twitter, Inc. and Twitter International Company (collectively, "Twitter") and governs your access to and use of the Licensed Material (as defined below).</text>

<avg>4</avg>

</sentence>

<sentence id="2">

<text>PLEASE READ THE TERMS AND CONDITIONS OF THIS AGREEMENT CAREFULLY, INCLUDING WITHOUT LIMITATION ANY LINKED TERMS AND CONDITIONS APPEARING OR REFERENCED BELOW, WHICH ARE HEREBY MADE PART OF THIS LICENSE AGREEMENT.</text>

<avg>5</avg>

</sentence>

<sentence id="3">

<text>BY USING THE LICENSED MATERIAL, YOU ARE AGREEING THAT YOU HAVE READ, AND THAT YOU AGREE TO COMPLY WITH AND TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT AND ALL APPLICABLE LAWS AND REGULATIONS IN THEIR ENTIRETY WITHOUT LIMITATION OR QUALIFICATION.</text>

<avg>4</avg>

</sentence>

<sentence id="4">

<text>IF YOU DO NOT AGREE TO BE BOUND BY THIS AGREEMENT, THEN YOU *** NOT ACCESS OR OTHERWISE USE THE LICENSED MATERIAL.</text>

<avg>3</avg>

</sentence>

<sentence id="5">

<text>THIS AGREEMENT IS EFFECTIVE AS OF THE FIRST DATE THAT YOU USE THE LICENSED MATERIAL ("EFFECTIVE DATE").</text>

<avg>4</avg>

</sentence>

<sentence id="6">

<text>IF YOU ARE AN INDIVIDUAL REPRESENTING AN ENTITY, YOU ACKNOWLEDGE THAT YOU HAVE THE APPROPRIATE AUTHORITY TO ACCEPT THIS AGREEMENT ON BEHALF OF SUCH ENTITY.</text>

<avg>4</avg>

</sentence>

<sentence id="7">

<text>YOU *** NOT USE THE LICENSED MATERIAL AND *** NOT ACCEPT THIS AGREEMENT IF YOU ARE NOT OF LEGAL AGE TO FORM A BINDING CONTRACT WITH TWITTER, OR YOU ARE BARRED FROM USING OR RECEIVING THE LICENSED MATERIAL UNDER APPLICABLE LAW.</text>

<avg>4</avg>

</sentence>

<sentence id="8">

<text>I. Twitter API and Twitter Content A. Definitions

1.</text>

<avg>4</avg>

</sentence>

<sentence id="9">

<text>Content – Tweets, Tweet IDs, Twitter end user profile information, and any other data and information made available to you through the Twitter API or by any other means authorized by Twitter, and any copies and derivative works thereof.</text>

<avg>4</avg>

</sentence>

<sentence id="10">
 <text>2.</text>
 <avg>1</avg>
 </sentence>
 at https:// <sentence id="11">
 <text>Developer Site – Twitter’s developer site located
 dev.twitter.com.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="12">
 <text>3.</text>
 <avg>1</avg>
 </sentence>
 to enforceable service <sentence id="13">
 <text>End Users – Users of your Services, who are bound
 terms with you.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="14">
 <text>4.</text>
 <avg>1</avg>
 </sentence>
 ter API and Content.<sentence id="15">
 <text>Licensed Material – A collective term for the Twit
 <avg>4</avg>
 </sentence>
 <sentence id="16">
 <text>5.</text>
 <avg>1</avg>
 </sentence>
 fferings that display <sentence id="17">
 <text>Services – Your websites, applications and other o
 Content or otherwise use the Licensed Material.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="18">
 <text>6.</text>
 <avg>1</avg>
 </sentence>
 d for each Tweet.<sentence id="19">
 <text>Tweet ID – A unique identification number generate
 <avg>4</avg>
 </sentence>
 <sentence id="20">
 <text>7.</text>
 <avg>1</avg>
 </sentence>
 re than *** characters <sentence id="21">
 <text>Tweet – a public posting with a text body of no mo
 made by any end user of the Twitter Service.</text>
 <avg>3</avg>
 </sentence>
 <sentence id="22">
 <text>8.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="23">
 <text>Twitter API – The Twitter Application Programming

Interface ("API") and the related documentation, data, code, and other materials provided by Twitter with the API, as updated from time to time, including without limitation through the Developer Site.</text>
<avg>4</avg>
</sentence>
<sentence id="24">
<text>9.</text>
<avg>1</avg>
</sentence>
<sentence id="25">
<text>Twitter Marks – The Twitter name, or logos that Twitter makes available to you, including via the Developer Site.</text>
<avg>4</avg>
</sentence>
<sentence id="26">
<text>10.</text>
<avg>1</avg>
</sentence>
<sentence id="27">
<text>Twitter Services – Twitter's offerings, including without limitation, those offered via https://twitter.com and Twitter's mobile application.</text>
<avg>6</avg>
</sentence>
<sentence id="28">
<text>B.</text>
<avg>1</avg>
</sentence>
<sentence id="29">
<text>License from Twitter.</text>
<avg>4</avg>
</sentence>
<sentence id="30">
<text>Subject to the terms and conditions in this Agreement (as a condition to the grant below), Twitter hereby grants you and you accept a non-exclusive, royalty free, non-transferable, non-sublicensable, revocable license during the Term solely to: 1.</text>
<avg>4</avg>
</sentence>
<sentence id="31">
<text>Use the Twitter API to develop and implement your Services; 2.</text>
<avg>4</avg>
</sentence>
<sentence id="32">
<text>Copy a reasonable amount of and display the Content on and through your Services to End Users, as permitted by this Agreement; 3.</text>
<avg>4</avg>
</sentence>
<sentence id="33">
<text>Modify Content only to format it for display on your Services; and 4.</text>
<avg>3</avg>
</sentence>
<sentence id="34">
<text>Use and display Twitter Marks, solely to attribute Twitter's offerings as the source of the Content, as set forth herein.</text>
<avg>4</avg>

</sentence>
<sentence id="35">
 <text>C. Incorporated Terms.</text>
 <avg>5</avg>

</sentence>
<sentence id="36">
 <text>Your use of the Licensed Material is further subje
ct to and governed by the following terms and conditions: 1. the Twitter Devel
oper Policy located at https://dev.twitter.com/overview/ terms/policy ("Deve
loper Policy"); 2. as it relates to your display of any of the Content, the Dis
play Requirements located at https://about.twitter.com/company/ display-
requirements ("Display Requirements"); and 3. as it relates to your use and dis
play of the Twitter Marks, the Twitter Brand Assets and Guidelines located a
t https://twitter.com/logo ("Brand Guidelines").</text>
 <avg>5</avg>

</sentence>
<sentence id="37">
 <text>The Developer Policy, Display Requirements, and Br
and Guidelines are collectively referred to herein as the "Developer Terms".</te
xt>
 <avg>5</avg>

</sentence>
<sentence id="38">
 <text>You agree to the Developer Terms, which are hereby
incorporated by reference and are available in hardcopy upon request to Twitter
.</text>
 <avg>4</avg>

</sentence>
<sentence id="39">
 <text>In the event of a conflict between the Developer T
erms and this Agreement, this Agreement shall control.</text>
 <avg>4</avg>

</sentence>
<sentence id="40">
 <text>None of the Developer Terms expand or extend the l
icense to the Twitter API, Content or Twitter Marks granted in this Agreement.</
text>
 <avg>4</avg>

</sentence>
<sentence id="41">
 <text>II.</text>
 <avg>1</avg>

</sentence>
<sentence id="42">
 <text>Restrictions on Use of Licensed Materials A.</te
xt>
 <avg>4</avg>

</sentence>
<sentence id="43">
 <text>Reverse Engineering and other Limitations.</text>
 <avg>6</avg>

</sentence>
<sentence id="44">
 <text>You will not or attempt to (and will not allow
others to) 1) reverse engineer, decompile, disassemble or translate the Twi
tter API, or otherwise attempt to derive source code, trade secrets or know-
how in or underlying any Twitter API or any portion thereof; 2) interfere wi
th, modify, disrupt or disable features or functionality of the Twitter API,
including without limitation any such mechanism used to restrict or control
the functionality, or defeat, avoid, bypass, remove, deactivate or otherwis

e circumvent any software protection or *****ing mechanisms of the Twitter API; 3) sell, rent, lease, sublicense, distribute, redistribute, syndicate, create derivative works of, assign or otherwise transfer or provide access to, in whole or in part, the Licensed Material to any third party except as expressly permitted herein; 4) provide use of the Twitter API on a service bureau, rental or managed services basis or permit other individuals or entities to create links to the Twitter API or "frame" or "mirror" the Twitter API on any other server, or wireless or Internet-based device, or otherwise make available to a third party, any token, key, password or other login credentials to the Twitter API; or 5) use the Licensed Material for any illegal, unauthorized or other improper purposes.</text>

<avg>4</avg>

</sentence>

<sentence id="45">

<text>B.</text>

<avg>1</avg>

</sentence>

<sentence id="46">

<text>Rate Limits.</text>

<avg>3</avg>

</sentence>

<sentence id="47">

ations on access, calls and use of the Twitter API ("Rate Limits"), or otherwise use the Twitter API in a manner that exceeds reasonable request volume, constitutes excessive or abusive usage, or otherwise fails to comply or is inconsistent with any part of this Agreement.</text>

<avg>4</avg>

</sentence>

<sentence id="48">

hat you have attempted to circumvent Rate Limits, controls to limit use of the Twitter APIs or the terms and conditions of this Agreement, then your ability to use the Licensed Materials *** be temporarily suspended or permanently blocked.</text>

<avg>4</avg>

</sentence>

<sentence id="49">

I to improve the Twitter Service and to ensure your compliance with this Agreement.</text>

<avg>4</avg>

</sentence>

<sentence id="50">

<text>C. Geographic Data.</text>

<avg>4</avg>

</sentence>

<sentence id="51">

not allow you to (and you will not allow others to) aggregate, cache, or store location data and other geographic information contained in the Content, except in conjunction with a Tweet to which it is attached.</text>

<avg>4</avg>

</sentence>

<sentence id="52">

ion data and geographic information to identify the location tagged by the Tweet.</text>

<avg>4</avg>

</sentence>

<sentence id="53">
 <text>Any use of location data or geographic informa
 tion on a standalone basis or beyond the license granted herein is a breach
 of this Agreement.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="54">
 <text>D. Use of Twitter Marks.</text>
 <avg>3</avg>
 </sentence>
 <sentence id="55">
 <text>The Twitter Marks *** not be included in or as par
 t of your registered corporate name, any of your logos, or any of your s
 ervice or product names.</text>
 <avg>3</avg>
 </sentence>
 <sentence id="56">
 <text>Moreover, you *** not create any derivative works
 of the Twitter Marks or use the Twitter Marks in a manner that creates or
 reasonably implies an inaccurate sense of endorsement, sponsorship, or ass
 ociation with Twitter.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="57">
 <text>You will not otherwise use business names and/or
 logos in a manner that can mislead, confuse, or deceive users of your Ser
 vices.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="58">
 <text>All use of the Twitter Marks and all goodwill aris
 ing out of such use, will inure to Twitter's benefit.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="59">
 <text>You shall not use the Twitter Marks except as
 expressly authorized herein without Twitter's prior consent.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="60">
 <text>You will not remove or alter any proprietary n
 otices or Twitter Marks on the Licensed Material.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="61">
 <text>III.</text>
 <avg>2</avg>
 </sentence>
 <sentence id="62">
 <text>Updates You acknowledge that Twitter *** update o
 r modify the Twitter APIs from time to time, and at its sole discretion (in each
 instance, an "Update").</text>
 <avg>4</avg>
 </sentence>
 <sentence id="63">
 <text>You are required to implement and use the most cur
 rent version of the Twitter API and to make any changes to your Services that ar
 e required as a result of such Update, at your sole cost and expense.</text>
 <avg>4</avg>
 </sentence>

<sentence id="64">

<text>Updates *** adversely affect the manner in which your Services access or communicate with the Twitter API or display Content.</text>

<avg>5</avg>

</sentence>

<sentence id="65">

<text>Your continued access or use of the Twitter APIs following an update or modification will constitute binding acceptance of the Update.</text>

<avg>5</avg>

</sentence>

<sentence id="66">

<text>IV.</text>

<avg>1</avg>

</sentence>

<sentence id="67">

<text>Ownership and Feedback A.</text>

<avg>4</avg>

</sentence>

<sentence id="68">

<text>Ownership.</text>

<avg>5</avg>

</sentence>

<sentence id="69">

<text>The Licensed Materials are licensed, not sold, and Twitter retains and reserves all rights not expressly granted in this Agreement.</text>

<avg>4</avg>

</sentence>

<sentence id="70">

<text>You expressly acknowledge that Twitter, its licensors and its end users retain all worldwide right, title and interest in and to the Licensed Material and Content, including all rights in patents, trade marks, trade names, copyrights, trade secrets, know-how, data (including all applications therefor), and all proprietary rights under the laws of the United States, any other jurisdiction or any treaty ("IP Rights").</text>

<avg>4</avg>

</sentence>

<sentence id="71">

<text>You agree not to do anything inconsistent with such ownership, including without limitation, challenging Twitter's ownership of the Twitter Marks, challenging the validity of the licenses granted herein, or otherwise copying or exploiting the Twitter Marks during or after the termination of this Agreement, except as specifically authorized herein.</text>

<avg>5</avg>

</sentence>

<sentence id="72">

<text>If you acquire any rights in the Twitter Marks or any confusingly similar marks, by operation of law or otherwise, you will, at no expense to Twitter, immediately assign such rights to Twitter.</text>

<avg>4</avg>

</sentence>

<sentence id="73">

<text>B.</text>

<avg>1</avg>

</sentence>

<sentence id="74">

`<text>Feedback.</text>`
`<avg>4</avg>`
`</sentence>`
`<sentence id="75">`
`<text>You *** provide Twitter with comments concerning t`
he Licensed Material, Services or your evaluation and use thereof (collectiv
ely, " Feedback").`</text>`
`<avg>5</avg>`
`</sentence>`
`<sentence id="76">`
`<text>You hereby grant Twitter all rights, title and own`
ership of such Feedback (including all intellectual property rights therein)
, and Twitter *** use the Feedback for any and all commercial and non-commer
cial purposes with no obligation of any kind to you.`</text>`
`<avg>4</avg>`
`</sentence>`
`<sentence id="77">`
`<text>V. Termination Twitter *** immediately terminate`
or suspend this Agreement, any rights granted herein, and/or your license to the
Licensed Materials, at its sole discretion at any time, for any reason by provi
ding notice to you.`</text>`
`<avg>4</avg>`
`</sentence>`
`<sentence id="78">`
`<text>You *** terminate this Agreement at any time by ce`
asing your access to the Twitter API and use of all Twitter Content.`</text>`
`<avg>4</avg>`
`</sentence>`
`<sentence id="79">`
`<text>Upon termination of this Agreement, all licenses g`
ranted herein immediately expire and you must cease use of all Licensed Material
s.`</text>`
`<avg>5</avg>`
`</sentence>`
`<sentence id="80">`
`<text>The parties to this Agreement will not be liable t`
o each other for any damages resulting solely from termination of this Agreement
as permitted under this Agreement.`</text>`
`<avg>4</avg>`
`</sentence>`
`<sentence id="81">`
`<text>Sections II, IV, V, VI and VII of this Agreement w`
ill survive the termination of this Agreement.`</text>`
`<avg>3</avg>`
`</sentence>`
`<sentence id="82">`
`<text>VI.</text>`
`<avg>1</avg>`
`</sentence>`
`<sentence id="83">`
`<text>Confidentiality You *** be given access to certai`
n non-public information, software, and specifications relating to the Licensed
Material ("Confidential Information"), which is confidential and proprietary to
Twitter.`</text>`
`<avg>5</avg>`
`</sentence>`
`<sentence id="84">`
`<text>You *** use this Confidential Information only as`
necessary in exercising your rights granted in this Agreement.`</text>`
`<avg>5</avg>`

</sentence>
<sentence id="85">
 <text>You *** not disclose any of this Confidential Information to any third party without Twitter's prior written consent.</text>
 <avg>5</avg>
</sentence>
<sentence id="86">
 <text>You agree that you will protect this Confidential Information from unauthorized use, access, or disclosure in the same manner that you would use to protect your own confidential and proprietary information of a similar nature and in no event with less than a reasonable degree of care.</text>
 <avg>4</avg>
</sentence>
<sentence id="87">
 <text>VII.</text>
 <avg>2</avg>
</sentence>
<sentence id="88">
 <text>Other Important Terms A.</text>
 <avg>4</avg>
</sentence>
<sentence id="89">
 <text>User Protection.</text>
 <avg>5</avg>
</sentence>
<sentence id="90">
 <text>You will not knowingly: 1) allow or assist any government entities, law enforcement, or other organizations to conduct surveillance on Content or obtain information on Twitter's users or their Tweets that would require a subpoena, court order, or other valid legal process, or that would otherwise have the potential to be inconsistent with our users' reasonable expectations of privacy; and 2) display, distribute or otherwise make available Content to any person or entity that you reasonably believe will use such data to violate the Universal Declaration of Human Rights (located at <http://www.un.org/en/documents/udhr/>), including without limitation Articles *****, or 19.</text>
 <avg>4</avg>
</sentence>
<sentence id="91">
 <text>Any law enforcement personnel seeking information about Twitter users will be referred to Twitter's Guidelines for Law Enforcement located at <https://t.co/le>.</text>
 <avg>5</avg>
</sentence>
<sentence id="92">
 <text>You will not conduct and your Services will not provide analyses or research that isolates a small group of individuals or any single individual for any unlawful or discriminatory purposes.</text>
 <avg>5</avg>
</sentence>
<sentence id="93">
 <text>Exemptions to these restrictions *** be requested for exigent circumstances and are subject to prior written approval from Twitter.</text>
 <avg>5</avg>
</sentence>
<sentence id="94">
 <text>B.</text>
 <avg>1</avg>

</sentence>
<sentence id="95">
 <text>Government Use.</text>
 <avg>4</avg>
</sentence>
<sentence id="96">
 <text>The Twitter API and Twitter Content are "commercial items" as that term is defined ***** C.F.R.</text>
 <avg>4</avg>
</sentence>
<sentence id="97">
 <text>2.***, consisting of "commercial computer software" and "commercial computer software documentation" as such terms are used in 48 C.F.R.</text>
 <avg>5</avg>
</sentence>
<sentence id="98">
 <text>12.***.</text>
 <avg>3</avg>
</sentence>
<sentence id="99">
 <text>Any use, modification, derivative, reproduction, release, performance, display, disclosure or distribution of the Twitter API or Twitter Content by any government entity is prohibited, except as expressly permitted by the terms of this Agreement.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>Additionally, any use by U.S. government entities must be in accordance with 48 C.F.R.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>12.*** and 48 C.F.R.</text>
 <avg>3</avg>
</sentence>
<sentence id="****">
 <text>***.*****hrough ***.*****.</text>
 <avg>7</avg>
</sentence>
<sentence id="****">
 <text>If you use the Twitter API or Twitter Content in your official capacity as an employee or representative of a U.S., state or local government entity and you are legally unable to accept the indemnity, jurisdiction, venue or other clauses herein, then those clauses do not apply to such entity, but only to the extent as required by applicable law.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>For the purpose of this provision, contractor/manufacture is Twitter, Inc., *****ket Street, Suite ***, San Francisco, California 94***.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>C. Compliance with Laws; Export and Import.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">

<text>Each party will comply with all applicable for
eign, federal, state, and local laws, rules and regulations.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>The Licensed Material is subject to U.S. export la
ws and *** be subject to import and use laws of the country where it is deli
vered or used.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>You agree to abide by these laws.</text>
<avg>3</avg>
</sentence>
<sentence id="****">
<text>Under these laws, the Licensed Material *** not be
sold, leased, downloaded, moved, exported, re-exported, or transferred
across borders without a license, or approval from the relevant government a
uthority, to any country or to any foreign national restricted by these laws
, including countries embargoed by the U.S. Government (currently Cuba, Iran
, North Korea, Northern Sudan and Syria); or to any restricted or denied end
-user including, but not limited to, any person or entity prohibited by the
U.S. Office of Foreign Assets Control; or for any restricted end-use.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>You will maintain throughout the Term all rights a
nd licenses that are required with respect to your Services.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>D. Warranty Disclaimer.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>THE LICENSED MATERIAL IS PROVIDED TO YOU "AS IS",
"WHERE IS", WITH ALL FAULTS AND EACH PARTY DISCLAIMS ALL WARRANTIES, WHE
THER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING WITHOUT LIMITATION
WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT, FITNESS FOR A PARTICULAR PU
RPOSE, AND ANY WARRANTIES OR CONDITIONS ARISING OUT OF THIS AGREEMENT, COURSE
OF DEALING OR USAGE OF TRADE.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>TWITTER DOES NOT WARRANT THAT THE LICENSED MAT
ERIAL OR ANY OTHER TWITTER PRODUCT OR SERVICE PROVIDED HEREUNDER WILL MEET A
NY OF YOUR REQUIREMENTS OR THAT USE OF SUCH LICENSED MATERIAL OR OTHER PRODU
CTS OR SERVICES WILL BE ERROR-FREE, UNINTERRUPTED, VIRUS-FREE OR SECURE.</te
xt>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>THIS DISCLAIMER OF WARRANTY *** NOT BE VALID IN SO
ME JURISDICTIONS AND YOU *** HAVE WARRANTY RIGHTS UNDER LAW WHICH *** NOT BE
WAIVED OR DISCLAIMED.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>ANY SUCH WARRANTY EXTENDS ONLY FOR THIRTY (30) DAY
S FROM THE EFFECTIVE DATE OF THIS AGREEMENT (UNLESS SUCH LAW PROVIDES OT

HERWISE).</text>

<avg>4</avg>
</sentence>
<sentence id="****">
<text>E. Indemnification.</text>
<avg>6</avg>
</sentence>
<sentence id="****">
<text>You shall defend Twitter against any and all actions, demands, claims and suits (including without limitation product liability claims), and indemnify and hold Twitter harmless from any and all liabilities, damages and costs (including without limitation reasonable attorney's fees) to the extent arising out of: (i) your use of the Licensed Material in any manner that is inconsistent with this Agreement; or (ii) the performance, promotion, sale or distribution of your Services.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>In the event Twitter seeks indemnification or defense from you under this provision, Twitter will promptly notify you in writing of the claim(s) brought against Twitter for which it seeks indemnification or defense.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>Twitter reserves the right, at its option and sole discretion, to assume full control of the defense of claims with legal counsel of its choice.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>You *** not enter into any third party agreement, which would, in any manner whatsoever, affect the rights of Twitter, constitute an admission of fault by Twitter or bind Twitter in any manner, without the prior written consent of Twitter.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>In the event Twitter assumes control of the defense of such claim, Twitter shall not settle any such claim requiring payment from you without your prior written approval.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>F. Limitation of Liability.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>IN NO EVENT WILL TWITTER BE LIABLE TO YOU OR ANY END USERS FOR ANY INDIRECT, SPECIAL, INCIDENTAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES OR ANY LOSS OF OR DAMAGE TO USE, DATA, BUSINESS, GOODWILL OR PROFITS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>IN ANY CASE, TWITTER'S AGGREGATE LIABILITY FOR ANY AND ALL CLAIMS UNDER THIS AGREEMENT WILL NOT EXCEED \$50.00 USD.</text>
<avg>4</avg>
</sentence>
<sentence id="****">

<text>THE FOREGOING LIMITATIONS, EXCLUSIONS AND DISCLAIMERS SHALL APPLY REGARDLESS OF WHETHER SUCH LIABILITY ARISES FROM ANY CLAIM BASED UPON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, AND WHETHER OR NOT THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE.</text>

<avg>4</avg>
</sentence>

<sentence id="****">
<text>INsofar as applicable LAW PROHIBITS ANY LIMITATION ON LIABILITY HEREIN, THE PARTIES AGREE THAT SUCH LIMITATION WILL BE AUTOMATICALLY MODIFIED, BUT ONLY TO THE EXTENT SO AS TO MAKE THE LIMITATION COMPLIANT WITH APPLICABLE LAW.</text>

<avg>5</avg>
</sentence>

<sentence id="****">
<text>THE PARTIES AGREE THAT THE LIMITATIONS ON LIABILITIES SET FORTH HEREIN ARE AGREED ALLOCATIONS OF RISK AND SUCH LIMITATIONS WILL APPLY NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.</text>

<avg>5</avg>
</sentence>

<sentence id="****">

<text>G. Updates.</text>

<avg>3</avg>
</sentence>

<sentence id="****">

<text>Twitter *** update or modify this Agreement, Developer Terms, and other terms and conditions, from time to time at its sole discretion by posting the changes on this site or by otherwise notifying you (such notice *** be via email).</text>

<avg>4</avg>
</sentence>

<sentence id="****">

<text>You acknowledge that these updates and modifications may adversely affect how your Service accesses or communicates with the Twitter API.</text>

<avg>5</avg>
</sentence>

<sentence id="****">

<text>If any change is unacceptable to you, your only recourse is to cease all use of the Licensed Material.</text>

<avg>4</avg>
</sentence>

<sentence id="****">

<text>Your continued access or use of the Licensed Material will constitute binding acceptance of the such updates and modifications.</text>

<avg>5</avg>
</sentence>

<sentence id="****">

<text>H. Miscellaneous.</text>

<avg>5</avg>
</sentence>

<sentence id="****">

<text>This Agreement constitutes the entire agreement among the parties with respect to the subject matter and supersedes and merges all prior proposals, understandings and contemporaneous communications.</text>

<avg>6</avg>
</sentence>

<sentence id="****">

<text>Any modification to this Agreement must be in a writing signed by both you and Twitter, Inc. You *** not assign any of the rights or obligations granted hereunder, in whole or in part, whether voluntarily or by operation of law, contract, merger (whether you are the surviving or disappearing entity), stock or asset sale, consolidation, dissolution, through government action or otherwise, except with the prior written consent of Twitter, Inc. Twitter, Inc. is authorized to sign modifications and consents on behalf of Twitter International Company, an Irish company responsible for the information of Twitter users who live outside the United States.</text>

<avg>4</avg>

</sentence>

<sentence id="****">

<text>Any attempted assignment in violation of this paragraph is null and void, and Twitter *** terminate this Agreement.</text>

<avg>4</avg>

</sentence>

<sentence id="****">

<text>This Agreement does not create or imply any partnership, agency or joint venture.</text>

<avg>4</avg>

</sentence>

<sentence id="****">

<text>This Agreement will be governed by and construed in accordance with the laws of the State of California, without regard to or application of conflicts of law rules or principles.</text>

<avg>4</avg>

</sentence>

<sentence id="****">

<text>All claims arising out of or relating to this Agreement will be brought exclusively in the federal or state courts of San Francisco County, California, USA, and you consent to personal jurisdiction in those courts.</text>

<avg>4</avg>

</sentence>

<sentence id="****">

<text>Despite the foregoing, you agree that they damage s would be an inadequate remedy for Twitter in the event of a breach or threatened breach of a provision of this Agreement protecting Twitter's intellectual property or Confidential Information, and that in the event of such a breach or threat, Twitter, in addition to any other remedies to which it is entitled, is entitled to such preliminary or injunctive relief (including an order prohibiting Company from taking actions in breach of such provisions), without the need for posting bond, and specific performance as *** be appropriate.</text>

<avg>4</avg>

</sentence>

<sentence id="****">

<text>The parties agree that neither the United Nations Convention on Contracts for the International Sale of Goods, nor the Uniform Computer Information Transaction Act (UCITA) shall apply to this Agreement, regardless of the states in which the parties do business or are incorporated.</text>

<avg>4</avg>

</sentence>

<sentence id="****">

<text>No waiver by Twitter of any covenant or right under this Agreement will be effective unless memorialized in a writing duly authorized by Twitter.</text>

<avg>4</avg>
</sentence>
<sentence id="****">
 <text>If any part of this Agreement is determined to be
invalid or unenforceable by a court of competent jurisdiction, that prov
ision will be enforced to the maximum extent permissible and the remaining p
rovisions of this Agreement will remain in full force and effect.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>Developer Policy Effective: *****.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>In addition to the Developer Agreement, this Devel
oper Policy ("Policy") provides rules and guidelines for developers who interact
with Twitter's ecosystem of applications, services and content.</text>
 <avg>5</avg>
</sentence>
<sentence id="****">
 <text>Policy violations are also considered violations o
f the Developer Agreement.</text>
 <avg>6</avg>
</sentence>
<sentence id="****">
 <text>Take a look at the Definitions for the meaning of
capitalized words used in this Policy.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>These policies *** be changed from time to time wi
thout notice.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>Please check here for any updates.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>I.</text>
 <avg>1</avg>
</sentence>
<sentence id="****">
 <text>Guiding Principles 1.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>A Few Key Points 2.</text>
 <avg>2</avg>
</sentence>
<sentence id="****">
 <text>Maintain the Integrity of Twitter's Products
3.</text>
 <avg>5</avg>
</sentence>
<sentence id="****">
 <text>Respect Users' Control and Privacy 4.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">

```

            <text>Clearly Identify Your Service            5.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>Keep Twitter Spam Free            6.</text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>Be a Good Partner to Twitter            7.</text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>Avoid Replicating the Core Twitter Experience
8.</text>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>Engage in Appropriate Commercial Use            II.</te
xt>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>Rules for Specific Twitter Products or Features
1.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>Twitter Login            2.</text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>Social Updates            3.</text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>Twitter Identity            4.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>Twitter Cards            5.</text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>Twitter for Websites            6.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>Definitions            I.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>Guiding Principles            1.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>A Few Key Points            a.</text>
            <avg>2</avg>
        </sentence>
        <sentence id="****">
            <text>Keep any API keys or other access credentials priv

```

ate and use only as permitted.</text>
<avg>4</avg>
</sentence>
<sentence id="***">
<text>b.</text>
<avg>1</avg>
</sentence>
<sentence id="***">
<text>Respect our requirements on how to display and interact with users' content.</text>
<avg>5</avg>
</sentence>
<sentence id="***">
<text>c. If your application will need more than 1 million user tokens, you must contact us about your Twitter API access, as you *** be subject to additional terms.</text>
<avg>4</avg>
</sentence>
<sentence id="***">
<text>d. Twitter *** ***** your use of the Twitter API to improve the Twitter Service, examine commercial use and ensure your compliance with this Policy.</text>
<avg>4</avg>
</sentence>
<sentence id="***">
<text>e. Remember, Twitter *** suspend or revoke access to the Twitter API if we believe you are in violation of this Policy.</text>
<avg>4</avg>
</sentence>
<sentence id="***">
<text>Do not apply for or register additional API tokens if Twitter has suspended your account.</text>
<avg>4</avg>
</sentence>
<sentence id="***">
<text>Instead, contact us.</text>
<avg>3</avg>
</sentence>
<sentence id="***">
<text>2.</text>
<avg>1</avg>
</sentence>
<sentence id="***">
<text>Maintain the Integrity of Twitter's Products a.</text>
<avg>5</avg>
</sentence>
<sentence id="***">
<text>Follow the Display Requirements and Twitter Rules.</text>
<avg>5</avg>
</sentence>
<sentence id="***">
<text>If your Service facilitates or induces users to violate the Twitter Rules, you must figure out how to prevent the abuse or Twitter *** suspend or terminate your access to the Twitter API.</text>
<avg>4</avg>
</sentence>

<sentence id="****">
 <text>We've provided guidance in our Abuse Preve
 ntion and Security help page.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="****">
 <text>b.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="****">
 <text>If your Service submits content to Twitter that in
 cludes a Twitter username, submit the correct Twitter username ("@userna
 me").</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>c. Promptly respond to Content changes reported th
 rough the Twitter API, such as deletions or the public/protected status
 of Tweets.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="****">
 <text>d. Do not modify, translate or delete a portion of
 the Content.</text>
 <avg>3</avg>
 </sentence>
 <sentence id="****">
 <text>e. Maintain the features and functionality of Cont
 ent and Twitter API.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="****">
 <text>Do not interfere with, intercept, disrupt,
 filter, or disable any features of Twitter or the Twitter API, includin
 g the Content of embedded Tweets and embedded timelines.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>f. Only surface Twitter activity as it surfaced on
 Twitter.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>For example, your Service should execute t
 he unfavorite and delete actions by removing all relevant Content, not b
 y publicly displaying to other users that the Tweet is no longer favorit
 ed or has been deleted.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>g. Do not exceed or circumvent limitations on acce
 ss, calls, sharing, privacy settings, or use permitted in this Policy, o
 r as otherwise set forth on the Developer Site, or communicated to you b
 y Twitter.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>h. Do not remove or alter any proprietary notices
 or marks on Content or the Twitter API.</text>
 <avg>4</avg>

```

        </sentence>
        <sentence id="****">
            <text>i.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>Do not (and do not allow others to) aggregate, cac
he, or store location      data and other geographic information contained in
the Content, except      as part of a Tweet.</text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>Any use of location data or geographic information
on a standalone basis is prohibited.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>3.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>Respect Users' Control and Privacy      a.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>Get the user's express consent before you do any o
f the following:      i.</text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>Take any actions on a user's behalf, including pos
ting Content,      following/unfollowing other users, modifying profile i
nformation,      or adding hashtags or other data to the user's Tweets.</
text>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>A user      authenticating through your Ser
vice does not constitute user      consent.</text>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>ii.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>Republish Content accessed by means other than via
the Twitter API      or Twitter other tools.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>iii.</text>
            <avg>2</avg>
        </sentence>
        <sentence id="****">
            <text>Use a user's Content to promote a commercial produ
ct or service,      either on a commercial durable good or as part of an
advertisement.</text>
            <avg>4</avg>
        </sentence>

```



```

<sentence id="****">
    <text>iv.</text>
    <avg>1</avg>
</sentence>
<sentence id="****">
    <text>Store non-public Content such as direct messages o
r other private    or confidential information.</text>
    <avg>5</avg>
</sentence>
<sentence id="****">
    <text>v. Share or publish protected Content, private or
confidential    information.</text>
    <avg>5</avg>
</sentence>
<sentence id="****">
    <text>b.</text>
    <avg>1</avg>
</sentence>
<sentence id="****">
    <text>Take all reasonable efforts to do the following, p
rovided that when    requested by Twitter, you must promptly take such acti
ons:    i. Delete Content that Twitter reports as deleted or expired;
    ii.</text>
    <avg>4</avg>
</sentence>
<sentence id="****">
    <text>Change treatment of Content that Twitter reports i
s subject to    changed sharing options (e.g., become protected); and
    iii.</text>
    <avg>4</avg>
</sentence>
<sentence id="****">
    <text>Modify Content that Twitter reports has been modif
ied.</text>
    <avg>5</avg>
</sentence>
<sentence id="****">
    <text>c. If your Service allows users to post Content to
Twitter, then, before    publishing, show the user exactly what will be pu
blished, including    whether any geotags will be added to the Content.</te
xt>
    <avg>4</avg>
</sentence>
<sentence id="****">
    <text>d. If your Service allows users to post Content to
your Service and    Twitter, then, before publishing to the Service:
    i.</text>
    <avg>3</avg>
</sentence>
<sentence id="****">
    <text>Explain how you will use the Content;    ii.<
/text>
    <avg>3</avg>
</sentence>
<sentence id="****">
    <text>Obtain proper permission to use the Content; and
iii.</text>
    <avg>4</avg>
</sentence>
<sentence id="****">

```

is Policy in connection with the Content.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>e. Display your Service's privacy policy to users before download, installation or sign up of your application.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>Your privacy policy must be consistent with all applicable laws, and be no less protective of end users than Twitter's Privacy Policy located at <https://twitter.com/privacy>.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>You must comply with your privacy policy, which must clearly disclose the information you collect from users and how you use and share that information, including with Twitter.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>f. If your Service uses cookies, disclose in your privacy policy:
i.</text>
<avg>3</avg>
</sentence>
<sentence id="****">
<text>Whether third parties collect user information on your Service and across other websites or online services; i.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>Information about user options for cookie management and whether you honor the Do Not Track setting in supporting web browsers.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>g. If your Service adds location information to users' Tweets:
i.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>Disclose when you add location information, whether as a geotag or annotations data, and whether you add a place or specific coordinates.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>ii.</text>
<avg>1</avg>
</sentence>
<sentence id="****">
<text>Comply with Geo Developers Guidelines if your application allows users to Tweet with their location.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>h. Do not store Twitter passwords.</text>

<avg>4</avg>
</sentence>
<sentence id="****">
 <text>4.</text>
 <avg>1</avg>
</sentence>
<sentence id="****">
 <text>Clearly Identify Your Service a.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>Make sure users understand your identity and the s
 your Service.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>For example: i. Don't use a name or logo
 that falsely implies you or your company is related to another busin
 ess or person.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>ii.</text>
 <avg>1</avg>
</sentence>
<sentence id="****">
 <text>Don't use a shortened URL for your Service that at
 tempts to mask the destination site iii.</text>
 <avg>4</avg>
</sentence>
<sentence id="****">
 <text>Don't use a URL for your Service that directs user
 s to 1. a site that is unrelated to your Service 2. a
 site that encourages users to violate the Twitter Rules 3. a spam o
 r malware site.</text>
 <avg>3</avg>
</sentence>
<sentence id="****">
 <text>b.</text>
 <avg>1</avg>
</sentence>
<sentence id="****">
 <text>Do not replicate, frame, or mirror the Twitter web
 site or its design.</text>
 <avg>3</avg>
</sentence>
<sentence id="****">
 <text>5.</text>
 <avg>1</avg>
</sentence>
<sentence id="****">
 <text>Keep Twitter Spam Free a.</text>
 <avg>3</avg>
</sentence>
<sentence id="****">
 <text>Follow the Abuse and Spam rules here.</text>
 <avg>3</avg>
</sentence>
<sentence id="****">
 <text>b.</text>

<avg>1</avg>
</sentence>
<sentence id="****">
<text>Comply with the automation rules if your Service performs automatic actions.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>c. Do not do any of the following: i. Mas s-register applications.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>ii.</text>
<avg>1</avg>
</sentence>
<sentence id="****">
<text>Create tokens/applications to sell names, prevent others from using names, or other commercial use.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>iii.</text>
<avg>2</avg>
</sentence>
<sentence id="****">
<text>Use third-party content feeds to update and maintain in accounts under those third parties' names.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>iv.</text>
<avg>1</avg>
</sentence>
<sentence id="****">
<text>Name squat by submitting multiple applications with the same function under different names.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>v. Publish links to malicious content.</text>
<avg>4</avg>
</sentence>
<sentence id="****">
<text>vi.</text>
<avg>1</avg>
</sentence>
<sentence id="****">
<text>Publish pornographic or obscene images to user profile images and background images.</text>
<avg>5</avg>
</sentence>
<sentence id="****">
<text>6.</text>
<avg>1</avg>
</sentence>
<sentence id="****">
<text>Be a Good Partner to Twitter a.</text>
<avg>3</avg>
</sentence>

```

        <sentence id="****">
            <text>Follow the guidelines for using Tweets in broadcast
t if you display        Tweets offline.</text>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>b.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>If you provide Content to third parties, including
downloadable        datasets of Content or an API that returns Content, you will only
>        distribute or allow download of Tweet IDs and/or User IDs.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>i.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>You ***, however, provide export via non-automated
means (e.g.,        download of spreadsheets or PDF files, or use of a "save as"
user        button) of up to 50,000 public Tweets and/or User Objects per
            of your Service, per day.</text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>ii.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>Any Content provided to third parties via non-automated file
            download remains subject to this Policy.</text>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>c. Use and display Twitter Marks solely to identify
y Twitter as the source        of Content.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>d. Comply with Twitter Brand Assets and Guidelines
.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>e. Do not do any of the following:
xt>        i.</text>
            <avg>2</avg>
        </sentence>
        <sentence id="****">
            <text>Use a single application API key for multiple use
cases or multiple        application API keys for the same use case.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>ii.</text>
            <avg>1</avg>
        </sentence>

```

<sentence id="****">
 <text>Charge a premium above your Service's standard dat
 a and usage rates for access to Content via SMS or USSD.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>iii.</text>
 <avg>2</avg>
 </sentence>
 <sentence id="****">
 <text>Sell or receive monetary or virtual compensation f
 or Tweet actions or the placement of Tweet actions on your Service,
 such as, but not limited to follow, retweet, favorite, and reply.</t
 ext>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>iv.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="****">
 <text>Do not use, access or analyze the Twitter API to *
 ***** or measure the availability, performance, functionality, usag
 e statistics or results of Twitter's products and services or for an
 y other benchmarking or competitive purposes, including without limi
 tion, *****ing or measuring: 1. the responsiveness
 of Twitter websites, web pages or other online services; or
 2. aggregate Twitter user metrics such as total number of active
 users, accounts, user engagements or account engagements.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="****">
 <text>v. Use Twitter Content, by itself or bundled with
 third party data, to target users with advertising outside of the Tw
 itter platform, including without limitation on other advertising ne
 tworks, via data brokers, or through any other advertising or moneti
 zation services.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="****">
 <text>vi.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="****">
 <text>Use Twitter Marks, or Twitter Certified Products P
 rogram badges, or similar marks or names in a manner that creates a
 false sense of endorsement, sponsorship, or association with Twitter
 .</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>vii.</text>
 <avg>2</avg>
 </sentence>
 <sentence id="****">
 <text>Use the Twitter Verified Account badge, Verified A
 ccount status, or any other enhanced user categorization on Twitter
 Content other than that reported to you by Twitter through the API.<
 /text>
 <avg>4</avg>

</sentence>
<sentence id="****">
 <text>7.</text>
 <avg>1</avg>

</sentence>
<sentence id="****">
 <text>Avoid Replicating the Core Twitter Experience

a. Twitter discourages online services from replicating Twitter's core user experience or features.</text>

<avg>6</avg>
</sentence>

<sentence id="****">
 <text>b.</text>
 <avg>1</avg>

</sentence>
<sentence id="****">
 <text>The following rules apply solely to Services or applications that attempt to replicate Twitter's core user experience:

i.</text>

<avg>5</avg>
</sentence>

<sentence id="****">
 <text>You must obtain our permission to have more than * tokens, and you *** be subject to additional terms.</text>

***** user
t>

<avg>4</avg>
</sentence>
<sentence id="****">
 <text>ii.</text>
 <avg>1</avg>

</sentence>
<sentence id="****">
 <text>Use the Twitter API as provided by Twitter for fun
 your Service that are substantially similar to a Twitter service
 feature and present this to your users as the default option.</text>

ctionalities in
tter service
ption.</text>

<avg>4</avg>
</sentence>
<sentence id="****">
 <text>iii.</text>
 <avg>2</avg>

</sentence>
<sentence id="****">
 <text>Display a prominent link or button in your Service
 new users to Twitter's sign-up functionality.</text>

that directs

<avg>5</avg>
</sentence>
<sentence id="****">
 <text>iv.</text>
 <avg>1</avg>

</sentence>
<sentence id="****">
 <text>Do not do the following: 1.</text>
 <avg>2</avg>

</sentence>
<sentence id="****">
 <text>Pay, or offer to pay, third parties for distribution.</text>

on.</text>

<avg>3</avg>
</sentence>

	<pre> <sentence id="****"> <text>This n for downloads (other than sms of traffic acquisition.</text> <avg>5</avg> </sentence> <sentence id="****"> <text>2.</text> <avg>1</avg> </sentence> <sentence id="****"> <text>Arrange for your Service to be pre-installed on an y device, t of a specialized data plan.</text> <avg>4</avg> </sentence> <sentence id="****"> <text>3.</text> <avg>1</avg> </sentence> <sentence id="****"> <text>Use Twitter Content or other data collected from u sers to twork create or maintain a separate status update or social ne database or service.</text> <avg>4</avg> </sentence> <sentence id="****"> <text>8.</text> <avg>1</avg> </sentence> <sentence id="****"> <text>Engage in Appropriate Commercial Use t> <avg>4</avg> </sentence> <sentence id="****"> <text>Advertising Around Twitter Content xt> <avg>5</avg> </sentence> <sentence id="****"> <text>You *** advertise around and on sites that display Tweets, but you timeline on *** not place any advertisements within the Twitter your Service other than Twitter Ads.</text> <avg>4</avg> </sentence> <sentence id="****"> <text>ii.</text> <avg>1</avg> </sentence> <sentence id="****"> <text>Your advertisements cannot resemble or reasonably be confused by users as a Tweet.</text> <avg>4</avg> </sentence> <sentence id="****"> <text>iii.</text> <avg>2</avg> </sentence> <sentence id="****"> </pre>	<pre> includes offering compensatio transactional fees) or other mechani a.</tex i.</te </pre>
--	--	--

r timeline
 t be a
 nts.</text>
 <text>You *** advertise in close proximity to the Twitte
 (e.g., banner ads above or below timeline), but there mus
 clear separation between Twitter content and your advertiseme

<avg>4</avg>
 </sentence>
 <sentence id="***">
 <text>b.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="***">
 <text>Compensation i.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="***">
 <text>When Content is the primary basis of an advertisin
 sale you make, you must compensate Twitter, recoupa
 fees payment to Twitter for data licensing.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="***">
 <text>ii.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="***">
 <text>Twitter reserves the right to serve advertising vi
 ("Twitter Ads").</text>
 <avg>4</avg>
 </sentence>
 <sentence id="***">
 <text>If you decide to serve Twitter Ads once we start
 delivering them, we will share a portion of advertising revenue
 with you in accordance with the relevant terms and conditions.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="***">
 <text>II.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="***">
 <text>Rules for Specific Twitter Products or Features
 1.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="***">
 <text>Twitter Login a.</text>
 <avg>3</avg>
 </sentence>
 <sentence id="***">
 <text>Present users with easy to find options to log int
 o and out of Twitter, for example, via the OAuth protocol or Twitter Kit
 .</text>
 <avg>3</avg>
 </sentence>
 <sentence id="***">
 <text>b.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="***">
 <text>Provide users without a Twitter account the opport

unity to create a new Twitter account.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="****">
 <text>c. Display the Connect with Twitter option at least as prominently as the most prominent of any other third party social networking sign-up or sign-in marks and branding appearing on your Service.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="****">
 <text>d. Obtain consent before accessing users' email addresses using Twitter login.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="****">
 <text>As part of Twitter's OAuth protocol, users *** consent to share their email addresses with you.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>On iOS and Android, you must only request access to users' email addresses using the Twitter-approved user interface made available via Twitter Kit and must only access email addresses of users who provide consent through that user interface.</text>
 <avg>5</avg>
 </sentence>
 <sentence id="****">
 <text>2.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="****">
 <text>Social Updates a.</text>
 <avg>3</avg>
 </sentence>
 <sentence id="****">
 <text>If you allow users to create social updates from your own social service or a third party social networking, micro-blogging, or status update provider integrated into your Service ("Update"), you must display a prominent option to publish that content to Twitter.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>b.</text>
 <avg>1</avg>
 </sentence>
 <sentence id="****">
 <text>If Updates are longer than *** characters or not text, you must display a prominent link to publish that content to Twitter and:
 i. URLs must direct users to the page where that content is displayed.</text>
 <avg>4</avg>
 </sentence>
 <sentence id="****">
 <text>You *** require users to sign in to access that page, but the content must not otherwise be restricted from being viewed.</text>
 <avg>4</avg>
 </sentence>

```

<sentence id="****">
    <text>ii.</text>
    <avg>1</avg>
</sentence>
<sentence id="****">
    <text>URLs must not direct users to interstitial or inte
mediate pages.</text>
    <avg>5</avg>
</sentence>
<sentence id="****">
    <text>3.</text>
    <avg>1</avg>
</sentence>
<sentence id="****">
    <text>Twitter Identity          a.</text>
    <avg>4</avg>
</sentence>
<sentence id="****">
    <text>Once a user has authenticated via Connect with Twi
tter via your          Service, you must clearly display the user's Twitter ident
ity via your          Service.</text>
    <avg>4</avg>
</sentence>
<sentence id="****">
    <text>Twitter identity includes visible display of the u
ser's          avatar, Twitter user name and the Twitter bird mark.</text>
    <avg>4</avg>
</sentence>
<sentence id="****">
    <text>b.</text>
    <avg>1</avg>
</sentence>
<sentence id="****">
    <text>Displays of the user's followers on your Service m
ust clearly show that          the relationship is associated with the Twitter Se
rvice.</text>
    <avg>5</avg>
</sentence>
<sentence id="****">
    <text>4.</text>
    <avg>1</avg>
</sentence>
<sentence id="****">
    <text>Twitter Cards          a.</text>
    <avg>3</avg>
</sentence>
<sentence id="****">
    <text>Develop your Card to have the same quality experie
nce across all          platforms where Cards are displayed.</text>
    <avg>5</avg>
</sentence>
<sentence id="****">
    <text>b.</text>
    <avg>1</avg>
</sentence>
<sentence id="****">
    <text>If your Service provides a logged-in experience, t
he experience prior          to a user's login must be of equivalent quality and
user value.</text>
    <avg>4</avg>

```

```

        </sentence>
        <sentence id="****">
            <text>c. Mark your Card as 'true' for sensitive media if
such media can be displayed.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>d. Use HTTPS for hosting all assets within your Ca
rd.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>e. For video and audio content: i.</text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>Default to 'sound off' for videos that automatical
ly play content.</text>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>ii.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>Include stop or pause controls.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>f. Do not do any of the following: i.</te
xt>
            <avg>2</avg>
        </sentence>
        <sentence id="****">
            <text>Exceed or circumvent Twitter's limitations placed
on any Cards, including the Card's intended use.</text>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>ii.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>Attach the App Card to a user's Tweet, unless the
user is explicitly promoting or referring to the app in the Tweet.</
text>
            <avg>3</avg>
        </sentence>
        <sentence id="****">
            <text>iii.</text>
            <avg>2</avg>
        </sentence>
        <sentence id="****">
            <text>Place third-party sponsored content within Cards w
ithout Twitter's prior approval.</text>
            <avg>6</avg>
        </sentence>
        <sentence id="****">
            <text>iv.</text>
            <avg>1</avg>

```

```

        </sentence>
        <sentence id="****">
            <text>Include content or actions within your Card that a
                contextually relevant to the user's Tweet text and Tweet enti
                such as URLs and media.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>v. Generate active mixed content browser warnings.
        </text>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>vi.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>Attach monetary incentives or transactions (includ
                currency) to activities that occur within the Card or on
                from your Card.</text>
            <avg>5</avg>
        </sentence>
        <sentence id="****">
            <text>vii.</text>
            <avg>2</avg>
        </sentence>
        <sentence id="****">
            <text>Apply for Cards access for domains you do not mana
                others from registering or utilizing Cards on those do
            </text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>5.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="****">
            <text>Twitter for Websites          a.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>If you expect your embedded Tweets and embedded ti
                million daily impressions, you must contact us abou
                t your Twitter API          access, as you *** be subject to additional terms.</t
                ext>
            <avg>4</avg>
        </sentence>
        <sentence id="****">
            <text>b.</text>
            <avg>1</avg>
        </sentence>
        <sentence id="358">
            <text>If you use TFW widgets, you must ensure that an en
                with clear and comprehensive information about, and c
                storing and accessing of cookies or other information on
                the end user's          device where providing such information and obtaining su
                ch consent is          required by law.</text>
            <avg>4</avg>
        </sentence>
        <sentence id="****">

```

[illegible]

```
\u***cyou\u***d) and Twitter, Inc. and Twitter International Company (collective
ly, \u***cTwitter\u***d) and governs your access to and use of the Licensed Mate
rial (as defined below).",
    "avg": 4.*****09091,
    "id": 1
  },
  {
    "text": "PLEASE READ THE TERMS AND CONDITIONS OF THIS AGREEMENT
CAREFULLY, INCLUDING WITHOUT LIMITATION ANY LINKED TERMS AND CONDITIONS APPEARIN
G OR REFERENCED BELOW, WHICH ARE HEREBY MADE PART OF THIS LICENSE AGREEMENT.",
    "avg": 5.3*****64706,
    "id": 2
  },
  {
    "text": "BY USING THE LICENSED MATERIAL, YOU ARE AGREEING THAT Y
OU HAVE READ, AND THAT YOU AGREE TO COMPLY WITH AND TO BE BOUND BY THE TERMS AND
CONDITIONS OF THIS AGREEMENT AND ALL APPLICABLE LAWS AND REGULATIONS IN THEIR E
NTIRETY WITHOUT LIMITATION OR QUALIFICATION.",
    "avg": 4.*****5***4,
    "id": 3
  },
  {
    "text": "IF YOU DO NOT AGREE TO BE BOUND BY THIS AGREEMENT, THEN
YOU *** NOT ACCESS OR OTHERWISE USE THE LICENSED MATERIAL.",
    "avg": 3.875,
    "id": 4
  },
  {
    "text": "THIS AGREEMENT IS EFFECTIVE AS OF THE FIRST DATE THAT Y
OU USE THE LICENSED MATERIAL (\u***cEFFECTIVE DATE\u***d).",
    "avg": 4.35,
    "id": 5
  },
  {
    "text": "IF YOU ARE AN INDIVIDUAL REPRESENTING AN ENTITY, YOU AC
KNOWLEDGE THAT YOU HAVE THE APPROPRIATE AUTHORITY TO ACCEPT THIS AGREEMENT ON BE
HALF OF SUCH ENTITY.",
    "avg": 4.85*****2,
    "id": 6
  },
  {
    "text": "YOU *** NOT USE THE LICENSED MATERIAL AND *** NOT ACCEP
T THIS AGREEMENT IF YOU ARE NOT OF LEGAL AGE TO FORM A BINDING CONTRACT WITH TWI
TTER, OR YOU ARE BARRED FROM USING OR RECEIVING THE LICENSED MATERIAL UNDER APPL
ICABLE LAW.",
    "avg": 4.3***8***5***837,
    "id": 7
  },
  {
    "text": "I. Twitter API and Twitter Content  A. Definitions  1.
",
    "avg": 4.4,
    "id": 8
  },
  {
    "text": "Content \u*****weets, Tweet IDs, Twitter end user prof
ile information, and any      other data and information made available to you th
rough the Twitter API or      by any other means authorized by Twitter, and any c
opies and derivative      works thereof.",
    "avg": 4.5*****7***7***5,
```

```

        "id": 9
    },
    {
        "text": "2.",
        "avg": 1.0,
        "id": 10
    },
    {
        "text": "Developer Site \u*****witter\u***9s developer site loc
ated at https://      dev.twitter.com.",
        "avg": 5.***69***769***75,
        "id": 11
    },
    {
        "text": "3.",
        "avg": 1.0,
        "id": 12
    },
    {
        "text": "End Users \u***2 Users of your Services, who are bound
to enforceable service      terms with you.",
        "avg": 4.*****55555,
        "id": 13
    },
    {
        "text": "4.",
        "avg": 1.0,
        "id": 14
    },
    {
        "text": "Licensed Material \u***2 A collective term for the Twit
ter API and Content.",
        "avg": 4.53846***846***8,
        "id": 15
    },
    {
        "text": "5.",
        "avg": 1.0,
        "id": 16
    },
    {
        "text": "Services \u***2 Your websites, applications and other o
fferings that display      Content or otherwise use the Licensed Material.",
        "avg": 5.42*****8948,
        "id": 17
    },
    {
        "text": "6.",
        "avg": 1.0,
        "id": 18
    },
    {
        "text": "Tweet ID \u***2 A unique identification number generate
d for each Tweet.",
        "avg": 4.75,
        "id": 19
    },
    {
        "text": "7.",
        "avg": 1.0,

```



```

        "id": 20
    },
    {
        "text": "Tweet \u***2 a public posting with a text body of no mo
re than *** characters made by any end user of the Twitter Service.",
        "avg": 3.76,
        "id": 21
    },
    {
        "text": "8.",
        "avg": 1.0,
        "id": 22
    },
    {
        "text": "Twitter API \u*****he Twitter Application Programming
Interface (\u***cAPI\u***d) and the related documentation, data, code, and o
ther materials provided by Twitter with the API, as updated from time to tim
e, including without limitation through the Developer Site.",
        "avg": 4.*****77778,
        "id": 23
    },
    {
        "text": "9.",
        "avg": 1.0,
        "id": 24
    },
    {
        "text": "Twitter Marks \u*****he Twitter name, or logos that Tw
itter makes available to you, including via the Developer Site.",
        "avg": 4.3***8***8***818,
        "id": 25
    },
    {
        "text": "10.",
        "avg": 1.5,
        "id": 26
    },
    {
        "text": "Twitter Services \u*****witter\u***9s offerings, inclu
ding without limitation, those offered via https://twitter.com and Twitter\u
***9s mobile application.",
        "avg": 6.0,
        "id": 27
    },
    {
        "text": "B.",
        "avg": 1.0,
        "id": 28
    },
    {
        "text": "License from Twitter.",
        "avg": 4.75,
        "id": 29
    },
    {
        "text": "Subject to the terms and conditions in this Agreement (
as a condition to the grant below), Twitter hereby grants you and you accept a n
on-exclusive, royalty free, non-transferable, non-sublicensable, revocable licen
se during the Term solely to: 1.",
        "avg": 4.58695652***9***,

```

```

        "id": 30
    },
    {
        "text": "Use the Twitter API to develop and implement your Servi
ces; 2.",
        "avg": 4.0,
        "id": 31
    },
    {
        "text": "Copy a reasonable amount of and display the Content on
and through your Services to End Users, as permitted by this Agreement; 3."
,
        "avg": 4.***3846***84615,
        "id": 32
    },
    {
        "text": "Modify Content only to format it for display on your Se
rvices; and 4.",
        "avg": 3.8,
        "id": 33
    },
    {
        "text": "Use and display Twitter Marks, solely to attribute Twit
ter\u***9s offerings as the source of the Content, as set forth herein.",
        "avg": 4.4***8***8695652,
        "id": 34
    },
    {
        "text": "C. Incorporated Terms.",
        "avg": 5.0,
        "id": 35
    },
    {
        "text": "Your use of the Licensed Material is further subject to
and governed by the following terms and conditions: 1. the Twitter Developer
Policy located at https://dev.twitter.com/overview/terms/policy (\u***cDeve
loper Policy\u***d); 2. as it relates to your display of any of the Content, th
e Display Requirements located at https://about.twitter.com/company/dis
play-requirements (\u***cDisplay Requirements\u***d); and 3. as it relates to y
our use and display of the Twitter Marks, the Twitter Brand Assets and Guide
lines located at https://twitter.com/logo (\u***cBrand Guidelines\u***d).",
        "avg": 5.***30***5***817,
        "id": 36
    },
    {
        "text": "The Developer Policy, Display Requirements, and Brand G
uidelines are collectively referred to herein as the \u***cDeveloper Terms\u***d
.",
        "avg": 5.5,
        "id": 37
    },
    {
        "text": "You agree to the Developer Terms, which are hereby inco
rporated by reference and are available in hardcopy upon request to Twitter.",
        "avg": 4.8***8695652***9,
        "id": 38
    },
    {
        "text": "In the event of a conflict between the Developer Terms
and this Agreement, this Agreement shall control.",

```

```

    "avg": 4.63***8947***421,
    "id": 39
  },
  {
    "text": "None of the Developer Terms expand or extend the license to the Twitter API, Content or Twitter Marks granted in this Agreement.",
    "avg": 4.458*****,
    "id": 40
  },
  {
    "text": "II.",
    "avg": 1.5,
    "id": 41
  },
  {
    "text": "Restrictions on Use of Licensed Materials A.",
    "avg": 4.75,
    "id": 42
  },
  {
    "text": "Reverse Engineering and other Limitations.",
    "avg": 6.*****,
    "id": 43
  },
  {
    "text": "You will not or attempt to (and will not allow others to) 1) reverse engineer, decompile, disassemble or translate the Twitter API, or otherwise attempt to derive source code, trade secrets or know-how in or underlying any Twitter API or any portion thereof; 2) interfere with, modify, disrupt or disable features or functionality of the Twitter API, including without limitation any such mechanism used to restrict or control the functionality, or defeat, avoid, bypass, remove, deactivate or otherwise circumvent any software protection or ****ing mechanisms of the Twitter API; 3) sell, rent, lease, sublicense, distribute, redistribute, syndicate, create derivative works of, assign or otherwise transfer or provide access to, in whole or in part, the Licensed Material to any third party except as expressly permitted herein; 4) provide use of the Twitter API on a service bureau, rental or managed services basis or permit other individuals or entities to create links to the Twitter API or \u***cframe\u***d or \u***cmirror\u***d the Twitter API on any other server, or wireless or Internet-based device, or otherwise make available to a third party, any token, key, password or other login credentials to the Twitter API; or 5) use the Licensed Material for any illegal, unauthorized or other improper purposes.",
    "avg": 4.4634***34*****,
    "id": 44
  },
  {
    "text": "B.",
    "avg": 1.0,
    "id": 45
  },
  {
    "text": "Rate Limits.",
    "avg": 3.*****666665,
    "id": 46
  },
  {
    "text": "You will not attempt to exceed or circumvent limitations on access, calls and use of the Twitter API (\u***cRate Limits\u***d), or otherwise use the Twitter API in a manner that exceeds reasonable request volume."
  }
}

```

```

lume,      constitutes excessive or abusive usage, or otherwise fails to comply o
r is      inconsistent with any part of this Agreement.",
          "avg": 4.5*****7,
          "id": 47
        },
        {
          "text": "If you exceed or Twitter      reasonably believes that y
ou have attempted to circumvent Rate Limits,      controls to limit use of the Tw
itter APIs or the terms and conditions of      this Agreement, then your ability
to use the Licensed Materials *** be      temporarily suspended or permanently bl
ocked.",
          "avg": 4.897959***67***95,
          "id": 48
        },
        {
          "text": "Twitter *** ***** your use      of the Twitter API to
improve the Twitter Service and to ensure your      compliance with this Agreemen
t.",
          "avg": 4.695652***9***44,
          "id": 49
        },
        {
          "text": "C. Geographic Data.",
          "avg": 4.25,
          "id": 50
        },
        {
          "text": "Your license to use Content in this Agreement does not
allow you to (and you will not allow others to) aggregate, cache, or store
location data and other geographic information contained in the Content,
except in conjunction with a Tweet to which it is attached.",
          "avg": 4.***50980392***85,
          "id": 51
        },
        {
          "text": "Your license      only\u00a0allows you to use such locat
ion data and geographic information to      identify the location tagged by the T
weet.",
          "avg": 4.86***6***6***63,
          "id": 52
        },
        {
          "text": "Any use of location data or      geographic information
on a standalone basis or beyond the license granted      herein is a breach of th
is Agreement.",
          "avg": 4.68,
          "id": 53
        },
        {
          "text": "D. Use of Twitter Marks.",
          "avg": 3.*****5,
          "id": 54
        },
        {
          "text": "The Twitter Marks *** not be included in or as part
of your registered corporate name, any of your logos, or any of your      servic
e or product names.",
          "avg": 3.*****55,
          "id": 55
        },
        },

```

```

{
  "text": "Moreover, you *** not create any derivative works o
f the Twitter Marks or use the Twitter Marks in a manner that creates or rea
sonably implies an inaccurate sense of endorsement, sponsorship, or associat
ion with Twitter.",
  "avg": 4.769***769***769,
  "id": 56
},
{
  "text": "You will not otherwise use business names and/or lo
gos in a manner that can mislead, confuse, or deceive users of your Services
.",
  "avg": 4.28,
  "id": 57
},
{
  "text": "All use of the Twitter Marks and all goodwill arising o
ut of such use, will inure to Twitter\u***9s benefit.",
  "avg": 4.0476***476***474,
  "id": 58
},
{
  "text": "You shall not use the Twitter Marks except as expre
ssly authorized herein without Twitter\u***9s prior consent.",
  "avg": 5.35*****6470588,
  "id": 59
},
{
  "text": "You will not remove or alter any proprietary notice
s or Twitter Marks on the Licensed Material.",
  "avg": 4.70588*****7,
  "id": 60
},
{
  "text": "III.",
  "avg": 2.0,
  "id": 61
},
{
  "text": "Updates You acknowledge that Twitter *** update or mod
ify the Twitter APIs from time to time, and at its sole discretion (in each inst
ance, an \u***cUpdate\u***d).",
  "avg": 4.***03***8064516,
  "id": 62
},
{
  "text": "You are required to implement and use the most current
version of the Twitter API and to make any changes to your Services that are req
uired as a result of such Update, at your sole cost and expense.",
  "avg": 4.05,
  "id": 63
},
{
  "text": "Updates *** adversely affect the manner in which your S
ervices access or communicate with the Twitter API or display Content.",
  "avg": 5.0476***476***474,
  "id": 64
},
{
  "text": "Your continued access or use of the Twitter APIs follow

```

ing an update or modification will constitute binding acceptance of the Update."

```
,
    {
        "avg": 5.***8***8***8***,
        "id": 65
    },
    {
        "text": "IV.",
        "avg": 1.5,
        "id": 66
    },
    {
        "text": "Ownership and Feedback    A.",
        "avg": 4.4,
        "id": 67
    },
    {
        "text": "Ownership.",
        "avg": 5.0,
        "id": 68
    },
    {
        "text": "The Licensed Materials are licensed, not sold, and Twit
ter    retains and reserves all rights not expressly granted in this Agreement.
",
        "avg": 4.8695652***9***5,
        "id": 69
    },
    {
        "text": "You expressly acknowledge that Twitter, its licensors a
nd its end users    retain all worldwide right, title and interest in and to th
e Licensed    Material and Content, including all rights in patents, trademarks
, trade    names, copyrights, trade secrets, know-how, data (including all
applications therefor), and all proprietary rights under the laws of the    Uni
ted States, any other jurisdiction or any treaty (\u***cIP Rights\u***d).",
        "avg": 4.5769***769***77,
        "id": 70
    },
    {
        "text": "You    agree not to do anything inconsistent with such
ownership, including    without limitation, challenging Twitter\u***9s ownersh
ip of the Twitter Marks,    challenging the validity of the licenses granted he
rein, or otherwise    copying or exploiting the Twitter Marks during or after t
he termination of    this Agreement, except as specifically authorized herein."
,
        "avg": 5.47***7***7***73,
        "id": 71
    },
    {
        "text": "If you acquire    any rights in the Twitter Marks or a
ny confusingly similar marks, by    operation of law or otherwise, you will, at
no expense to Twitter,    immediately assign such rights to Twitter.",
        "avg": 4.***842*****5,
        "id": 72
    },
    {
        "text": "B.",
        "avg": 1.0,
        "id": 73
    },
    {
```

```

        "text": "Feedback.",
        "avg": 4.5,
        "id": 74
    },
    {
        "text": "You *** provide Twitter with comments concerning the Li
censed Material, Services or your evaluation and use thereof (collectively,
\u***c Feedback\u***d).",
        "avg": 5.0,
        "id": 75
    },
    {
        "text": "You hereby grant Twitter all rights, title and ownershi
p of such Feedback (including all intellectual property rights therein), and
Twitter *** use the Feedback for any and all commercial and non-commercial
purposes with no obligation of any kind to you.",
        "avg": 4.*****77778,
        "id": 76
    },
    {
        "text": "V. Termination Twitter *** immediately terminate or su
spend this Agreement, any rights granted herein, and/or your license to the Lice
nsed Materials, at its sole discretion at any time, for any reason by providing
notice to you.",
        "avg": 4.7073***73***7***,
        "id": 77
    },
    {
        "text": "You *** terminate this Agreement at any time by ceasing
your access to the Twitter API and use of all Twitter Content.",
        "avg": 4.2***9***4***826,
        "id": 78
    },
    {
        "text": "Upon termination of this Agreement, all licenses grante
d herein immediately expire and you must cease use of all Licensed Materials.",
        "avg": 5.*****6***6***7,
        "id": 79
    },
    {
        "text": "The parties to this Agreement will not be liable to eac
h other for any damages resulting solely from termination of this Agreement as p
ermitted under this Agreement.",
        "avg": 4.964***7***85714,
        "id": 80
    },
    {
        "text": "Sections II, IV, V, VI and VII of this Agreement will s
urvive the termination of this Agreement.",
        "avg": 3.8095***095***093,
        "id": 81
    },
    {
        "text": "VI.",
        "avg": 1.5,
        "id": 82
    },
    {
        "text": "Confidentiality You *** be given access to certain non
-public information, software, and specifications relating to the Licensed Mater

```

```

ial (\u***cConfidential Information\u***d), which is confidential and proprietar
y to Twitter.",
    "avg": 5.*****78788,
    "id": 83
  },
  {
    "text": "You *** use this Confidential Information only as neces
sary in exercising your rights granted in this Agreement.",
    "avg": 5.*****
    "id": 84
  },
  {
    "text": "You *** not disclose any of this Confidential Informati
on to any third party without Twitter\u***9s prior written consent.",
    "avg": 5.*****8947***425,
    "id": 85
  },
  {
    "text": "You agree that you will protect this Confidential Infor
mation from unauthorized use, access, or disclosure in the same manner that you
would use to protect your own confidential and proprietary information of a simi
lar nature and in no event with less than a reasonable degree of care.",
    "avg": 4.78,
    "id": 86
  },
  {
    "text": "VII.",
    "avg": 2.0,
    "id": 87
  },
  {
    "text": "Other Important Terms    A.",
    "avg": 4.2,
    "id": 88
  },
  {
    "text": "User Protection.",
    "avg": 5.0,
    "id": 89
  },
  {
    "text": "You will not knowingly: 1) allow or assist any governme
nt entities, law enforcement, or other organizations to conduct surveillance
on Content or obtain information on Twitter\u***9s users or their Tweets th
at would require a subpoena, court order, or other valid legal process, or
that would otherwise have the potential to be inconsistent with our users\u**
*9 reasonable expectations of privacy; and 2) display, distribute or otherwi
se make available Content to any person or entity that you reasonably believ
e will use such data to violate the Universal Declaration of Human Rights
(located at http://www.un.org/en/documents/udhr/), including without limit
ation Articles *****
    "avg": 4.90677966***6949,
    "id": 90
  },
  {
    "text": "Any law enforcement personnel seeking information a
bout Twitter users will be referred to Twitter\u***9s Guidelines for Law Enf
orcement located at https://t.co/le.",
    "avg": 5.75,
    "id": 91
  }

```



```

    },
    {
      "text": "You will not conduct and your Services will not provide analyses or research that isolates a small group of individuals or any single individual for any unlawful or discriminatory purposes.",
      "avg": 5.16***03***80645,
      "id": 92
    },
    {
      "text": "Exemptions to these restrictions *** be requested or exigent circumstances and are subject to prior written approval from Twitter.",
      "avg": 5.65,
      "id": 93
    },
    {
      "text": "B.",
      "avg": 1.0,
      "id": 94
    },
    {
      "text": "Government Use.",
      "avg": 4.*****66667,
      "id": 95
    },
    {
      "text": "The Twitter API and Twitter Content are \\u***ccommercial items\\u***d as that term is defined ***** C.F.R.",
      "avg": 4.*****88889,
      "id": 96
    },
    {
      "text": "2.***, consisting of \\u***ccommercial computer software\\u***d and \\u***ccommercial computer software documentation\\u***d as such terms are used in 48 C.F.R.",
      "avg": 5.6***476***47619,
      "id": 97
    },
    {
      "text": "12.***.",
      "avg": 3.5,
      "id": 98
    },
    {
      "text": "Any use, modification, derivative, reproduction, release, performance, display, disclosure or distribution of the Twitter API or Twitter Content by any government entity is prohibited, except as expressly permitted by the terms of this Agreement.",
      "avg": 4.95***837*****3,
      "id": 99
    },
    {
      "text": "Additionally, any use by U.S. government entities must be in accordance with 48 C.F.R.",
      "avg": 4.5625,
      "id": ***
    },
    {
      "text": "12.*** and 48 C.F.R.",
      "avg": 3.4,

```

```

    "id": ***
  },
  {
    "text": "****.*****hrough ****.*****.",
    "avg": 7.0,
    "id": ***
  },
  {
    "text": "If you use the Twitter      API or Twitter Content in yo
ur official capacity as an employee or      representative of a U.S., state or lo
cal government entity and you are      legally unable to accept the indemnity, ju
risdiction, venue or other      clauses herein, then those clauses do not apply t
o such entity, but only to      the extent as required by applicable law.",
    "avg": 4.***6***6***6***,
    "id": ***
  },
  {
    "text": "For the purpose of this      provision, contractor/manuf
acturer is Twitter, Inc., *****ket Street,      Suite ***, San Francisco, Cali
fornia 94***.",
    "avg": 4.69***769***76925,
    "id": ***
  },
  {
    "text": "C. Compliance with Laws; Export and Import.",
    "avg": 4.*****,
    "id": ***
  },
  {
    "text": "Each party will comply with all      applicable foreign,
federal, state, and local laws, rules and regulations.",
    "avg": 4.*****,
    "id": ***
  },
  {
    "text": "The Licensed Material is subject to U.S. export laws an
d *** be subject to      import and use laws of the country where it is delivered
or used.",
    "avg": 4.07***857***8571,
    "id": ***
  },
  {
    "text": "You agree      to abide by these laws.",
    "avg": 3.375,
    "id": ***
  },
  {
    "text": "Under these laws, the Licensed Material *** not be
sold, leased, downloaded, moved, exported, re-exported, or transferred      acros
s borders without a license, or approval from the relevant government      author
ity, to any country or to any foreign national restricted by these      laws, inc
luding countries embargoed by the U.S. Government (currently Cuba,      Iran, Nor
th Korea, Northern Sudan and Syria); or to any restricted or      denied end-user
including, but not limited to, any person or entity      prohibited by the U.S.
Office of Foreign Assets Control; or for any      restricted end-use.",
    "avg": 4.5*****803738***,
    "id": ***
  },
  {
    "text": "You will maintain throughout the Term all rights and

```

```

licenses that are required with respect to your Services.",
  "avg": 4.8947***42***,
  "id": ***
},
{
  "text": "D. Warranty Disclaimer.",
  "avg": 5.25,
  "id": ***
},
{
  "text": "THE LICENSED MATERIAL IS PROVIDED TO YOU \u***cAS IS\u*
**d, \u***cWHERE IS\u***d, WITH ALL FAULTS AND EACH PARTY DISCLAIMS ALL WARR
ANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING WITHOUT
LIMITATION WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT, FITNESS FOR A
PARTICULAR PURPOSE, AND ANY WARRANTIES OR CONDITIONS ARISING OUT OF THIS A
GREEMENT, COURSE OF DEALING OR USAGE OF TRADE.",
  "avg": 4.8805970***73,
  "id": ***
},
{
  "text": "TWITTER DOES NOT WARRANT THAT THE LICENSED MATERIAL
OR ANY OTHER TWITTER PRODUCT OR SERVICE PROVIDED HEREUNDER WILL MEET ANY OF
YOUR REQUIREMENTS OR THAT USE OF SUCH LICENSED MATERIAL OR OTHER PRODUCTS O
R SERVICES WILL BE ERROR-FREE, UNINTERRUPTED, VIRUS-FREE OR SECURE.",
  "avg": 5.*****88889,
  "id": ***
},
{
  "text": "THIS DISCLAIMER OF WARRANTY *** NOT BE VALID IN SOME
JURISDICTIONS AND YOU *** HAVE WARRANTY RIGHTS UNDER LAW WHICH *** NOT BE
WAIVED OR DISCLAIMED.",
  "avg": 4.*****55555,
  "id": ***
},
{
  "text": "ANY SUCH WARRANTY EXTENDS ONLY FOR THIRTY (30) DAYS
FROM THE EFFECTIVE DATE OF THIS AGREEMENT (UNLESS SUCH LAW PROVIDES OTHERWI
SE).",
  "avg": 4.*****769***769,
  "id": ***
},
{
  "text": "E. Indemnification.",
  "avg": 6.0,
  "id": ***
},
{
  "text": "You shall defend Twitter against any and all actions,
demands, claims and suits (including without limitation product liability
claims), and indemnify and hold Twitter harmless from any and all liabiliti
es, damages and costs (including without limitation reasonable attorneys\u**
*9 fees) to the extent arising out of: (i) your use of the Licensed Material
in any manner that is inconsistent with this Agreement; or (ii) the perform
ance, promotion, sale or distribution of your Services.",
  "avg": 4.60674*****8,
  "id": ***
},
{
  "text": "In the event Twitter seeks indemnification or defen
se from you under this provision, Twitter will promptly notify you in writin

```

g of the claim(s) brought against Twitter for which it seeks indemnification or defense.",

"avg": 4.8***8947***4***,
 "id": ***

},
 {

"text": "Twitter reserves the right, at its option and sole discretion, to assume full control of the defense of claims with legal counsel of its choice.",

"avg": 4.***7***857***86,
 "id": ***

},
 {

"text": "You *** not enter into any third party agreement, which would, in any manner whatsoever, affect the rights of Twitter, constitute an admission of fault by Twitter or bind Twitter in any manner, without the prior written consent of Twitter.",

"avg": 4.***8***869565***,
 "id": ***

},
 {

"text": "In the event Twitter assumes control of the defense of such claim, Twitter shall not settle any such claim requiring payment from you without your prior written approval.",

"avg": 4.7*****6667,
 "id": ***

},
 {

"text": "F. Limitation of Liability.",

"avg": 4.8,
 "id": ***

},
 {

"text": "IN NO EVENT WILL TWITTER BE LIABLE TO YOU OR ANY END USERS FOR ANY INDIRECT, SPECIAL, INCIDENTAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES OR ANY LOSS OF OR DAMAGE TO USE, DATA, BUSINESS, GOODWILL OR PROFITS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT.",

"avg": 4.***94***6***415,
 "id": ***

},
 {

"text": "IN ANY CASE, TWITTER\ u***9S AGGREGATE LIABILITY FOR ANY AND ALL CLAIMS UNDER THIS AGREEMENT WILL NOT EXCEED \$50.00 USD.",

"avg": 4.***6***6***6***,
 "id": ***

},
 {

"text": "THE FOREGOING LIMITATIONS, EXCLUSIONS AND DISCLAIMERS SHALL APPLY REGARDLESS OF WHETHER SUCH LIABILITY ARISES FROM ANY CLAIM BASED UPON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, AND WHETHER OR NOT THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE.",

"avg": 4.*****5849,
 "id": ***

},
 {

"text": "IN SO FAR AS APPLICABLE LAW PROHIBITS ANY LIMITATION ON LIABILITY HEREIN, THE PARTIES AGREE THAT SUCH LIMITATION WILL BE AUTOMATICALLY MODIFIED, BUT ONLY TO THE EXTENT SO AS TO MAKE THE LIMITATION COMPLIANT WITH APPLICABLE LAW.",

"avg": 5.0*****8947***4,
"id": ***

},
{

"text": "THE PARTIES AGREE THAT THE LIMITATIONS ON LIABILITY
ES SET FORTH HEREIN ARE AGREED ALLOCATIONS OF RISK AND SUCH LIMITATIONS WILL
APPLY NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMED
Y.",

"avg": 5.46875,
"id": ***

},
{

"text": "G. Updates.",
"avg": 3.*****5,
"id": ***

},
{

Terms, and other terms and conditions, from time to time at its sole discret
ion by posting the changes on this site or by otherwise notifying you (such
notice *** be via email).",

"avg": 4.***652***9***44,
"id": ***

},
{

* adversely affect how your Service accesses or communicates with the Twitte
r API.",

"avg": 5.6***476***47619,
"id": ***

},
{

e is to cease all use of the Licensed Material.",

"avg": 4.0,
"id": ***

},
{

al will constitute binding acceptance of the such updates and modifications.
",

"avg": 5.45,
"id": ***

},
{

"text": "H. Miscellaneous.",
"avg": 5.*****,
"id": ***

},
{

he parties with respect to the subject matter and supersedes and merges all
prior proposals, understandings and contemporaneous communications.",

"avg": 6.***57***857***9,
"id": ***

},
{

Any modification to this Agreement must be in a wri
ting signed by both you and Twitter, Inc. You *** not assign any of the righ
ts or obligations granted hereunder, in whole or in part, whether voluntaril

y or by operation of law, contract, merger (whether you are the surviving or disappearing entity), stock or asset sale, consolidation, dissolution, through government action or otherwise, except with the prior written consent of Twitter, Inc.\u00a0Twitter, Inc. is authorized to sign modifications and consents on behalf of Twitter International Company, an Irish company responsible for the information of Twitter users who live outside the United States.

"avg": 4.*****66***,
"id": ***

},
{

raph is null and void, and attempted assignment in violation of this paragraph is null and void, and Twitter *** terminate this Agreement.",
"avg": 4.9,
"id": ***

},
{

ship, agency or joint venture.",
"avg": 4.6,
"id": ***

},
{

accordance with the laws of the State of California, without regard to or application of conflicts of law rules or principles.",
"avg": 4.65625,
"id": ***

},
{

will be brought exclusively in the federal or state courts of San Francisco County, California, USA, and you consent to personal jurisdiction in those courts.",
"avg": 4.6***846***84615,
"id": ***

},
{

"text": "Despite the foregoing, you agree that damages would be an inadequate remedy for Twitter in the event of a breach or threatened breach of a provision of this Agreement protecting Twitter's intellectual property or Confidential Information, and that in the event of such a breach or threat, Twitter, in addition to any other remedies to which it is entitled, is entitled to such preliminary or injunctive relief (including an order prohibiting Company from taking actions in breach of such provisions), without the need for posting bond, and specific performance as *** be appropriate.",
"avg": 4.769***769***769,
"id": ***

},
{

"text": "The parties agree that neither the United Nations Convention on Contracts for the International Sale of Goods, nor the Uniform Computer Information Transaction Act (UCITA) shall apply to this Agreement, regardless of the states in which the parties do business or are incorporated.",
"avg": 4.979***666666667,
"id": ***

},
{

```

    "text": "No waiver by Twitter of any covenant or right under this Agreement will be effective unless memorialized in a writing duly authorized by Twitter.",
    "avg": 4.88,
    "id": ***
  },
  {
    "text": "If any part of this Agreement is determined to be invalid or unenforceable by a court of competent jurisdiction, that provision will be enforced to the maximum extent permissible and the remaining provisions of this Agreement will remain in full force and effect.",
    "avg": 4.9*****11,
    "id": ***
  },
  {
    "text": "Developer Policy Effective: *****.",
    "avg": 4.0,
    "id": ***
  },
  {
    "text": "In addition to the Developer Agreement, this Developer Policy (\\u***cPolicy\\u***d) provides rules and guidelines for developers who interact with Twitter\\u***9s ecosystem of applications, services and content.",
    "avg": 5.4516***03***806,
    "id": ***
  },
  {
    "text": "Policy violations are also considered violations of the Developer Agreement.",
    "avg": 6.*****09091,
    "id": ***
  },
  {
    "text": "Take a look at the Definitions for the meaning of capitalized words used in this Policy.",
    "avg": 4.*****647058823,
    "id": ***
  },
  {
    "text": "These policies *** be changed from time to time without notice.",
    "avg": 4.4*****7,
    "id": ***
  },
  {
    "text": "Please check here for any updates.",
    "avg": 4.***857***857***,
    "id": ***
  },
  {
    "text": "I.",
    "avg": 1.0,
    "id": ***
  },
  {
    "text": "Guiding Principles 1.",
    "avg": 4.75,
    "id": ***
  },
  {

```

```

    "text": "A Few Key Points          2.",
    "avg": 2.5,
    "id": ***
  },
  {
    "text": "Maintain the Integrity of Twitter\u0009s Products
3.",
    "avg": 5.***,
    "id": ***
  },
  {
    "text": "Respect Users\u0009 Control and Privacy          4.",
    "avg": 4.57***857***8571,
    "id": ***
  },
  {
    "text": "Clearly Identify Your Service          5.",
    "avg": 4.*****66667,
    "id": ***
  },
  {
    "text": "Keep Twitter Spam Free          6.",
    "avg": 3.5,
    "id": ***
  },
  {
    "text": "Be a Good Partner to Twitter          7.",
    "avg": 3.***,
    "id": ***
  },
  {
    "text": "Avoid Replicating the Core Twitter Experience          8."
,
    "avg": 5.25,
    "id": ***
  },
  {
    "text": "Engage in Appropriate Commercial Use          II.",
    "avg": 5.0,
    "id": ***
  },
  {
    "text": "Rules for Specific Twitter Products or Features
1.",
    "avg": 4.*****77778,
    "id": ***
  },
  {
    "text": "Twitter Login          2.",
    "avg": 3.5,
    "id": ***
  },
  {
    "text": "Social Updates          3.",
    "avg": 3.75,
    "id": ***
  },
  {
    "text": "Twitter Identity          4.",
    "avg": 4.25,

```



```

    "id": ***
  },
  {
    "text": "Twitter Cards          5.",
    "avg": 3.5,
    "id": ***
  },
  {
    "text": "Twitter for Websites      6.",
    "avg": 4.0,
    "id": ***
  },
  {
    "text": "Definitions          I.",
    "avg": 4.*****,
    "id": ***
  },
  {
    "text": "Guiding Principles      1.",
    "avg": 4.75,
    "id": ***
  },
  {
    "text": "A Few Key Points          a.",
    "avg": 2.5,
    "id": ***
  },
  {
    "text": "Keep any API keys or other access credentials private a
nd use only as permitted.",
    "avg": 4.4*****6667,
    "id": ***
  },
  {
    "text": "b.",
    "avg": 1.0,
    "id": ***
  },
  {
    "text": "Respect our requirements on how to display and interact
with users\content.",
    "avg": 5.0,
    "id": ***
  },
  {
    "text": "c. If your application will need more than 1 million us
er tokens, you must contact us about your Twitter API access, as you ***
be subject to additional terms.",
    "avg": 4.09375,
    "id": ***
  },
  {
    "text": "d. Twitter *** ***** your use of the Twitter API to i
mprove the Twitter Service, examine commercial use and ensure your compl
iance with this Policy.",
    "avg": 4.*****6667,
    "id": ***
  },
  {
    "text": "e. Remember, Twitter *** suspend or revoke access to th

```

```

e Twitter API if we believe you are in violation of this Policy.",
  "avg": 4.08*****3,
  "id": ***
},
{
  "text": "Do not apply for or register additional API tok
ens if Twitter has suspended your account.",
  "avg": 4.6875,
  "id": ***
},
{
  "text": "Instead, contact us.",
  "avg": 3.6,
  "id": ***
},
{
  "text": "2.",
  "avg": 1.0,
  "id": ***
},
{
  "text": "Maintain the Integrity of Twitter\u0026***9s Products
a.",
  "avg": 5.***,
  "id": ***
},
{
  "text": "Follow the Display Requirements and Twitter Rules.",
  "avg": 5.5,
  "id": ***
},
{
  "text": "If your Service facilitates or induces users to
violate the Twitter Rules, you must figure out how to prevent the abuse
or Twitter *** suspend or terminate your access to the Twitter API.",
  "avg": 4.4***7***857***9,
  "id": ***
},
{
  "text": "We\u0026***9ve provided guidance in our Abuse Preve
ntion and Security help page.",
  "avg": 5.08*****3,
  "id": ***
},
{
  "text": "b.",
  "avg": 1.0,
  "id": ***
},
{
  "text": "If your Service submits content to Twitter that include
s a Twitter username, submit the correct Twitter username (\u0026***c@userna
me\u0026***d).",
  "avg": 4.58*****3,
  "id": ***
},
{
  "text": "c. Promptly respond to Content changes reported through
the Twitter API, such as deletions or the public/protected status of Tw
eets.",

```

```

    "avg": 5.*****6***6***7,
    "id": ***
  },
  {
    "text": "d. Do not modify, translate or delete a portion of the
Content.",
    "avg": 3.7***857***857***,
    "id": ***
  },
  {
    "text": "e. Maintain the features and functionality of Content a
nd Twitter API.",
    "avg": 5.0,
    "id": ***
  },
  {
    "text": "Do not interfere with, intercept, disrupt, filt
er, or disable any features of Twitter or the Twitter API, including the
Content of embedded Tweets and embedded timelines.",
    "avg": 4.53***,
    "id": ***
  },
  {
    "text": "f. Only surface Twitter activity as it surfaced on Twit
ter.",
    "avg": 4.*****54546,
    "id": ***
  },
  {
    "text": "For example, your Service should execute the un
favorite and delete actions by removing all relevant Content, not by pub
licly displaying to other users that the Tweet is no longer favorited or
has been deleted.",
    "avg": 4.*****56757,
    "id": ***
  },
  {
    "text": "g. Do not exceed or circumvent limitations on access, c
alls, sharing, privacy settings, or use permitted in this Policy, or as
otherwise set forth on the Developer Site, or communicated to you by Twi
tter.",
    "avg": 4.***73***73***73,
    "id": ***
  },
  {
    "text": "h. Do not remove or alter any proprietary notices or ma
rks on Content or the Twitter API.",
    "avg": 4.*****55555,
    "id": ***
  },
  {
    "text": "i.",
    "avg": 1.0,
    "id": ***
  },
  {
    "text": "Do not (and do not allow others to) aggregate, cache, o
r store location data and other geographic information contained in the
Content, except as part of a Tweet.",
    "avg": 3.970588*****8,

```

```

        "id": ***
    },
    {
        "text": "Any use of location data or geographic information
on a standalone basis is prohibited.",
        "avg": 4.9*****34,
        "id": ***
    },
    {
        "text": "3.",
        "avg": 1.0,
        "id": ***
    },
    {
        "text": "Respect Users\u****9 Control and Privacy          a.",
        "avg": 4.57***857***8571,
        "id": ***
    },
    {
        "text": "Get the user\u****9s express consent before you do any o
f the following:          i.",
        "avg": 3.8,
        "id": ***
    },
    {
        "text": "Take any actions on a user\u****9s behalf, including pos
ting Content,          following/unfollowing other users, modifying profile i
nformation,          or adding hashtags or other data to the user\u****9s Twee
ts.",
        "avg": 5.***03***8064516,
        "id": ***
    },
    {
        "text": "A user          authenticating through your Service
does not constitute user          consent.",
        "avg": 5.5,
        "id": ***
    },
    {
        "text": "ii.",
        "avg": 1.5,
        "id": ***
    },
    {
        "text": "Republish Content accessed by means other than via the
Twitter API          or Twitter other tools.",
        "avg": 4.75,
        "id": ***
    },
    {
        "text": "iii.",
        "avg": 2.0,
        "id": ***
    },
    {
        "text": "Use a user\u****9s Content to promote a commercial produ
ct or service,          either on a commercial durable good or as part of an
advertisement.",
        "avg": 4.4,
        "id": ***
    }

```

```

    },
    {
      "text": "iv.",
      "avg": 1.5,
      "id": ***
    },
    {
      "text": "Store non-public Content such as direct messages or oth
er private or confidential information.",
      "avg": 5.857***857***857,
      "id": ***
    },
    {
      "text": "v. Share or publish protected Content, private or confi
dential information.",
      "avg": 5.5,
      "id": ***
    },
    {
      "text": "b.",
      "avg": 1.0,
      "id": ***
    },
    {
      "text": "Take all reasonable efforts to do the following, provid
ed that when requested by Twitter, you must promptly take such actions:
i. Delete Content that Twitter reports as deleted or expired; i
i.",
      "avg": 4.5,
      "id": ***
    },
    {
      "text": "Change treatment of Content that Twitter reports is sub
ject to changed sharing options (e.g., become protected); and
iii.",
      "avg": 4.52***9***4***82,
      "id": ***
    },
    {
      "text": "Modify Content that Twitter reports has been modified."
      ,
      "avg": 5.*****
      ,
      "id": ***
    },
    {
      "text": "c. If your Service allows users to post Content to Twit
ter, then, before publishing, show the user exactly what will be publish
ed, including whether any geotags will be added to the Content.",
      "avg": 4.*****
      ,
      "id": ***
    },
    {
      "text": "d. If your Service allows users to post Content to your
Service and Twitter, then, before publishing to the Service: i
.",
      "avg": 3.96,
      "id": ***
    },
    {
      "text": "Explain how you will use the Content; ii.",

```

```

    "avg": 3.4,
    "id": ***
  },
  {
    "text": "Obtain proper permission to use the Content; and
iii.",
    "avg": 4.*****09091,
    "id": ***
  },
  {
    "text": "Continue to use such Content in accordance with this Po
    connection with the Content.",
    "avg": 4.8***,
    "id": ***
  },
  {
    "text": "e. Display your Service\u0027s privacy policy to users
before download, installation or sign up of your application.",
    "avg": 5.0,
    "id": ***
  },
  {
    "text": "Your privacy policy must be consistent with all
applicable laws, and be no less protective of end users than Twitter\u0027
**9s Privacy Policy located at https://twitter.com/ privacy.",
    "avg": 4.9*****6667,
    "id": ***
  },
  {
    "text": "You must comply with your privacy policy, which must cl
early disclose the information you collect from users and how you use an
d share that information, including with Twitter.",
    "avg": 4.8064516***03***,
    "id": ***
  },
  {
    "text": "f. If your Service uses cookies, disclose in your priva
cy policy:
i.",
    "avg": 3.8,
    "id": ***
  },
  {
    "text": "Whether third parties collect user information on your
Service and across other websites or online services; ii.",
    "avg": 5.05*****8947***,
    "id": ***
  },
  {
    "text": "Information about user options for cookie management an
d whether you honor the Do Not Track setting in supporting web brows
ers.",
    "avg": 5.***857***857***,
    "id": ***
  },
  {
    "text": "g. If your Service adds location information to users\u0027
**9 Tweets:
i.",
    "avg": 4.***769***769***,
    "id": ***
  },
  },

```

```

{
  "text": "Disclose when you add location information, whether as
a geotag or annotations data, and whether you add a place or specifi
c coordinates.",
  "avg": 4.64,
  "id": ***
},
{
  "text": "ii.",
  "avg": 1.5,
  "id": ***
},
{
  "text": "Comply with Geo Developers Guidelines if your applicati
on allows users to Tweet with their location.",
  "avg": 5.375,
  "id": ***
},
{
  "text": "h. Do not store Twitter passwords.",
  "avg": 4.***857***857***,
  "id": ***
},
{
  "text": "4.",
  "avg": 1.0,
  "id": ***
},
{
  "text": "Clearly Identify Your Service a.",
  "avg": 4.*****66667,
  "id": ***
},
{
  "text": "Make sure users understand your identity and the source
and purpose of your Service.",
  "avg": 4.7*****33,
  "id": ***
},
{
  "text": "For example: i. Don\u0027t use a name or logo
that falsely implies you or your company is related to another busin
ess or person.",
  "avg": 4.04,
  "id": ***
},
{
  "text": "ii.",
  "avg": 1.5,
  "id": ***
},
{
  "text": "Don\u0027t use a shortened URL for your Service that at
tempts to mask the destination site iii.",
  "avg": 4.4***6470588***3,
  "id": ***
},
{
  "text": "Don\u0027t use a URL for your Service that directs user
s to 1. a site that is unrelated to your Service 2. a

```

site that encourages users to violate the Twitter Rules
r malware site."

3. a spam o

"avg": 3.947***42*****14,
"id": ***

},
{

"text": "b.",
"avg": 1.0,
"id": ***

},
{

"text": "Do not replicate, frame, or mirror the Twitter website
or its design.",

"avg": 3.8*****66667,
"id": ***

},
{

"text": "5.",
"avg": 1.0,
"id": ***

},
{

"text": "Keep Twitter Spam Free a.",
"avg": 3.5,
"id": ***

},
{

"text": "Follow the Abuse and Spam rules here.",
"avg": 3.875,
"id": ***

},
{

"text": "b.",
"avg": 1.0,
"id": ***

},
{

ms automatic "text": "Comply with the automation rules if your Service perfor
actions.",

"avg": 5.5,
"id": ***

},
{

ister applications." "text": "c. Do not do any of the following: i. Mass-reg

"avg": 4.***769***769***,
"id": ***

},
{

"text": "ii.",
"avg": 1.5,
"id": ***

},
{

s from using "text": "Create tokens/applications to sell names, prevent other
names, or other commercial use.",

"avg": 5.0588*****645,
"id": ***

},
{


```

        "text": "iii.",
        "avg": 2.0,
        "id": ***
    },
    {
        "text": "Use third-party content feeds to update and maintain ac
counts      under those third parties\u0009 names.",
        "avg": 5.4*****6667,
        "id": ***
    },
    {
        "text": "iv.",
        "avg": 1.5,
        "id": ***
    },
    {
        "text": "Name squat by submitting multiple applications with the
same      function under different names.",
        "avg": 5.7***857***85714,
        "id": ***
    },
    {
        "text": "v. Publish links to malicious content.",
        "avg": 4.7***857***85714,
        "id": ***
    },
    {
        "text": "vi.",
        "avg": 1.5,
        "id": ***
    },
    {
        "text": "Publish pornographic or obscene images to user profile
images and      background images.",
        "avg": 5.6***846***84615,
        "id": ***
    },
    {
        "text": "6.",
        "avg": 1.0,
        "id": ***
    },
    {
        "text": "Be a Good Partner to Twitter      a.",
        "avg": 3.***,
        "id": ***
    },
    {
        "text": "Follow the guidelines for using Tweets in broadcast if
you display      Tweets offline.",
        "avg": 5.0,
        "id": ***
    },
    {
        "text": "b.",
        "avg": 1.0,
        "id": ***
    },
    {
        "text": "If you provide Content to third parties, including down

```

loadable datasets of Content or an API that returns Content, you will on
ly distribute or allow download of Tweet IDs and/or User IDs.",
"avg": 4.6470588*****12,
"id": ***
},
{
"text": "i.",
"avg": 1.0,
"id": ***
},
{
"text": "You ***, however, provide export via non-automated mean
download of spreadsheets or PDF files, or use of a \u***csa
button) of up to 50,000 public Tweets and/or User Object
of your Service, per day.",
"avg": 3.9***4***8***8696,
"id": ***
},
{
"text": "ii.",
"avg": 1.5,
"id": ***
},
{
"text": "Any Content provided to third parties via non-automated
download remains subject to this Policy.",
"avg": 5.4375,
"id": ***
},
{
"text": "c. Use and display Twitter Marks solely to identify Twi
tter as the source of Content.",
"avg": 4.4375,
"id": ***
},
{
"text": "d. Comply with Twitter Brand Assets and Guidelines.",
"avg": 4.*****88889,
"id": ***
},
{
"text": "e. Do not do any of the following: i.",
"avg": 2.6***6***6***6***,
"id": ***
},
{
"text": "Use a single application API key for multiple use cases
application API keys for the same use case.",
"avg": 4.38095***095***1,
"id": ***
},
{
"text": "ii.",
"avg": 1.5,
"id": ***
},
{
"text": "Charge a premium above your Service\u***9s standard dat
a and usage rates for access to Content via SMS or USSD.",
"avg": 4.4,

```

    "id": ***
  },
  {
    "text": "iii.",
    "avg": 2.0,
    "id": ***
  },
  {
    "text": "Sell or receive monetary or virtual compensation for Tw
    or the placement of Tweet actions on your Service, such
    limited to follow, retweet, favorite, and reply.",
    "avg": 4.*****78,
    "id": ***
  },
  {
    "text": "iv.",
    "avg": 1.5,
    "id": ***
  },
  {
    "text": "Do not use, access or analyze the Twitter API to *****
    the availability, performance, functionality, usage sta
    results of Twitter\u0027s products and services or for an
    benchmarking or competitive purposes, including without limi
    *****ing or measuring:
    1. the responsiveness
    of Twitter websites, web pages or other online services; or
    2. aggregate Twitter user metrics such as total number of active
    users, accounts, user engagements or account engagements.",
    "avg": 5.07***9***6***06,
    "id": ***
  },
  {
    "text": "v. Use Twitter Content, by itself or bundled with third
    target users with advertising outside of the Twitter
    including without limitation on other advertising network
    data brokers, or through any other advertising or monetizatio
    services.",
    "avg": 5.02***9***4***82,
    "id": ***
  },
  {
    "text": "vi.",
    "avg": 1.5,
    "id": ***
  },
  {
    "text": "Use Twitter Marks, or Twitter Certified Products Progra
    similar marks or names in a manner that creates a false
    endorsement, sponsorship, or association with Twitter.",
    "avg": 4.676470588*****,
    "id": ***
  },
  {
    "text": "vii.",
    "avg": 2.0,
    "id": ***
  },
  {
    "text": "Use the Twitter Verified Account badge, Verified Accoun
    or any other enhanced user categorization on Twitter Conte

```

eet actions
 as, but not

* or measure
 tistics or
 y other
 tation,
 of Twitter websites, web pages or other

party data, to
 platform,
 s, via
 n

m badges, or
 sense of

t status,

```

nt other                than that reported to you by Twitter through the API.",
                        "avg": 4.90625,
                        "id": ***
                    },
                    {
                        "text": "7.",
                        "avg": 1.0,
                        "id": ***
                    },
                    {
                        "text": "Avoid Replicating the Core Twitter Experience          a.
Twitter discourages online services from replicating Twitter\u0027s core
user experience or features.",
                        "avg": 6.35,
                        "id": ***
                    },
                    {
                        "text": "b.",
                        "avg": 1.0,
                        "id": ***
                    },
                    {
                        "text": "The following rules apply solely to Services or applica
tions that                attempt to replicate Twitter\u0027s core user experience:
i.",
                        "avg": 5.2,
                        "id": ***
                    },
                    {
                        "text": "You must obtain our permission to have more than *****
* user                tokens, and you *** be subject to additional terms.",
                        "avg": 4.***7***7***7***5,
                        "id": ***
                    },
                    {
                        "text": "ii.",
                        "avg": 1.5,
                        "id": ***
                    },
                    {
                        "text": "Use the Twitter API as provided by Twitter for function
alities in                your Service that are substantially similar to a Twitter
service                feature and present this to your users as the default option
.",
                        "avg": 4.8*****7879,
                        "id": ***
                    },
                    {
                        "text": "iii.",
                        "avg": 2.0,
                        "id": ***
                    },
                    {
                        "text": "Display a prominent link or button in your Service that
directs                new users to Twitter\u0027s sign-up functionality.",
                        "avg": 5.*****67,
                        "id": ***
                    },
                    {
                        "text": "iv.",

```

```

    "avg": 1.5,
    "id": ***
  },
  {
    "text": "Do not do the following: 1.",
    "avg": 2.75,
    "id": ***
  },
  {
    "text": "Pay, or offer to pay, third parties for distribution.",
    "avg": 3.75,
    "id": ***
  },
  {
    "text": "This includes offering compensation for
downloads (other than transactional fees) or other mechanisms o
f traffic acquisition.",
    "avg": 5.78947***42***,
    "id": ***
  },
  {
    "text": "2.",
    "avg": 1.0,
    "id": ***
  },
  {
    "text": "Arrange for your Service to be pre-installed on any dev
ice, promoted as a \u***czero-rated\u***d service, or marketed a
s part of a specialized data plan.",
    "avg": 4.*****44445,
    "id": ***
  },
  {
    "text": "3.",
    "avg": 1.0,
    "id": ***
  },
  {
    "text": "Use Twitter Content or other data collected from users
to create or maintain a separate status update or social network
database or service.",
    "avg": 4.9*****7,
    "id": ***
  },
  {
    "text": "8.",
    "avg": 1.0,
    "id": ***
  },
  {
    "text": "Engage in Appropriate Commercial Use a.",
    "avg": 4.857***857***857,
    "id": ***
  },
  {
    "text": "Advertising Around Twitter Content i.",
    "avg": 5.5,
    "id": ***
  },
}

```

```

{
  "text": "You *** advertise around and on sites that display Twee
ts, but you *** not place any advertisements within the Twitter time
line on your Service other than Twitter Ads.",
  "avg": 4.*****66667,
  "id": ***
},
{
  "text": "ii.",
  "avg": 1.5,
  "id": ***
},
{
  "text": "Your advertisements cannot resemble or reasonably be co
nfused by users as a Tweet.",
  "avg": 4.*****66667,
  "id": ***
},
{
  "text": "iii.",
  "avg": 2.0,
  "id": ***
},
{
  "text": "You *** advertise in close proximity to the Twitter tim
eline (e.g., banner ads above or below timeline), but there must be
a clear separation between Twitter content and your advertisements."
,
  "avg": 4.6,
  "id": ***
},
{
  "text": "b.",
  "avg": 1.0,
  "id": ***
},
{
  "text": "Compensation i.",
  "avg": 4.*****66667,
  "id": ***
},
{
  "text": "When Content is the primary basis of an advertising or
sponsorship sale you make, you must compensate Twitter, recoupable a
gainst any fees payment to Twitter for data licensing.",
  "avg": 4.*****55,
  "id": ***
},
{
  "text": "ii.",
  "avg": 1.5,
  "id": ***
},
{
  "text": "Twitter reserves the right to serve advertising via its
APIs (\u***cTwitter Ads\u***d).",
  "avg": 4.4,
  "id": ***
},
{

```

```

        "text": "If you decide to serve Twitter Ads once we start
delivering them, we will share a portion of advertising revenue
with you in accordance with the relevant terms and conditions.",
        "avg": 4.5625,
        "id": ***
    },
    {
        "text": "II.",
        "avg": 1.5,
        "id": ***
    },
    {
        "text": "Rules for Specific Twitter Products or Features      1.
",
        "avg": 4.*****77778,
        "id": ***
    },
    {
        "text": "Twitter Login      a.",
        "avg": 3.5,
        "id": ***
    },
    {
        "text": "Present users with easy to find options to log into and
out of Twitter,      for example, via the OAuth protocol or Twitter Kit.",
        "avg": 3.8846***846***846,
        "id": ***
    },
    {
        "text": "b.",
        "avg": 1.0,
        "id": ***
    },
    {
        "text": "Provide users without a Twitter account the opportunity
to create a new      Twitter account.",
        "avg": 5.0,
        "id": ***
    },
    {
        "text": "c. Display the Connect with Twitter option at least as
prominently as the      most prominent of any other third party social network
king sign-up or      sign-in marks and branding appearing on your Service.",
        "avg": 5.0,
        "id": ***
    },
    {
        "text": "d. Obtain consent before accessing users\u0027 email ad
dresses using Twitter      login.",
        "avg": 5.*****66667,
        "id": ***
    },
    {
        "text": "As part of Twitter\u0027s OAuth protocol, users *** con
sent to share      their email addresses with you.",
        "avg": 4.*****44445,
        "id": ***
    },
    {
        "text": "On iOS and Android, you must only      request acces

```

```

s to users\user interface
ce made available via Twitter Kit and must only access email addresses o
f users who provide consent through that user interface.",
    "avg": 5.***,
    "id": ***
  },
  {
    "text": "2.",
    "avg": 1.0,
    "id": ***
  },
  {
    "text": "Social Updates a.",
    "avg": 3.75,
    "id": ***
  },
  {
    "text": "If you allow users to create social updates from your o
wn social service or a third party social networking, micro-blogging, or
status update provider integrated into your Service (\u***cUpdate\u***d
), you must display a prominent option to publish that content to Twitte
r.",
    "avg": 4.74468085***383,
    "id": ***
  },
  {
    "text": "b.",
    "avg": 1.0,
    "id": ***
  },
  {
    "text": "If Updates are longer than *** characters or not text,
you must display a prominent link to publish that content to Twitter and
: i. URLs must direct users to the page where that content is displayed
.",
    "avg": 4.*****,
    "id": ***
  },
  {
    "text": "You *** require users to sign in to access that page, b
ut the content must not otherwise be restricted from being viewed.",
    "avg": 4.*****67,
    "id": ***
  },
  {
    "text": "ii.",
    "avg": 1.5,
    "id": ***
  },
  {
    "text": "URLs must not direct users to interstitial or intermedi
ate pages.",
    "avg": 5.*****09091,
    "id": ***
  },
  {
    "text": "3.",
    "avg": 1.0,
    "id": ***
  }

```



```

    },
    {
      "text": "Twitter Identity          a.",
      "avg": 4.25,
      "id": ***
    },
    {
      "text": "Once a user has authenticated via Connect with Twitter
via your      Service, you must clearly display the user\u***9s Twitter ident
ity via your      Service.",
      "avg": 4.84,
      "id": ***
    },
    {
      "text": "Twitter identity includes visible display of the user\u
***9s      avatar, Twitter user name and the Twitter bird mark.",
      "avg": 4.842*****895,
      "id": ***
    },
    {
      "text": "b.",
      "avg": 1.0,
      "id": ***
    },
    {
      "text": "Displays of the user\u***9s followers on your Service m
ust clearly show that      the relationship is associated with the Twitter Se
rvice.",
      "avg": 5.***476***476***,
      "id": ***
    },
    {
      "text": "4.",
      "avg": 1.0,
      "id": ***
    },
    {
      "text": "Twitter Cards          a.",
      "avg": 3.5,
      "id": ***
    },
    {
      "text": "Develop your Card to have the same quality experience a
cross all      platforms where Cards are displayed.",
      "avg": 5.0588*****645,
      "id": ***
    },
    {
      "text": "b.",
      "avg": 1.0,
      "id": ***
    },
    {
      "text": "If your Service provides a logged-in experience, the ex
perience prior      to a user\u***9s login must be of equivalent quality and
user value.",
      "avg": 4.*****66667,
      "id": ***
    },
    {

```

```
    "text": "c. Mark your Card as \u***8true\u***9 for sensitive media if such media can be displayed.",
    "avg": 4.0625,
    "id": ***
  },
  {
    "text": "d. Use HTTPS for hosting all assets within your Card.",
    "avg": 4.0,
    "id": ***
  },
  {
    "text": "e. For video and audio content: i.",
    "avg": 3.*****,
    "id": ***
  },
  {
    "text": "Default to \u***8sound off\u***9 for videos that automatically play content.",
    "avg": 5.***8***8***8***,
    "id": ***
  },
  {
    "text": "ii.",
    "avg": 1.5,
    "id": ***
  },
  {
    "text": "Include stop or pause controls.",
    "avg": 4.5,
    "id": ***
  },
  {
    "text": "f. Do not do any of the following: i.",
    "avg": 2.6***6***6***6***,
    "id": ***
  },
  {
    "text": "Exceed or circumvent Twitter\u***9s limitations placed on any Cards, including the Card\u***9s intended use.",
    "avg": 5.3***,
    "id": ***
  },
  {
    "text": "ii.",
    "avg": 1.5,
    "id": ***
  },
  {
    "text": "Attach the App Card to a user\u***9s Tweet, unless the user is explicitly promoting or referring to the app in the Tweet.",
    "avg": 3.958*****5,
    "id": ***
  },
  {
    "text": "iii.",
    "avg": 2.0,
    "id": ***
  },
}
```

```

{
  "text": "Place third-party sponsored content within Cards without
t Twitter\u0027s prior approval.",
  "avg": 6.666666666666667,
  "id": "3",
},
{
  "text": "iv.",
  "avg": 1.5,
  "id": "3",
},
{
  "text": "Include content or actions within your Card that are not
t contextually relevant to the user\u0027s Tweet text and Tweet enti
ties, such as URLs and media.",
  "avg": 4.555555555555555,
  "id": "3",
},
{
  "text": "v. Generate active mixed content browser warnings.",
  "avg": 5.5,
  "id": "3",
},
{
  "text": "vi.",
  "avg": 1.5,
  "id": "3",
},
{
  "text": "Attach monetary incentives or transactions (including v
irtual currency) to activities that occur within the Card or on Twit
ter from your Card.",
  "avg": 5.083333333333333,
  "id": "3",
},
{
  "text": "vii.",
  "avg": 2.0,
  "id": "3",
},
{
  "text": "Apply for Cards access for domains you do not manage to
prevent others from registering or utilizing Cards on those domains
.",
  "avg": 4.777777777777778,
  "id": "3",
},
{
  "text": "5.",
  "avg": 1.0,
  "id": "3",
},
{
  "text": "Twitter for Websites a.",
  "avg": 4.0,
  "id": "3",
},
{
  "text": "If you expect your embedded Tweets and embedded timelin
es to exceed 10 million daily impressions, you must contact us about you

```

```

r Twitter API          access, as you *** be subject to additional terms.",
                        "avg": 4.57***857***8571,
                        "id": ***
                    },
                    {
                        "text": "b.",
                        "avg": 1.0,
                        "id": ***
                    },
                    {
                        "text": "If you use TFW widgets, you must ensure that an end use
r is provided          with clear and comprehensive information about, and consen
ts to, the            storing and accessing of cookies or other information on the
end user\u***9s        device where providing such information and obtaining su
ch consent is         required by law.*****
*****
*****
*****
*****"
                        "avg": 4.***9*****1,
                        "id": ***
                    },
                    {
                        "text": "6.",
                        "avg": 1.0,
                        "id": ***
                    },
                    {
                        "text": "Definitions          a.",
                        "avg": 4.*****
                        "id": ***
                    },
                    {
                        "text": "Content \u*****weets, Tweet IDs, Twitter end user prof
ile information, and   any other data and information made available to yo
u through the         Twitter API or by any other means authorized by Twitter, a
nd any copies         and derivative works thereof.",
                        "avg": 4.5*****7***7***5,
                        "id": ***
                    },
                    {
                        "text": "b.",
                        "avg": 1.0,
                        "id": ***
                    },
                    {
                        "text": "Developer Site \u*****witter\u***9s developer site loc
ated at https://      dev.twitter.com.",
                        "avg": 5.***69***769***75,
                        "id": ***
                    },
                    {
                        "text": "c. Tweet \u***2 A public posting with a text body of no
more than ***         characters made by any end user of the Twitter Service.",
                        "avg": 3.69***769***76925,
                        "id": ***
                    },
                    {

```

```

        "text": "d. Tweet ID \u***2 A unique identification number gener
ated for each Tweet.",
        "avg": 4.53846***846***8,
        "id": ***
    },
    {
        "text": "e. Twitter API \u*****he Twitter Application Programmi
ng Interface (\u***cAPI\u***d) and the related documentation, data, code
, and other materials provided by Twitter with the API, as updated from
time to time, including without limitation through the Developer Site.",

        "avg": 4.7***9***4***826,
        "id": ***
    },
    {
        "text": "f. Twitter Marks \u*****he Twitter name, or logos that
Twitter makes available to you, including via the Developer Site.",
        "avg": 4.2***9***4***826,
        "id": ***
    },
    {
        "text": "g. User ID \u***4 Unique identification numbers generat
ed for each User that do not contain any personally identifiable informa
tion such as Twitter usernames or users\u***9 names.",
        "avg": 5.*****,
        "id": ***
    },
    {
        "text": "Solutions",
        "avg": 9.0,
        "id": ***
    }
]
}
}

```