

Terms & Conditions

mesh. Technologies Kft.

Effective as of April 10, 2025

Introduction

These Terms and Conditions apply to the Genmeme app (hereafter referred to as the “Application”) for mobile devices that was created by **mesh. Technologies Kft.** (hereafter referred to as the “Service Provider”) as a Freemium service.

Upon downloading or utilizing the Application, you are automatically agreeing to the following terms. It is strongly advised that you thoroughly read and understand these terms prior to using the Application.

Intellectual Property and Restrictions

Unauthorized copying, modification of the Application or any part of it, or the use of the Service Provider’s trademarks is strictly prohibited. Any attempts to extract the source code, translate the Application into other languages, or create derivative works are not permitted.

All trademarks, copyrights, database rights, and other intellectual property rights related to the Application remain the sole property of the Service Provider.

Modifications and Charges

The Service Provider is committed to ensuring the Application remains as beneficial and efficient as possible. To this end, the Service Provider reserves the right to modify the Application or charge for its services at any time, with appropriate notification.

User Responsibility and Device Security

The Application stores and processes personal data provided by the user to deliver the Service. Users are responsible for maintaining the security of their device and access to the Application.

Warning: Jailbreaking or rooting your device, which removes software restrictions imposed by the official operating system, may compromise device security and may result in the Application not functioning properly or at all.

Third-party Services

The Application uses third-party services that have their own Terms and Conditions. Users are advised to review the terms of these service providers:

- Google Play Services
- Google Analytics for Firebase
- Apple Media

Internet Access and Data Usage

Some functions of the Application require an active internet connection (Wi-Fi or mobile data). The Service Provider is not responsible for the Application's performance when internet connectivity is limited or unavailable.

Users may incur charges from their mobile network provider for data usage or roaming when accessing the Application. The Service Provider disclaims responsibility for such charges. If the user is not the bill payer for the device, it is assumed they have received appropriate authorization.

Battery and Device Usage

Users are responsible for ensuring that their device remains charged. The Service Provider is not liable if the device powers off and prevents use of the Application.

Accuracy of Information and Updates

While the Service Provider endeavors to keep the Application up-to-date and accurate, some information may be sourced from third parties. The Service Provider disclaims liability for any direct or indirect loss resulting from reliance on the Application's information.

Updates may be required to continue using the Application. The Service Provider does not guarantee compatibility with all operating system versions. Users agree to accept updates when offered.

The Service Provider reserves the right to cease offering the Application at any time. In such cases, (a) rights and licenses granted to the user under these terms will terminate, and (b) the user must stop using and may be required to delete the Application from their device.

Changes to These Terms and Conditions

These Terms and Conditions may be periodically updated. Users are encouraged to review this page regularly. Any updates will be posted on this page.

Contact Information

For questions or suggestions regarding these Terms and Conditions, please contact:

- János Mozer – janos.mozero@growmesh.io
- Matteo Horváth – matteo.horvath@growmesh.io

Company: mesh. Technologies Kft.

Address: 1114 Budapest, Bartók Béla út 51. 2/3