Terms and conditions

Users who use the Services offered by this Application declare that they know and accept these general terms and conditions.

Application owner

Support: info@fortes.al

Mobile: 0676048400

Application Information

All the features offered by the Application are provided by querying public web services and subsequent aggregation of the results obtained.

Part of the data is provided by querying the public database of the Revenue Agency, as well as the public database of the Ministry of the Interior, as well as other public databases.

The app only provides data belonging to Albanian license plates. No functionality is available for license plates from other states.

Diplomatic, military, Red Cross or other entities subject to special regulations plates are also excluded from the functionality.

The Service is provided "as is"

The Service is provided by the Owner "as is", without any express or implied warranty as to its accuracy or availability.

The Owner declines all responsibility in the event of errors, inaccessibility of the platform, technical problems relating to the service or failure to update the data by the suppliers of the same.

Contents

All the data shown are for informational purposes only and have no legal value.

Service Interruption

The Owner reserves the right, at any time and without any prior notice, to add or remove functions or features or to suspend or completely interrupt the provision of the Service, both temporarily and definitively.

Resale of the Service

Users are not authorized to reproduce, duplicate, copy, sell, resell or exploit any portion of the Application and its Services without the Owner's express permission, granted directly or through a specific reselling program.

Indemnity

The User undertakes to indemnify the Owner (as well as any company controlled or affiliated by the same, its representatives, directors, agents, licensees, partners and employees), from any obligation or liability, including any legal fees incurred to defend themselves in court, which may arise in the

event of damages caused to other Users or third parties, in relation to the contents made available by this Application, to the violation of the terms of the law or of these terms of service.

Use not permitted

The Service shall be used in accordance with the Terms of Service. Users cannot:

• reverse engineer, decompile, disassemble, modify or create derivative works based on the Application or any portion thereof;

• circumvent the computer systems used by the Application or its licensors to protect the content accessible through it;

• copy, store, modify, change, prepare derivative works or otherwise alter any of the content provided by the Application;

• use any robot, spider, site search and/or retrieval application, or any other automatic device, process or means to access, retrieve, scrape or index any portion of the Application or its contents;

• rent, license or sublicense the Application;

• defame, abuse, harass, threaten, threaten or otherwise violate the rights (such as the right to privacy and publicity) of others;

• disseminate or publish illegal, obscene, illegitimate, defamatory or inappropriate content;

• use the Application in any other improper way that violates these Terms of Service.

Copyright

All trademarks of the Application, figurative or registered, and all other signs, trade names, service marks, word marks, trade names, illustrations, images, logos that appear relating to the Application are and remain the exclusive property of the Owner or of its licensors and are protected by applicable trademark laws and related international treaties.

Age requirements

Users declare that they are of age according to the legislation applicable to them. Minors may use the Application only with the assistance of a parent or guardian. Under no circumstances may children under the age of 14 use the Application.

Limitations of Liability

The User exonerates and expressly raises the Owner from any liability, within the limits permitted by the applicable legislation, in relation to any damages or claims of any type and kind of its own and/or third parties including direct, indirect, punitive, incidental, special, damages resulting from lost profits, lost revenues, loss of data or replacement costs arising out of or otherwise connected with this agreement.

Therefore, the User, as of now excluding the responsibility of the Owner in the event that the information consulted turns out to be inaccurate, assumes full responsibility for any decision he/she may take on the basis of the information published in the Application, relieving as of now the Data Controller from any and all requests for compensation that may be made in this regard, including from third parties.

Changes to these Terms of Service

The Owner reserves the right to make changes to the Terms at any time, even without notifying the User.

The User who continues to use the Application after the publication of the changes accepts the new Terms without reservation.

Assignment of the contract

The Owner reserves the right to transfer, assign, dispose by novation or subcontract all or some of the rights or obligations deriving from the Terms, provided that the User's rights provided herein are not affected.

The User may not assign or transfer in any way his rights or obligations under the Terms without the written authorization of the Owner.

Nullity

If any clause of the Terms should be null, invalid or ineffective, the aforementioned clause will be eliminated while the remaining clauses will not be affected by this and will remain fully effective.

Applicable law and competent court

These Terms and all disputes regarding the execution, interpretation and validity of this contract are subject to the law, to the jurisdiction of the State and to the exclusive jurisdiction of the court of the place where the Owner is based.