

Terms and Condition of Use

Highlights of Terms

Lucideus offers services that help you to view permissions taken by applications downloaded by you and what they can do; however:

- When using our services you are still responsible for any risks associated with your application usage. We have categorized the applications as per the permissions and privileges taken by them on your device, our categorization might contradict with your application experience. In such cases, we make no warranties and we are not liable for your use of the services
- Always put personal safety first, follow applicable traffic regulations and do not operate your mobile device when in motion or in potential unsafe areas
- We take care of the personal information you upload and share per default on the Lucideus community. Please see our [privacy policy](#).
- Contact our support team for help or questions

PLEASE READ THE FULL TERMS CAREFULLY BEFORE USING THE LUCIDEUS SERVICES AS THEY ARE A LEGAL DOCUMENT WHICH GOVERNS YOUR RIGHTS AND RESPONSIBILITIES.

BY USING THE SERVICES, YOU AGREE TO THE TERMS AND ALL REVISIONS THEREOF. IF YOU DO NOT AGREE – DO NOT USE THE SERVICES

These terms and conditions ("Terms"), including terms set forth in the privacy policy ("Privacy Policy"), apply for the use of all services ("Services") rendered by Lucideus, its subsidiaries and affiliates via the website www.lucideus.com ("Site") or www.un-hack.me ("Application Site") or all associated sites, distribution channels and via the necessary software applications ("Software") used in connection with the Services to the Users ("User" or "you") of the Services. These Terms may be revised from time to time. At any time, the then-current version of the Terms can be found on the Site (www.un-hack.me/terms).

Overview of Content

- [1. The Lucideus Services](#)
- [2. Disclaimer of Warranties and Liability](#)
- [3. Intellectual Property Rights – Use Restrictions](#)
- [4. User Conduct and User Generated Content](#)
- [5. Third Party Service Providers and Advertisers](#)
- [6. Links](#)
- [7. Termination](#)
- [8. Lucideus Premium](#)
- [9. Severability and Perseverance](#)
- [10. Miscellaneous](#)
- [11. Applicable Law](#)
- [12. Contact and Notices](#)

The Lucideus Services

Lucideus Tech is a Private Limited company, having its registered address at C-17, SDA, Hauz Khas, New Delhi - 110016 ("Lucideus" or "we").

Lucideus offers Services that can show you the permissions taken by the applications installed by you in your device. Services are rendered to and accessed by you via the Internet or other data

transmission facilities or carriers by use of an applicable device (computer, mobile phone etc.) ("Device") of your own choice. Your carrier's normal rates and fees apply.

Disclaimer of Warranties and Liability

All Services provided "AS IS"

The Services are provided "AS IS" without any express or implied warranties of any kind. Lucideus disclaims all warranties to the fullest extent permitted by law, whether express or implied, including, but not limited to, warranties of title, merchantability and non-infringement. Lucideus cannot guarantee that use of the services will be timely, uninterrupted, secure or error-free, that any defects, errors or malfunctions will be corrected, that the services or that this platform or the server that makes the Platform available are free of viruses or anything else harmful. To the fullest extent permitted by law, Lucideus undertakes no warranties or representations as to the use of the services in terms of correctness, accuracy, adequacy, usefulness, reliability, availability or otherwise. Lucideus is not liable for any communications between UnHack and you. You bear the responsibility and cost of your choice of data transmission facilities. However, your carrier's normal rates and fees apply.

Personal Safety Notice

Lucideus encourages you to always put safety first, follow applicable traffic regulations, do not change settings on your Device.

Limitation of liability

To the fullest extent permitted by law, Lucideus, its subsidiaries, affiliates, officers, agents, representatives, employees, partners and licensors ("Released Parties") shall not be liable for any direct, special, incidental, indirect or consequential damages, including but not limited to any lost profits, business interruptions or lost data, that result from the use of, or the inability to use, the Services, including any User Generated Content, even if Lucideus has been advised of the possibility of such damages. That said if Lucideus is found to be liable to you for any damage or loss which is in any way connected with your use of the Services or any content, Lucideus's liability shall not exceed the subscription fees paid by you for the Use of the Services or \$1 whichever is the higher. You expressly agree and promise not to sue the Released Parties for any claims, actions, injuries, damages, or losses associated with your use of the Services.

Applicable law may not allow the limitation or exclusion of liability or incidental or consequential damages, so the above limitation or exclusion may not apply to you in its entirety. However, you agree the provisions of liability will be limited to the extent permitted by law.

If links are established to a third-party website, Lucideus is not liable for the contents of such third-party websites. This includes links to partner's website that may use Lucideus's or UnHack's logos as part of a co-branding agreement.

Indemnity

You agree to indemnify, defend, and hold harmless the Released Parties from and against all claims, losses, liabilities, expenses, damages and costs, including, without limitation, attorneys' fees, arising from or relating in any way to your User Generated Content, your use of the Services and / or Content and your conduct in connection with the Services or with other Users of the Services, or any violation of these Terms, any law or the rights of any third party.

Intellectual Property Rights – Use Restrictions

All Intellectual Property to Content as defined below (except from User Generated Content) featured or displayed on the Site or via the Services, is the property of Lucideus, its subsidiaries or Lucideus's business partners and is protected under Indian IT Act and other copyright laws, patent and

trademark laws and other legislation. "Content" includes but is not limited to logos, trademarks, design, structure, text, graphics, photographs, images, videos, audio, sound, illustrations, interfaces, Software data etc. incorporated into, accompanying or generated by the Software. Lucideus, its subsidiaries and its respective partners reserve all rights to Content not expressly granted under these Terms. The Lucideus name, the Lucideus logo and avatar and other Lucideus logos including but not limited to the name, logo of UnHack or un-hack.me and product and names related to the Services are the exclusive trademarks of, and are owned by, Lucideus and may not be used or displayed in any manner without the prior written permission from Lucideus.

If you download Software, including any other Content, from the Site, associated sites and/or distribution channels, the Software is licensed to you by Lucideus. Lucideus does not transfer title to the Software to you. THE LICENSE TO USE THE SOFTWARE AND SERVICES IS LIMITED, PERSONALLY, NON-EXCLUSIVE, NON-TRANSFERABLE AND FOR NON-COMMERCIAL USE ONLY. NO COMMERCIAL USE. ANY COMMERCIAL USE (E.G. ADVERTISING, SOLICITATION AND OTHER COMMERCIAL CONTENT) IS SUBJECT TO PRIOR WRITTEN AGREEMENT WITH LUCIDEUS.

You may not decompile, reverse engineer, disassemble or otherwise attempt to discover any source code, remove, redistribute, sell, assign, transfer any right in, loan, lease, grant any security interest in or any right to the Site, Services, Software, Content, User Generated Content of other Users or any parts thereof. You agree not to use any data mining, robots, scraping or similar data gathering methods. A breach hereof may result in civil and criminal sanctions.

User Conduct and User Generated Content

To use all the Services available, you must provide a valid user name to create an UnHack account, either by direct data submission from the application or by usage of another sign up feature made available by Lucideus via the Services. Any signup is subject to you providing the true, accurate and complete personal information ("User Data") as prompted by the relevant sign up feature. You undertake to keep your User Data accurate and current and thus without undue delay update your User Data when relevant.

You are responsible for any actions that take place while using your Lucideus account. Lucideus is not responsible for any loss that results from unauthorized use of your username, with or without your knowledge.

Any content that you and other Users post or otherwise make available on or through the Services, except such Content owned by Lucideus, its subsidiaries business partners, shall be deemed "User Generated Content", including communications (comments, pep talks etc.), materials, information, data, profiles, messages, notes, links to websites, text information, and any other content.

All User Generated Content submitted by you on the Site or via the Services will be considered non-confidential and non-exclusive. You grant to Lucideus a non-exclusive, non-revocable, worldwide, transferable, royalty-free, perpetual right to use your User Generated Content in any manner or media now or later developed, for any purpose, commercial, advertising, or otherwise, including the right to translate, display, reproduce, modify, create derivative works, sublicense, distribute, assign and commercialize without any payment due to you. Provided, however, that such use shall be conducted with due respect to your privacy as described in the [Privacy Policy](#).

You are granted a limited, non-exclusive right to create a text hyperlink to the Site, provided such link does not portray Lucideus, its trademarks or any of its marks, products or services in a false, misleading, derogatory or otherwise defamatory manner, and provided further that the linking site does not contain any pornographic, illegal, offensive, harassing or otherwise objectionable material.

You agree not to use the Services to post or transmit any material which is or may be infringing on intellectual property rights of others, harassing, threatening, false, misleading, inflammatory, libellous, an invasion of privacy or disclosure of private information, obscene, pornographic, abusive, discriminating, illegal or any material that could constitute or encourage conduct that would be considered a criminal offence, violate the rights of any party or in other ways may give rise to civil liability or non-compliance with any relevant laws of your local jurisdiction.

User Interaction Disclaimer

You are solely responsible for your interactions with other Users, whether online or in person, including but not limited to comments, challenges, routes, pep talks, friendly competition etc. Lucideus assumes no responsibility or liability for any loss or damage resulting from any interaction with other Users of the Services, persons you meet through the Services, or persons who find you because of User Generated Content posted on, by or through the Services. You agree to take reasonable precautions in all interactions with other Users on the Platform, and conduct any necessary investigation before meeting another person. Lucideus is under no obligation to become involved in any disputes between users, but may do so at its own discretion. If Lucideus chooses to monitor any User Generated Content, it assumes no responsibility for, or any obligation to monitor or remove, such User Generated Content.

Lucideus do not monitor or pre-screen User Generated Content prior to posting. Lucideus do not undertake any obligation or liability relating to any User Generated Content or activities of Users on the Services. Lucideus reserves all rights to edit, remove, or refuse to post any User Data, User Generated Content or terminate your account for any reason.

You acknowledge, consent and agree that Lucideus may access, preserve and disclose your User Data, and other of your User Generated Content if required to do so by law or in a good faith belief that such access preservation or disclosure is reasonably necessary to comply with a legal process, enforce the Terms, respond to claims that any Content or User Generated Content violates the rights of third parties or protect the rights, property or personal safety of Lucideus, its Users and the public.

Third Party Service Providers and Advertisers

Lucideus may choose at any time to have its business partners' and other third parties' products, services, advertisements and other offers made available via the Services. Any such offerings made available to you, even if co-branded with Lucideus, are made and offered directly by the applicable third party service provider or advertiser, unless otherwise expressly noted. You acknowledge and accept that if you buy any such products or services offered you are contracting directly with the applicable business partner or third party service provider or advertiser. Your correspondence or business dealings with, or participation in promotions of, third party service providers or advertisers found on or through the Site, including payment and delivery of related goods or services, and any other terms, conditions, warranties or representations associated with such dealings, are solely between you and such third party service provider or advertiser. Lucideus shall not be responsible or liable for the performance or non-performance of any third party service provider or advertiser and any loss or damages of any kind resulting thereof.

Links

Lucideus, Users in User Generated Content, third party service providers and advertisers may provide links to other Internet sites and / or other resources. Since Lucideus has no control over such sites and resources, you acknowledge and agree that Lucideus shall not be responsible nor liable for the availability, content, advertising, products, services or other materials on or available from such sites or resources. When we do link to a third-party website, this does not automatically imply that

Lucideus endorses that website, its contents or products. Please note that these third-party websites may have their own privacy policy.

Termination

Lucideus reserves the right to change, discontinue and / or terminate any and all Services at any time without notice. Lucideus may at any time, at its own discretion for any or no reason, and without any warning or notice, edit or remove in whole or in part any Users account and User Generated Content and further to restrict Users use of all or any part of the Services. Lucideus also reserves the right to block Users from certain IP addresses or Device numbers and prevent access to the Services.

UnHack Premium

UnHack Premium is a set of premium services provided to the Users.

Sign-up

By signing up to UnHack Premium, you agree to the Terms, including the supplementary terms and conditions in this Chapter (UnHack Premium). Furthermore your sign up and continuous subscription is contingent on you providing Lucideus adequate and correct payment information and pay due subscription fees and any other incurred charges.

Waiver of right of withdrawal

In order for Lucideus to ensure your immediate access to all the services of Premium, you agree and accept that by ordering Premium, you waive your right to a 14 days right of withdrawal.

Yearly Subscription

Your subscription will continue until you terminate it and is subject to a prepaid yearly subscription fee.

Payment for UnHack Premium

All fees are paid in advance in accordance with the subscription of your choice, and are drawn from the payment option you submit to Lucideus upon sign up to UnHack Premium. Payments will continue to be made until you terminate your subscription.

Payment will be made by a valid credit card accepted by Lucideus via PayPal or via the Apple App Store or Google Play. Hence, you authorize us to charge your chosen payment option for your subscription fee until your terminate your subscription. Should your payment option fail, we will make reasonable efforts to resolve the issue, and notify you of the failure. However, if the issue is not resolved, we will disable your Premium subscription until payment is received. All amounts paid for the UnHack Premium service, including prepayments, are non-refundable.

The renewal subscription fees will be the same as the initial fee unless you are otherwise notified in advance. Lucideus reserves the right to increase subscription fees or to institute new fees at any time upon reasonable notice posted in advance on this Site.

Termination notice

UnHack Premium subscriptions made at the Lucideus website are registered and processed in Coordinated Universal Time (UTC). If you signed up to UnHack Premium from the Apple App Store, termination is done from App Store by following the instructions [here](#).

If you signed up to Lucideus Premium from Google Play, termination is done from Google Play by following the instructions [here](#).

You may terminate your subscription to Lucideus Premium at any time and your access to Premium features will then continue until the end of your billing cycle. Once you have made your cancellation, and received a confirmation, no further charges will be made.

Refunds

No refunds are made upon termination.

IT IS YOUR RESPONSIBILITY TO TERMINATE YOUR SUBSCRIPTION IN DUE TIME, SHOULD YOU NO LONGER WISH TO SUBSCRIBE. THIS APPLIES IRRESPECTIVE OF YOUR USE OF THE SERVICES.

Severability and Perseverance

Should any provision of the Terms be held invalid, unlawful, void or unenforceable, the remainder of the Terms shall continue to be valid and enforceable. Some jurisdictions do not permit limitations or exclusions on warranties, so the above limitations may not apply to you.

Any provisions of the Terms which by their nature shall survive any termination of use of the Services, irrespective of the cause, including but not restricted to Privacy Policy, Disclaimer of Warranties and Liability, Intellectual Property Rights, Miscellaneous, Severability and Perseverance, Miscellaneous and Applicable law shall survive any termination.

Miscellaneous

Lucideus only may assign its rights and obligations under these Terms to any party at any time without notice to you.

Lucideus may use subcontractors to perform the Services. Such subcontracting parties shall comply with the applicable provisions of the Terms.

The use of the Services shall not construe any joint venture, partnership, employment or agency relationship exists between you and Lucideus.

Lucideus is entitled to revise these Terms at any time. Lucideus will inform you hereof via the Services and / or by other means deemed appropriate and adequate by Lucideus. Lucideus's failure to insist upon or enforce strict performance of any of these Terms shall not be considered a waiver of any provision or right. Neither the course of conduct between the parties nor trade practice shall modify any of these Terms.

Applicable Law

Services are rendered to you under and in accordance with Indian law. Any dispute between you and Lucideus is governed in all respects by Indian law.

You agree that any notice, agreement or other disclosed communication that Lucideus sends you electronically will satisfy any legal communication requirements, including that such communications be in writing.

Contact and Notices

All notifications, questions and comments to Lucideus relating to these Terms can be submitted via e-mail to unhack@Lucideustech.com.