Terms Of Use

If a user submits a refund request for an in-app purchase, we may share relevant usage data with Apple to support the evaluation of the request. This data may include: the time elapsed since the app was installed, total usage duration, an anonymous user identifier, whether the refunded in-app purchase was fully used, whether it included a trial period, the total amount spent by the user, and the total amount previously refunded.

The mobile applications developed by TCHUISSI DJOMATCHIÉ BLAISE FRANÇOIS (hereinafter referred to as the "App", "Apps" or "App's") are provided by TCHUISSI DJOMATCHIÉ BLAISE FRANÇOIS.

PLEASE READ THESE TERMS CAREFULLY BEFORE ACCESSING OR USING ANY APPLICATION DEVELOPED BY TCHUISSI DJOMATCHIÉ BLAISE FRANÇOIS.

TCHUISSI DJOMATCHIÉ BLAISE FRANÇOIS is a developer and publisher of mobile applications available across global app stores. Our Apps are designed for various devices, including but not limited to smartphones, tablets, smartwatches, TVs, and others.

Your use of our Apps is subject to the following Terms of Use. By accessing or using any of our Apps, you indicate your acceptance of these Terms. If you do not agree to them, please do not use the App.

- 1. Use of the App
- 1.1 By using the App, you agree to the processing of your data as described in our Privacy Policy, which complies with the General Data Protection Regulation.
- 1.2 You agree to use the App only for lawful purposes and in accordance with these Terms and all applicable laws, rules, and regulations in the relevant jurisdictions. You are responsible for ensuring compliance with all local laws concerning the download, installation, or use of the App.
- 1.3 You acknowledge that TCHUISSI DJOMATCHIÉ BLAISE FRANÇOIS is not liable for any content accessed through the App or via third-party websites. You are solely responsible for your use of the App.
- 1.4 The App may periodically connect to our servers to check for updates, including bug fixes, patches, new features, and updated versions. By installing the App, you consent to receive such automatic updates.

1.5 We reserve the right to discontinue (temporarily or permanently) the App or any of its features at our discretion, with or without notice. If access to the App is disabled, you may be unable to use the App or certain features.

1.6 You may not use the App to transmit or distribute:

Unsolicited commercial messages or spam,

Chain letters,

Repetitive or redundant messages,

Messages with no meaningful content,

Overly large messages or files intended to disrupt services,

Phishing messages or any content that violates laws or third-party rights.

- 2. Intellectual Property
- 2.1 All content within the App—including interface design, text, images, audio, video, code, data, and structure—is owned by us or our licensors and is protected by copyright and other intellectual property laws. Reproduction or redistribution without explicit permission is prohibited.
- 2.2 We grant you a limited, non-exclusive, revocable, non-transferable license to access and use the App for personal, non-commercial purposes. You may not reverse engineer, copy, modify, or exploit any part of the App without our prior written consent. Unauthorized use will result in immediate termination of your license.
- 3. Disclaimers and Limitation of Liability
- 3.1 TCHUISSI DJOMATCHIÉ BLAISE FRANÇOIS makes no guarantees that the App or its features will be error-free or uninterrupted. We do not warrant the accuracy or reliability of third-party content or advertisements within the App. You agree to use the App at your own risk, as it is provided "as is" without warranties of any kind.
- 3.2 Under no circumstances will TCHUISSI DJOMATCHIÉ BLAISE FRANÇOIS be liable for damages arising from your use or inability to use the App. Our total liability is limited to the amount you paid for the App, if any.
- 4. Governing Law and Dispute Resolution

4.1 By using the App, you agree that Portuguese law governs these Terms and any disputes related to them. This agreement excludes the conflict-of-law principles of other jurisdictions and the United Nations Convention on Contracts for the International Sale of Goods.

If you are a consumer, this choice of law applies only to the extent that it does not conflict with any mandatory consumer protection laws in your country of residence.

- 4.2 Any claim related to your use of the App must be filed within one (1) year of the event giving rise to the claim. Claims filed after this period will be considered time-barred.
- 5. Changes to These Terms
- 5.1 We may update these Terms of Use periodically. Please review them regularly. Your continued use of the App indicates your acceptance of any changes.

For questions, please write to: tchuiissifran91044@icloud.com