Terms of Use

Wandering LTD (the "**Wandering**") operates this website to provide online interactive services. By using or visiting the Wandering site (the "**Site**") or the Wandering software (the "**Software**") including downloading any files or documents, or merely browsing the Site or using the Software or any of Wandering products, data feeds, and services including interactive services provided to you on, from, or through the Site (collectively the "**Service**") you signify your agreement to (1) these terms and conditions (the "**Terms of Use**"), (2) Wandering's privacy policy, found at http://thewandering.net/privacy.pdf.

Notwithstanding anything to the contrary to these Terms of Use, any additional terms and conditions applicable to specific areas of this Site or to particular content or transactions are also posted in particular areas of the Site and, together with these Terms of Use, govern your use of those areas, content or transactions. These Terms of Use, together with any applicable additional terms and conditions, are referred to as this "Agreement".

Although, Wandering may attempt to notify you when major changes are made to these Terms of Use, you should periodically review the most up to date version at http://thewandering.net/termsofuse.pdf. Wandering reserves the right to modify, at its sole discretions, this Agreement at any time. Your use of the Site following any such modification constitutes your agreement to follow and be bound by the Agreement as modified. The last date these Terms of Use were revised is set forth below. Nothing in these Terms of Use shall be deemed to confer any third-party rights or benefits.

1. Your Use of Content

You may use the Service, the Site, the Software and the information, writings, images and/or other works that you see, hear or otherwise experience on the Site (singly or collectively, the "**Content**") solely for your non-commercial, unless you were explicitly authorized otherwise in writing by us, personal purposes.

The Content on the Service, on the Site and on the Software, and the trademarks, service marks, trade dress, custom graphics, icons, logos and other items that appear on the Site (the "**Marks**") on the Service, are owned by or licensed to Wandering, subject to copyright and other intellectual property rights under the law.

Content is provided to you AS IS. You may access Content for your information and personal use solely as intended through the provided functionality of the Service and as permitted under these Terms of Use. You shall not download any Content unless you see a "download" or similar link displayed by Wandering on the Service for that Content. You shall not copy, reproduce, distribute, transmit, broadcast, display, sell, license, or otherwise exploit any Content for any other purposes without the prior written consent of Wandering or the respective licensors of the Content. Wandering and its licensors reserve all rights not expressly granted in and to the Service and the Content.

You agree not to circumvent, disable or otherwise interfere with security-related features of the Service or features that prevent or restrict use or copying of any Content or enforce limitations on use of the Service or the Content therein.

You agree that Wandering can analyze your content, and data for any purpose, including commercial (such as for targeting the delivery of advertisements and indexing content for search).

You understand that when using the Service, you will be exposed to Content from a variety of sources, and that Wandering is not responsible for the accuracy, usefulness, safety, or intellectual property rights of or relating to such Content. You further understand and acknowledge that you may be exposed to Content that is inaccurate, offensive, indecent, or objectionable, and you agree to waive, and hereby do waive, any legal or equitable rights or remedies you have or may have against Wandering with respect thereto, and, to the extent permitted by applicable law, agree to indemnify and hold harmless Wandering, its owners, operators, affiliates, licensors, and licensees to the fullest

extent permitted by law regarding all matters related to your use of the Service.

No right, title or interest in any Content is transferred to you, whether as a result of downloading such Content or otherwise. Wandering reserves complete title and full intellectual property rights in all Content. Except as expressly authorized by this Agreement, you may not use, alter, copy, distribute, transmit, or derive another work from any Content obtained from the Site or the Service, except as expressly permitted by the Terms of Use.

2. Provisions Applicable to Developers of Applications

If you use the software as a developer of a mobile application or a Site application (the "**Application**"), you must comply with the following additional terms:

- 1. You are responsible for your Application and its content and all uses you make of the Application.
- 2. You may not remove any propriety notice from the Services, the Site or the Software.
- 3. You may not sell, assign, rent, lease or grant any rights to any third party in the Application including, without limitation, through sublicense, to any other entity without the prior written consent of Wandering.
- 4. You may not use the Software, the Services or the Application for any commercial purpose or charge any person for the use of the Software, the Site or the Application.
- 5. You may not use any type of bot, spider virus, clock, timer, counter, worm, software lock, drop dead device, packet-sniffer, Trojan-horse routing, trap door, time bomb or any other codes or instructions that are designed to be used to provide a means of surreptitious or unauthorized access or that are designed to distort, delete, damage or disassemble the Software, the Site or the Services.
- 6. Your access to and use of data you receive from Wandering, will be limited as follows:
 - a. You must display a privacy policy that clearly discloses your use of the information you collect from users of your Application. Such privacy policy must comply with the terms of the privacy policy of the site.
 - b. You will promptly delete all user data you receive from us or from the user, upon the user's request.
 - c. You will not use any information or data on the Service or the Site or any information or data received from us for advertising purposes.
 - d. You will not transfer any information or data, including any user data, to any third party.
 - e. We can require you to delete user data if you use it in a way that we determine is inconsistent with users' expectations.
- 7. You will not give us information that you independently collect from a user or a user's content without that user's prior consent.
- 8. You will make it easy for users to remove or disconnect from your Application.
- 9. You will not sell, transfer, or sublicense our code, APIs, or tools to anyone.
- 10. You will comply with all applicable laws.
- 11. We do not guarantee that the our platform for the Application will always be free, you should periodically review these Terms of Use and check for any changes.
- 12. You give us all rights necessary to enable your Application to work with Wandering.
- 13. You give us the right to use your Application, and place content in your Application.
- 14. You acknowledge and agree that we can analyze your Application, content, and data for any purpose, including commercial (such as for targeting the delivery of advertisements and indexing content for search).
- 15. To ensure your application is safe for users, we can audit it.
- 16. We can create applications that offer similar features and services to, or otherwise compete with, your application.
- 17. The Software and the Service may be incorporated into, and may incorporate, technology, software and services owned and controlled by third parties. Use of such third party

software or services is subject to the terms and conditions of the applicable third party license agreements, and you agree to look solely to the applicable third party and not to expect Wandering to enforce any of your rights. All modifications or enhancements to the Software and the Service remain the sole property of Wandering. You understand that Wandering, in its sole discretion, may modify or discontinue or suspend your right to access any of its Services or use any of the Software at any time, and may at any time suspend or terminate any license hereunder and disable any Software you may already have accessed without prior notice. Wandering reserves the right to add additional features or functions to the Software and the Application. When using the software on your computer or mobile, the Software periodically communicates with Wandering servers. We may require the updating of the Software on your computer or mobile when releasing a new version, or when making new features available. This update may transpire automatically. You acknowledge and agree that Wandering has no obligation to make available to you any subsequent versions of its software applications.

- 18. You represent and warrant that when you submit content to the Site, you own all intellectual property rights and all other needed rights in the content; that you are permitted to publish the content and permit Wandering to publish the Content and exploit all intellectual property rights in and to the Submissions.
- 19. By using the Software as a developer of the Application, you hereby grant us an irrevocable, worldwide, perpetual, non-exclusive, royalty-free, sublicense able and transferable license to use, whether personal use or commercial use, copy, distribute, prepare derivative works, display in public and publicly perform your content of your Application.

3. License and Ownership

The Software is being licensed to you by Wandering on an "AS IS" basis, for your private personal use only. Subject to the terms of these Terms of Use, Wandering and its current, and future, parent and subsidiary companies (collectively "Licensor", "we", "us" or "our") hereby grants you a limited, non-exclusive, personal, non-sub licensable, non-assignable license to use the Software and the Site, including any online or enclosed documentation, data distributed to your computer for processing and any future programming fixes, updates and upgrades provided to you onto a computer or a mobile phone for your sole use to, interact with and utilize the Software and the Site, including the content and features contained therein and the Service. The Software and the Site may only be used in connection with the Service.

Any and all intellectual property rights ("**Intellectual Property**") associated with the Software, the Site and/or the Application and its contents are the sole property of Wandering, its affiliates or third parties. Elements of the Software, the Site and/or the Application are also protected by trade dress, trade secret, unfair competition, and other laws and may not be copied or imitated in whole or in part. All Marks of Wandering, its affiliates or other third parties and may not be used or interfered with in any manner without the express written consent of Wandering. Except as otherwise expressly stated in these Terms of Use, you may not copy, reproduce, modify, lease, loan, sell, create derivative works from, upload, transmit, or distribute the Intellectual Property of the Software, the Site and/or the Application in any way without Wandering's or the appropriate third party's prior written consent. Except as expressly provided herein, Wandering does not grant to you any express or implied rights to Wandering's or any third party's Intellectual Property.

Wandering grants you a limited, personal, nontransferable, non sublicensable, revocable license to access and use only the Site, the Software, the Content and Service only in the manner presented by Wandering. Except for this limited license, Wandering does not convey any interest in or to the information or data available via the Site, the Software or the Service (the "**Information**"), the site, the Software, Service, or , the Content or any other Wandering property by permitting you to access the Site. Except to the extent required by law or as expressly provided herein, none of the Software, the Content and/or Information may be reverse-engineered, modified, reproduced, republished, translated into any language or computer language, re-transmitted in any form or by any means,

resold or redistributed without the prior written consent of Wandering. You may not make, sell, offer for sale, modify, reproduce, display, publicly perform, import, distribute, retransmit or otherwise use the Content in any way, unless expressly permitted to do so by Wandering.

4. Scope of Terms of Use

These Terms of Use govern your use of the Site and all applications, software, and services (collectively, "Services") available on the Site, except to the extent such Services are the subject of a separate agreement. Specific terms or agreements may apply to the use of certain Services and other items provided to you on the Site (the "Service Agreement(s)"). Any such Service Agreements accompany the applicable Services or are listed in association with or through a hyperlink associated with the applicable Services.

5. No Unlawful Or Prohibited Use

As a condition of your use of the wandering site, you agree not to use the site or any device, including a compromised device, to intentionally or unintentionally access the service for any unlawful purpose, or any other purpose prohibited by law or these terms. You may not attempt to gain unauthorized access to any portion of the wandering site, its service, other accounts, computer systems, or any network connected to any wandering server, through hacking, password "mining", or any other means.

6. **Registration Procedures and Providing Personal Information**

You may browse the Site and view Content without registering, but as a condition to using certain aspects of the Service, you are required to register at the Site. In order to register you will be require to delivery of personal details such as: full name, phone number, email address, etc. These data will be transferred and stored in the database of Wandering. Note that these data delivered by you is not obligated by law but without providing the data set on imperative, you can not use the services offered on the Site.

7. Purchasing Content, Products Or Services On The Site

You may be required to pay for some of the Service provided by wandering, according to rates, as shall be determined by wandering from time to time. In the event that you will select to acquire any such Service offered on this Site you will be asked to supply certain information. You will be asked to provide your name and email address and depending on the method of payment you will be asked to provide details of either your credit card and/or connect with your PayPal account, as well as your billing address. Access to certain content or products may be age restricted. Where any such restriction applies you will be asked to confirm that you are old enough to purchase the items or purchase and view the content as appropriate.

8. Payment via the Internet

Security system on the most stringent standards specified type below. All the parts where there is personal information secure entry technology-256 Bit SSL.

SSL protocol is an international standard that allows encryption of data passing between the server and browser. The area is secure by the company Comodo Group inc. (but clarified that the company is entitled to change supplier at any time and without giving any notice).

9. Security

Wandering secures the information in the database and network PCs as it relates to its operation, the most advanced systems. Despite the efforts and resources invested in it, it is unable to commit to using it to preclude illegal entry contained on databases and computer network.

10. Disclaimer of Warranties

Wandering makes no representations about the results to be obtained from using the Site, the wandering systems, the service, the information or the content. The use of same is at your own risk.

The Site, the wandering systems, the information, the service and the content are provided on an "As Is" basis. Wandering disclaim all warranties, either express or implied, statutory or otherwise including but not limited to the implied warranties of merchantability, non– infringement of third parities' rights, and fitness for a particular purpose.

Wandering and any of its officers, directors, shareholders or employees make no representations or warranties about the accuracy, completeness, security or timeliness of the content, information or service provided on or through the use of the Site or the wandering systems. No information obtained by you from the web site shall create any warranty not expressly stated by wandering in these terms of use.

11. Limitation of Liability

In no event will wandering be liable for any damages whatsoever, including, but not limited to and direct incidental, consequential, special, exemplary or other indirect damages arising out of:

- a. The use of or inability to the use the site, the service, or the content.
- b. Any transaction conducted through or facilitated by the site.
- c. Any claim attributable to errors, omissions, or other inaccuracies in the site, the service and\or the content.
- d. Unauthorized access to or alteration of your transmissions or data, or any other matter relating to the site, the service, or the content, even if wandering has been advised of the possibility of such damages.

If you are dissatisfied with the site, the service, the content or with the terms of use, your sole and exclusive remedy is to discontinue using the site. If from any reason at all some of the above limitations may not apply to you. Wandering liability is limited and warranties are excluded to the greatest extent permitted by law, but shall, in no event, exceed 100\$.

12. Indemnity And Limitations of Damages

You agree to indemnify, defend and hold harmless wandering, its officers, directors, employees, and any third party information providers to the Site against any and all losses, expenses, damages and costs, including reasonable attorneys' fees, incurred in relation to, arising from, or for the purpose of avoiding, any claim or demand from a third party that your use of the Site violates these Terms, any applicable law or regulation, or the rights of any third party.

In no event shall wandering or any of its officers, directors, shareholders or employees be liable to any entity for any direct, indirect, special, consequential of other damages (including, without limitation, any lost profits, business interruption, loss of information or programs or other data on your wandering account) that are related to the use of, or the inability to use, the content, materials, and functions of the site of any linked website, even if wandering is expressly advised of the possibility of such damages.

13. Termination

This agreement (and the agreement constituted by your use of the information, graphics and materials on the Wandering Web Site) and your access to the Wandering Web Site may be terminated at any time by Wandering without notice. All restrictions, licenses granted by you and all disclaimers and limitations of liability by Wandering will survive termination; however, you will no longer be authorized to access the Wandering Web Site.

14. Governing law

These terms of use shall be governed by and construed in accordance with the laws of Israel. The competent courts in Tel Aviv-Jaffa shall have exclusive jurisdiction over any dispute that may arise

with respect to these terms of use and the you hereby waive any claim of Forum Non Convenient.

Contact.

You may contact Wandering at the following address: 48 Menachem Begin St, Tel Aviv, Israel Effective Date: 16 February, 2012