



Swag
Enrich
your life

Terms and Conditions

YUPA

SOFTWARE LICENSE AGREEMENT – YOUR UNCONVENTIONAL PERSONAL ASSISTANT (YUPA)

By using YUPA, a module of SWAGGYAPP, you are agreeing to be bound by the following terms. Please read this software license agreement (License) carefully before using YUPA or downloading the software update accompanying this license. By using YUPA or downloading a software update of YUPA, as applicable, you are agreeing to be bound by the terms of this license. If you do not agree to the terms of this License, do not use this module of SWAGGYAPP or download the software update.

ARTICLE 1. GENERAL

- a) YUPA, including Boot ROM code and embedded software documentations, interfaces, content, fonts and any data that came with SWAGGYAPP as may be updates or system restore software provided by SWAG (Software updates), whether in read only memory, on any other media or in any other form (the Original Software and Software Updates are collectively referred to as the Software) are licensed, not sold to you by SWAG for use only under the terms of this License. SWAG retain ownership of the Software itself and reserves all rights not expressly granted to you. You agree that the terms of this License will apply to any module that may be pre-installed on your mobile, unless such module is accompanied by a separate license, in which case you agree that the terms of that license will govern your use of that module.
- b) SWAG, at its discretion, may make available future Software Updates for SWAGGYAPP and its modules. The terms of this License will govern any Software Updates provided by SWAG that replace and/or supplement the Original Software product, unless such Software Update is accompanied by a separate license in which case the terms of that license will govern.

ARTICLE 2. PERMITTED LICENSE USES AND RESTRICTIONS

- a) Subject to the terms and conditions of this license, you are granted a limited, non exclusive license to use this Module of SWAGGYAPP. Except as permitted in Section 2 (b) below, and except as provide in a separate agreement between you and SWAG, this License does not allow this Module of SWAGGYAPP to exist on more than one device at a time, and you may not distribute or make this Module of SWAGGYAPP available over a network where it could be used by multiple devices at the same time. This license does not grant you any rights to use SWAG proprietary interfaces and other intellectual propriety in the design, development, manufacture, licensing or distribution of third party devices and accessories, or third party software applications for use with YUPA.
- b) Subject to the terms and conditions of this License, you are granted a limited non exclusive license to download Software Updates that may be made available by SWAG for your model of the device to update or restore the software on any such device that you own or control. This License does not allow you distribute or make the Software Updates available over a

network where they could be used by multiple devices at the same time.

- c) You may not, and you agree not to or enable others to, copy (except as expressly permitted by this License), decompile, reverse engineer, disassemble, attempt to derive the source of, decrypt, modify, or create derivatives works of the Software or any module thereof (except as and only to the extent any foregoing restriction is prohibited by applicable law or by licensing terms governing use of open source components that may be included with the Software. You agree not to remove, obscure or alter any proprietary notices (including trademark and copyright notices) that may be affixed to or contained within the Software.
- d) The Software may be used to reproduce materials so long as such use is limited to reproduction of non copyrighted materials, materials in which you own the copyright, or material you are authorized or legally permitted to reproduce. Title and intellectual propriety rights in and to any content displayed by, stored on or accessed through SWAGGYAPP belong to SWAG. Such content may be protected by copyright or other intellectual propriety laws and treaties and may be subject to terms of use of the third party providing such content. Except as otherwise provided herein, this License does not grant you any rights to use such content nor does it guarantee that such content will continue to be available to you.
- e) You agree to use the Software and Services (as defined in section 5 below) in compliance with all applicable laws, including local laws of the countries or region in which you reside or in which you download or use the Software and Services. Features of the Software and the Services may not be available in all languages and regions, some features may not be available or may vary based on age or region, and some may be restricted or unavailable from your service provider.
- f) Use of SWAGGYAPP requires a unique user name and password combination, known as an ID. An ID is also required to download modules, access SWAGGYAPP updates and certain features of the Software and Services. In addition you acknowledge that many features and Services of the Software transmit and receive data, including app downloads and updates, and could impact charges to your data plan. Accordingly, you are responsible for any such charges.
- g) Using SWAGGYAPP and its modules such as YUPA in some circumstances can distract you and may cause a dangerous situation as financial loss. By using YUPA you agree that you are responsible for observing rules applicable to your country of residence.

ARTICLE 3. TRANSFER

You may not rent, lease, lend, sell, redistribute or sublicense the Software and its modules such as YUPA.

ARTICLE 4. CONSENT TO USE OF DATA

Software features may require information from SWAGGYAPP to provide their respective functions.

When you turn on or use these features, details will be provided regarding what information is sent to SWAG and how the information may be used. You can learn more by visiting www.swaggyapp.com. At all times your information will be treated in accordance with SWAG's Privacy Policy which can be viewed at https://www.swaggyapp.com/wp-content/uploads/2022/04/privacy_eng.pdf.

ARTICLE 5. SERVICE AND THIRD PARTY MATERIALS

YUPA may enable access to the following services:

- Renting miners;
- Buying/selling of virtual currencies.
- Sentyment;
- Any other Service that may be implemented from time to time.

Each Service shall be accepted by using the Click Wrapping system, a time stamp procedure with a certification process in blockchain of the hash related the ID USER, time, order form, fees, currency and which is enable to certify the acceptance process for each transaction.

Such Services may not be available in all languages or in all countries. Use of these Services requires internet access and use of certain Services may require the ownership of the Wallet SWAGGY and may require you to accept additional terms and may be subject to additional fees. By using YUPA in connection with a SWAG ID or other SWAG Service, you agree to the applicable terms of service for that Service, such as the latest Service Terms and Conditions for the country in which you access such Services.

- a) If you sign up for your Wallet SWAGGY, certain features may be accessed directly from the Software.
- b) You understand that by using any of the Services, you may encounter content that may be deemed offensive, indecent or objectionable, which content may or may not be identified as having explicit language and that the result of any search may automatically and unintentionally generate links or references to objectionable material. Nevertheless, you agree to use the Service at your sole risk and that SWAG, its shareholders, affiliates, agents, principals or licensor shall have no liability to you for content that may be found to be offensive, indecent or objectionable.
- c) Certain Services may display, include or make available content, data, information, applications or materials from third parties (Third Party Materials) or provide links to certain third party web sites. By using the services, you acknowledge and agree that SWAG is not responsible for examining or evaluating the content, accuracy, completeness, timeliness, validity, copyright compliance, legality, decency, quality or any other aspect of such Third Party Materials or web sites. SWAG, its shareholders, officers, affiliates and subsidiaries do not warrant or endorse and do not assume and will not have any liability or responsibility to you or any other person for any third Party Services, Third Party Materials or web sites, or for any

other materials, products or services of third parties. Third Party Materials and links to other websites are provided solely as a convenience to you.

- d) Neither SWAG nor any of its content providers guarantees the availability, accuracy, completeness, reliability, or timeliness of stock information, location data or any other data displayed by any Services. Financial Information displayed by any Services is for general informational purposes only and should not be relied upon as investment advice. Before executing any transaction based upon information obtained through the Services, you should consult with a financial or a securities professional who is legally qualified to give financial or securities advice in your country or region.
- e) You agree that the Services contain proprietary content, information and material that is owned by SWAG, the site owner and/or their Licensor and is protected by applicable intellectual property and other laws, including but not limited to copyright. You agree that you will not use such proprietary content, information or material other than for permitted use of the Services or in any manner that is inconsistent with the terms of this License or that infringes any intellectual property rights of a third party or SWAG. No portion of the services may be reproduced in any form or by any means. You agree not to modify, rent, lease, loan, sell, distribute or create derivative works based on the Services in any manner and you shall not exploit the Services in any unauthorized way whatsoever, including but not limited to, using the Services to transmit any computer viruses, worms, trojan horses or other malware, or by trespass or burdening network capacity. You further agree not to use the Services in any manner to harass, abuse, stalk, threaten, defame or otherwise infringe and violate the rights of any other party, and that SWAG is not in any way responsible for any such use by you, nor for any harassing, threatening, defamatory, offensive, infringing or illegal messages or transmissions that you may receive as a result of using any of the Services.
- f) In addition Services and Third Party Materials that may be accessed, linked to or displayed on SWAGGYAPP are not available in all languages or in all countries or regions. SWAG makes no representation that such Services and Third Party Materials are appropriate or available for use in any particular location. To the extent you choose to use or access such Services and Third Party Materials, you do so at your own initiative and are responsible for the compliance with any applicable laws, including but not limited to applicable local law and privacy and data collection law. Swag and its licensors reserve the right to change, suspend, remove or disable access to any Services at any time without notice. In no event will SWAG be liable for the removal of or disabling of access to any such Services. SWAG may also impose limits on the use of or access to certain Services, in any case and without notice or liability.

ARTICLE 6. TERMINATION

This license is subject to 30 days free trial, whereby you are not required to pay any fee. Starting from

the second month you shall pay on a monthly basis € 4,99 (euro four and ninety nine) plus VAT for 6 months if you accept this software license agreement by no later than 17 July 2022 or, in case of expiring of this term, € 9,99 (euro nine and ninety nine) plus VAT per month. By signing this software license agreement you are authorizing SWAG to debit on your WALLET SWAGGY the monthly license fees. This License shall be effective for a period of 12 months as set forth in the commercial offering accepted by you. Thereafter, the License shall automatically renew for one or more further consecutive terms equal to the original term of the license, unless terminated by either party serving at least one (1) months written notice of its intention not to renew.

You may terminate this software license agreement without penalty and without having to state a reason within 14 (fourteen) days (right of reconsideration) of the conclusion of it via the internal messaging system.

Your rights under this license will terminate automatically or otherwise cease to be effective without notice from SWAG if you fail to comply with any term(s) of this License. Upon the termination of this License, you shall cease all use of the Software.

Section 4,5,6,7,8,11 and 12 of this License shall survive any such termination.

ARTICLE 7. DISCLAIMER OF WARRANTIES

7.1 You expressly acknowledge and agree that, to the extent permitted by applicable law, use of the Software and any Services performed by or accessed through the Software is at your sole risk and that the entire risk as to satisfactory quality, performance, accuracy and effort is with you.

7.2 To the maximum extent permitted by applicable law, the Software and Services are provided “as is” and “as available” with all faults and without warranty of any kind, and SWAG and SWAG’s licensors (collectively referred to as “SWAG” for the purpose of section 7 and 8) hereby disclaim all warranties and conditions with respect to the Software and Services, either express implied or statutory, including, but non limited to, the implied warranties and/or conditions of merchantability, satisfactory quality, fitness for a particular purpose, accuracy, quiet, enjoyment and non infringement of third party rights.

7.3 SWAG does not warrant against interference with your enjoyment of the Software and Services, that the functions contained in, or services performed or provided by, the Software will meet your requirements, that the operation of the Software and Services will be uninterrupted or error free, that any service will continue to be made available, that defects in the Software or Services will be corrected or that the Software will be compatible or work with any third party software, applications or third party services. Installation of the Software may affect the availability and usability of third party software, applications or third party services, as well as SWAG products and services.

7.4 You further acknowledge that the Software and Service are not intended or suitable for use in situations or environments where the failure or time delays of, or errors or inaccuracies in, the content, data or information provided by the Software or Services could lead to death, personal injury or severe physical or environmental damage.

7.5 No oral or written information or advice given by SWAG or an SWAG authorized representative shall create a warranty. Should the Software and Service prove defective, you assume the entire cost of all necessary servicing, repair or correction. Some jurisdiction do not allow the exclusion of implied warranties or limitations on applicable statutory rights of a consumer, so the above exclusion and limitations may not apply to you.

ARTICLE 8. LIMITATION OF LIABILITY

8.1 To the extent not prohibited by applicable law, in no event shall SWAG, its shareholders, affiliates, agents or principals be liable for personal injury, or any incidental, special, indirect or consequential damage whatsoever, including, without limitation, damages for loss of profits, corruption or loss of data, failure to transmit or receive any data (including without limitation course instructions, assignments and materials), business interruption or any other commercial damages or losses, arising out of or related to your use or inability to use the Software and Service or any third party software, applications or services in conjunction with the Software or Services, however caused, regardless of the theory of liability (contract, tort or otherwise) and even if SWAG has been advised of the possibility of such damages, some jurisdiction do not allow the exclusion or limitation of liability for personal injury, or of incidental or consequential damages, so this limitation may not apply to you. In no event shall SWAG's total liability to you for all damages (other than as may be required by applicable law in case involving personal injury) exceed the amount of € two hundred and fifty (euro 250.00). The foregoing limitations will apply even if the above stated remedy fails of its essentials purpose.

8.2 In addition to the disclaimers of warranties and limitation of liability set forth in the license, SWAG does not assume any liability for purchases, payments, transactions or other activity made using the Wallet SWAGGY.

ARTICLE 9. EXPORT CONTROL

You may not use or otherwise export or re-export the Software except as authorized by the laws of the jurisdictions in which the Software was obtained. In particular, but without limitations, the Software may not be exported or re-exported (a) into any U.S. embargoed countries or (b) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Department of Commerce Denied Person's List or Entity List or any others restricted party lists. By using the Software, you represent and warrant that you are not located in any such country or on any such list. You also agree that you will not use the Software for any purposes prohibited by United States law, including without limitation, the development, design, manufacture or production of missiles, nuclear, chemical or biological weapons.

ARTICLE 10. CONTROLLING LAW AND SEVERABILITY

This License will be governed by and construed in accordance with the law of the Estonia, excluding



its conflict of law principals. If for any reason a court of complete jurisdiction finds any provision, or portion thereof, to be unenforceable, the remainder of this license shall continue in full force and effect. For any dispute that may arise between the Parties concerning the interpretation, validity and execution of the Agreement and that cannot be settled directly between the Parties, the Court of Harju County shall have exclusive jurisdiction.

ARTICLE 11. COMPLETE AGREEMENT; GOVERNING LANGUAGE

This License constitutes the entire agreement between you and SWAG relating to the Software and supersedes all prior or contemporaneous understanding regarding such subject matter. No amendment to or modification of this license will be binding unless in writing and signed by SWAG. Any translation of this License is done for local requirements and in the event of a dispute between the English and any non-English versions, the English version of this License shall govern, to the extent not prohibited by local law in your jurisdictions.

ARTICLE 12. THIRD PARTY ACKNOWLEDGEMENTS

Portion of the Software or its modules may utilize or include third party software or other copyrighted material. Acknowledgments, licensing terms and disclaimers for such materials are contained in the electronic documentation for the Software, and your use of such material is governed by the respective terms.