

No More Bullying Me TERMS AND CONDITIONS

No More Bullying Me an application by App City (An Australian registered company)

General

This Agreement governs your use of services with No More Bullying Me's mobile app. The use of our services means that you have read, understood, and accepted all terms and conditions of this agreement. If you do not agree to be bound by the terms of this agreement, please do not use any of our services. No More Bullying Me provides a mindfulness meditation, hypnotherapy, binaural beats and ambient sounds app to help you deal with and improve your everyday life. We provide a mobile app that contains countless Mindfulness practices that are available anytime there is internet connection, anywhere, and are designed to lead you to a happier and stress-free life. Mindfulness changes different regions of the brain enhancing concentration, emotion regulation, and decreasing stress. This AGREEMENT is between No More Bullying Me (an Australian company) and YOU.

ELIGIBILITY

If you are under the age of 10 years old, you are required to have parental consent. To purchase or subscribe to any of our services you need to be at least 18 years of age or older and capable of forming a binding contract or you will be automatically disqualified under the law.

SUBSCRIPTION PRICING AND TERMS

No More Bullying Me offers two auto-renewing subscription options:

No More Bullying Me Monthly - \$4.99 per month

No More Bullying Me Yearly - \$49.99 per year (2 months free)

These prices are for Australian customers. Pricing in other countries may vary and actual charges may be converted to your local currency depending on the country of residence.

Your No More Bullying Me subscription will automatically renew unless auto-renew is turned off at least 24 hours before the end of the current period. You can go to your iTunes Account settings to manage your subscription and turn off auto-renew. Your iTunes Account will be charged when the purchase is confirmed. Any unused portion of a free trial period, if offered, will be forfeited when the user purchases a subscription to that publication, where applicable.

COPYRIGHT OWNERSHIP

No More Bullying Me owns title, right and interest in and to the services and content and are sole owners. You acknowledge and agree that the services and content provided herein are protected by copyright, trademark and other laws of Australia and foreign countries.

LICENSE GRANT

No More Bullying Me hereby grants you to use our services on an individual basis. No More Bullying Me's™ services may not be used for commercial purposes, under any circumstance, and may not be modified or redistributed.

RESTRICTIONS

No More Bullying Me reserves its right to determine whether the use of our services qualifies you under this Agreement. No More Bullying Me reserves all rights, title and interest to our services (including all intellectual property rights) and reserves all rights to our Services that are not expressly granted in this Agreement. You may not alter, merge, modify, adopt or translate our services (or our mobile application), or decompile, reverse engineer, disassemble, or otherwise reduce our mobile application to a human-perceivable form. You are also prohibited to make illegal copies of our mobile application without the express approval from No More Bullying Me.

PRIVACY POLICY

You agree that the use of No More Bullying Me's™ privacy policy. Services may result in collection and usage of technical data and/or related information, including but not limited to technical information about Your device, system, and your hardware or software specifications, that is gathered periodically to facilitate the provision of our updates, product support and other services

to You (if any) related to this Services. Our Services may use this information, as long as it is in a form that does not personally identify you, to improve its products or to provide services or technologies to you.

- No More Bullying Me provides no remedies or warranties, whether express or implied, for any sample application code, or any other subscription that No More Bullying Me may provide. Use of our services
- No More Bullying Me provides no remedies or warranties, whether express or implied, for any sample application code, or any other subscription that No More Bullying Me may provide. Use of our services are deemed "AS IS".
- Services mentioned under this AGREEMENT, should be used at your own risk. The Services is provided on an "AS IS" basis, without warranty of any kind.
- Should the You fail to comply the system requirements to the use of our Services, You assumes all risk or whatever the result by reason of the usage of their Services.
- Under no circumstances and under no legal obligation or contract or whatsoever, shall No More Bullying Me, or any of its agent be liable for any indirect or incidental damages including computer malfunction, commercial damages or losses, even if the No More Bullying Me shall have been informed of the possibilities of such damages.

Under no circumstances and under no legal obligation or contract or whatsoever, shall No More Bullying Me, or any of its agent be liable for any indirect or incidental damages including computer malfunction, commercial damages or losses, even if the No More Bullying Me shall have been informed of the possibilities of such damages. Regardless of any statute or laws to the contrary, you must file any claim or cause of action arising out or related to the Services within (1) one year after such claim or cause of action arose or be forever barred. This section shall survive termination of this AGREEMENT.

Choice of Law: This Agreement will be interpreted and enforced according to the laws of Australia which will be the exclusive venue for any disputes arising from or relating to this Agreement or the parties hereto.

SEVERABILITY

If any provision of this Terms and Conditions is adjudged by a court to be void or unenforceable such provision shall in no way affect any other provision of this Agreement, the application of the provision in any other circumstances or the validity or enforceability of this Agreement and such provision shall be curtailed and limited only to the extent necessary to bring it within legal requirement. If any provision of this Terms and Conditions is adjudged by a court to be void or unenforceable such provision shall in no way affect any other provision of this Agreement, the application of the provision in any other circumstances or the validity or enforceability of this Agreement and such provision shall be curtailed and limited only to the extent necessary to bring it within legal requirement. No More Bullying Me reserves the right to amend the information of this Terms and Conditions at any time without prior notice. It is within your obligation to periodically peruse all Terms and Conditions associated to No More Bullying Mes'™ services and plans in order to stay current with any updates made.