Sharre: Terms & Conditions

Effective Date: 26.09.2024

Welcome to Sharre! By using Sharre, you agree to the following terms and conditions. Please read them carefully.

1. No Collection or Sharing of Personal Data

We respect your privacy. Sharre does not collect any personal data from users, nor do we forward any user information to third-party companies for marketing or any other purposes. Any data generated within Sharre remains strictly within the platform.

2. Demo Mode and Third-Party Services

Sharre is currently operating in "demo mode" as we are passing through MVP stage, which means that many of our planned features are in development. To enhance your experience, we have integrated free third-party services such as "Google Booking Calendar" and "Lu.ma". These services are not mandatory to use Sharre, and we do not force or require users to sign up for these platforms. They are offered only as additional features to enhance the demo experience.

3. Free of Charge

The current Sharre experience is entirely free. We reserve the right to implement paid features in the future, but all existing and demo functionalities are provided at no cost to users.

4. Control Over Your Data

You are free to stop using Sharre at any time. If you choose to discontinue using the platform, you can delete all collected data associated with your use of Sharre at your discretion. For assistance with data deletion, you can contact our support team at [Insert Support Email].

5. Third-Party Services Disclaimer

While Sharre integrates third-party services to provide additional features, we are not responsible for the terms, privacy policies, or performance of these external services. Any interaction with these third-party platforms is at your own risk, and we recommend reviewing their respective terms and privacy policies before using them.

6. Changes to Terms & Conditions

As Sharre evolves, we may update these Terms & Conditions to reflect new features, services, or legal requirements. Users will be notified of significant changes, and continued use of the platform constitutes acceptance of any updated terms.

7. User Responsibilities

While using Sharre, users agree not to engage in any harmful activities, including but not limited to:

- Uploading or sharing harmful, offensive, or illegal content.
- Attempting to disrupt the platform's services or security.
- Violating any applicable local, national, or international laws while using Sharre.

8. Limitation of Liability

Sharre is provided "as is" in its current demo mode. We make no warranties, expressed or implied, regarding the platform's functionality, availability, or suitability for a specific purpose. Sharre is not liable for any damages resulting from the use or inability to use the platform or third-party services integrated within Sharre.

9. Intellectual Property

All content and intellectual property related to Sharre, including but not limited to logos, designs, and proprietary technologies, are the property of Sharre. Users may not use, reproduce, or distribute Sharre's content or branding without prior written permission.

10. Governing Law

These Terms & Conditions are governed by the laws of Canada. Any disputes or claims arising from the use of Sharre will be subject to the exclusive jurisdiction of the courts in Canada.

If you have any questions regarding these Terms & Conditions, feel free to reach out to us at support@sharre.fun