

VRDCI App Terms and Conditions

This app was created and established by the company VRDCI, which is the owner of this app. VRDCI is a web agency founded in June 2000 and registered with the Registry of the Paris Commercial Court under SIRET 43180690000038.

It is headquartered at:

VRDCI

10 rue Augereau

75007 Paris

France

The company can be reached by email at vrdc@vrdc.com and by postal mail for mobile apps and app websites.

There is currently no phone support for mobile apps.

Any use of this app assumes prior reference to these terms of service. Consequently, the user acknowledges having been thoroughly informed that his or her agreement concerning the contents of these terms of service does not require his or her written signature on this document, insofar as the client wishes to use said app.

Our app established by the company VRDCI references the following information:

- Legal notice permitting accurate identification of the company VRDCI
- Presentation of the key features of the offered app

All of the following information was originally produced in the French language.

The user declares that he or she possesses full legal capacity, allowing him or her to commit to these terms of service.

Article 1 Entirety

These terms of service express the entirety of the obligations of the parties. In this sense, the user accepts without reservation the entirety of the intended provisions in these terms of service. No general or specific term of service listed in the documents sent or handed to the user can be incorporated into these terms of service, such that these documents would be incompatible with these terms of service.

Article 2 Object

The object of these terms of service is to define the rights and obligations of the parties within the framework of online sales of services offered by the company VRDCI to the consumer.

Article 3 Contractual documents

This contract is formed by these terms of service. In the event of a contradiction between the provisions contained in differently ranked documents, the provisions in the higher-ranked document overrule those in the lower-ranked document.

Article 4 Coming into force – duration of term

These terms of service come into force on the date downloaded. These terms of service are valid for the term necessary to provide the subscribed services, until the expiration of due warranty by the company VRDCI.

Article 5 Electronic signature

The consumer's "click" under the validation of the terms of service constitutes an electronic signature that, between the parties, has the same value as a written signature.

Article 6 Product information

6-a The company VRDCI presents the key features that enable compliance with Article L 111-1 of the Consumer Code on the website dedicated to the app, which provides the possibility for the potential user to familiarize themselves with the key features of the products they want to get before the final order.

6-b The offers presented by the company VRDCI are valid only within the term limit that VRDCI wishes.

Article 7 Data processing and licensing

The information requested of the consumer is necessary to use the app and may be reported to contractual partners of the company VRDCI. The user can write to the company VRDCI (whose contact information is available at the beginning of these terms of service and on their website) to oppose such communication, exercise his or her access rights, or correct information concerning them that is contained in the company VRDCI's files, under the conditions intended by the law of January 6, 1978.

Article 8 Features

The app enables you to be guided to the nearest parking space. The localization data can be inaccurate or incorrect due to the fact that the GPS system does not ensure absolute precision in the data it receives.

The passenger should handle interactions with the app.

Article 9 Rights of use

The rights of use of the company VRDCI's software, as well as those they distribute, is granted to the consumer as non-exclusive, personal, and non-transferable, pursuant to the Intellectual Property Code.

Article 10 Force majeure

Neither of the two parties shall fail to keep their contractual obligations, insofar as their fulfillment is delayed, impeded, or prevented by a force majeure. A force majeure shall be defined as any event or circumstance that is uncontrollable, outside of the parties, unpredictable, inevitable, or beyond the control of the parties and that cannot be prevented by the parties despite all possible reasonable efforts. The party affected by such circumstances shall notify the other party within ten business days after the date of becoming aware of them. The two parties shall then approach each other, within two months (unless this is impossible due to the force majeure) to consider the impact of the event and agree upon the conditions in which the execution of the contract shall proceed. If the force majeure lasts over three months, these terms of service can be terminated by the injured party. A force majeure shall be expressly defined as (in addition to those usually deemed by the jurisprudence of the French courts and tribunals) blockage of means of transportation or transportation of supplies; earthquakes, fires, storms, floods, or lightning; or obstruction of telecommunications networks or problems with telecommunications networks themselves outside of the clients.

Article 10 Partial invalidation

If one or more stipulations of these terms of service is deemed invalid or declared to be invalid in application of a law or regulation or following a final decision of a jurisdiction, the other stipulations maintain all their power and scope.

Article 11 Non-renunciation

In the event that one of the parties does not overrule a breach by the other party of any of the obligations indicated in these terms of service, it shall not be interpreted as a future renunciation of the obligation in question.

Article 12 Heading

If it is difficult to differentiate between any of headings of the clauses and any of the clauses themselves, the headings shall be ruled nonexistent.

Article 13 Applicable law

These terms of service are subject to French law. All contestation as to the validity, interpretation, or execution of these terms of service shall be subject to the exclusive jurisdiction of the Paris Commercial Court.