

TAB-AUSTRIA ChampionsNet™ Twitter App Terms Of Service

The objective of this Terms of Service Policy for our TAB-Austria ChampionsNet™ Twitter Application (“TOS Policy”) is for TAB-AUSTRIA (“Provider”) to provide the Twitter user (“User”) that utilise our Twitter Application (“App”), the terms of service in respect of the App. By using the App, you agree to the TOS Policy. If you do NOT accept the TOS, do NOT use the App.

1. App

Our App is called "TAB-AUSTRIA ChampionsNet™".

The Provider offers the User, the usage of the App without charge. The App allows the User to share ChampionsNet™ game highscores, tournament scores or TAB Account achievements to friends easily. The highscores, scores or achievements can be acquired by either using one of these TAB-AUSTRIA products: the Fun4Four multiplayer game table, the MaxFire HD jukebox, or the Music&Fun Android or iPhone app.

The Provider does not guarantee the availability of the App to the User or the safety of any system connected to its network. This includes for example, but is not limited to, virus and hacker activities.

From time to time, the Provider may interrupt the App for operational reasons, determined in the sole discretion of the Provider. The User releases the Provider from and against any and all claims, costs, injuries, losses, or damages arising in connection with such interruptions.

Use of the App is at the sole risk of the User.

2. User Responsibilities

The User is solely responsible for the safety of their hardware, software and data in connection with usage of the App.

The User is solely liable for their actions in connection with usage of the App.

The User is not permitted to intentionally or unintentionally violate any applicable laws, rules or regulations.

The User is not permitted to use the App with any content that is unlawful, harmful, abusive, harassing, defamatory, vulgar, obscene, pornographic, libelous, invasive of another’s privacy, inflammatory, hateful, or racially, ethnically or otherwise objectionable and content for which the User does not have a legal right to.

The User is not permitted to use the App to impersonate the Provider or another user of the App.

The User is not permitted to use the App with any content that infringes any intellectual property of another party.

The User is not permitted to use the App for a commercial purpose, for example, without limitation, such as generating revenue, advertising or affiliate.

The User is not permitted to interfere with the delivery of the App, including the Provider, host, network.

The User is not permitted to modify, test, decompile, disassemble, copy, or change the App in anyway.

The User is responsible to respect the intellectual property of the Provider, being it copyrighted material, trademarks and related proprietary information. This includes, but is not limited to, text, images, software, photo, video, graphics and sound.

3. Non-Liability

The Provider is not liable for any damages (direct, indirect, incidental, special, consequential or exemplary) in connection with the App.

4. Privacy Policy

For the Privacy Policy, please refer to [this link](#).

Version dated 15 July 2015