DATA PROTECTION POLICY
Effective Date: June 5, 2019

This Data Protection Policy is provided by XTRIBE PLC, with registered office in 37 -38 Long Acre, LONDON, WC2E9JT its affiliates, subsidiaries and/or parents (referred to as "XTRIBE" or "we" or "us" or "our" or "ours") pursuant to article 4ff General Data Protection Regulation no. 679/2016/UE ("Regulation") and to others laws, rules and regulations applicable to data protection, hereinafter, also, referred as “Applicable Privacy Rules”, applies to your use of the Application(s). For the purposes of this Data Protection Policy, XTRIBE is the Controller.

Introduction

XTRIBE is committed to protecting the privacy of all data subjects. The purpose of this Data Protection Policy is to inform you about the types of information we gather about you, how we may use that information, and how we disclose it to third parties.

This Data Protection Policy does not apply to information that you provide directly to, or is collected by, third parties which are controlled by such third parties and whose use may be governed by a separate privacy policy and/or terms of use. You should review the applicable privacy policy and/or terms of use.

1. IMPORTANT DEFINITIONS

“Adequate Jurisdiction" a jurisdiction that has been formally designated by the European Commission as providing an adequate level of protection for Personal Data.

“Controller” means the entity that decides how and why Personal Data are Processed.

“Data Protection Authority” means an independent public authority that is legally tasked with overseeing compliance with applicable data protection laws.

“EEA” means the European Economic Area.

“Materials” collectively means any Content, Submitted Content (where applicable and as further defined herein), messaging, blogging, chatting, social networking, information, advertising and/ or internet links, etc., accessible or delivered through the Site(s).

“Personal Data” means information that is about any individual, or from which any individual is directly or indirectly identifiable, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that individual.
“Process”, “Processing” or “Processed” means anything that is done with any Personal Data, whether or not by automated means, such as collection, recording, organization, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.

“Sensitive Personal Data” means personal data about race or ethnicity, political opinions, religious or philosophical beliefs, trade union membership, physical or mental health, sexual life, any actual or alleged criminal offences or penalties, national identification number, or any other information that may be deemed to be sensitive under applicable law.

“Site(s)” means any website operated, or maintained, by us or on our behalf.

“Standard Contractual Clauses” means template transfer clauses adopted by the European Commission or adopted by a Data Protection Authority and approved by the European Commission.

“Application(s)” means an embeddable, downloadable and/or executable software application owned by us or a third party and made available on the Site(s).

“Content” means all audio and visual elements and ideas offered by us or third parties, including but not limited to, data, movies, videos, photographs, software, games, designs, likenesses, artwork, images, music, sound, information and other materials, tangible and intangible, including derivative works, on all media and formats, existing or in future.

2. COLLECTION OF PERSONAL DATA

Collection of Personal Data: We may collect Personal Data about you from the following sources:

- **Data you provide:** We may obtain your Personal Data when you provide it to us (e.g., where you contact customer service via email or telephone, or by any other means).
- **Relationship data:** We may collect or obtain your Personal Data in the ordinary course of our relationship with you (e.g., if you purchase a product from us).
- **Data you make public:** We may collect or obtain your Personal Data that you manifestly choose to make public, including via social media (e.g., we may collect information from your social media profile(s), if you make a public post about us).
- **Site data:** We may collect or obtain your Personal Data when you visit any of our Sites or use any features or resources available on or through a Site.
- **Registration details:** We may collect or obtain your Personal Data when you use, or register to use, any applications or services on the Site(s).
- **Content and advertising information:** If you choose to interact with any third party Content or advertising, we may receive Personal Data about you either directly, or from the relevant third party providing that Content.
Third party information: We may collect or obtain your Personal Data from third parties who provide it to us, including third party providers of Content and advertising.

Creation of Personal Data: We may also create Personal Data about you, such as records of your communications with us, and details of your viewing history and your purchase history.

3. CATEGORIES OF PERSONAL DATA WE MAY PROCESS

We may Process the following categories of Personal Data about you to the extent that such processing is strictly necessary in connection with the purposes of processing set out in this Data Protection Policy:

- **Personal details:** given name(s); preferred name; nick name and photograph.
- **Demographic information:** gender; date of birth / age; nationality; salutation; title; and language preferences.
- **Contact details:** address; telephone number; email address; and details of your public social media profile(s).
- **Purchase details:** records of purchases and prices, including purchases made via Smart Services.
- **Payment details:** invoice records; payment records; billing address; payment method; bank account number or credit card number; cardholder or accountholder name; card or account security details; card 'valid from' date; and card expiry date; payment amount; payment date; and records of cheques.
- **Data relating to Site(s):** Product details; IP address; language settings; dates and times; Site(s) and Application(s) usage statistics; Site(s) and Application(s) settings; dates and times of connecting to Site(s) and Application(s); location data, and other technical communications information; username; password; security login details; usage data; aggregate statistical information.
- **Content and advertising data:** records of your interactions with our online advertising and Content, records of advertising and Content displayed on pages or Application screens displayed to you, and any interaction you may have had with such Content or advertising.
- **Views and opinions:** any views and opinions that you choose to send to us (e.g., through surveys or polls, feedback forms, or ratings of Applications in third party application stores) or publicly post about us on social media platforms.
- **Non-Personal Data.** When you use our products, we may also collect certain information that, by itself or in combination with other such information, cannot be used to identify you individually, or contact you personally ("Non-Personal Data"). Non-Personal Data also includes technical information related to your use of the Product, including but not limited to Product performance information, Product usage information, Site(s) and Application(s) usage information, and/or other unidentifiable technical data involving your use of our products. Non-Personal Data may also include certain data or information that you provide us through your use of our products, such as query terms, page requests, Content or programming accessed or viewed, or data about specific services or applications accessed by you, the date and time of your request.
• **Personal Data of Children under sixteen (16).** We are committed to protecting the Personal Data of children. We will not knowingly collect Personal Data from individuals under such age for any purpose, nor will we accept registration from such individuals. In some cases, particularly where information is collected electronically, we may not be able to determine whether information was collected from children under age sixteen (16), and we treat such information as though it were provided by an adult. If we learn that a child under the age of sixteen (16) has provided any Personal Data, we will use commercially reasonable efforts to delete such information. We encourage parents and legal guardians to participate in all online activities of their children and prevent them from providing any Personal Data to us. **WE EXPRESSLY DISCLAIM ANY RESPONSIBILITY OR LIABILITY FOR THE USE, OR MISUSE, OF SUCH FEATURES BY CHILDREN IN VIOLATION OF THIS DATA PROTECTION POLICY.**

4. **LEGAL BASIS FOR PROCESSING SENSITIVE PERSONAL DATA**

In Processing your Personal Data in connection with the purposes set out in this Data Protection Policy, we may rely on one or more of the following legal bases, depending on the circumstances:

• **Consent:** We may Process your Personal Data where we have obtained your prior, express consent to the Processing (this legal basis is only used in relation to Processing that is entirely voluntary - it is not used for Processing that is necessary or obligatory in any way);

• **Contractual necessity:** We may Process your Personal Data where the Processing is necessary in connection with any contract that you may enter into with us;

• **Compliance with applicable law:** We may Process your Personal Data where the Processing is required by applicable law;

• **Vital interests:** We may Process your Personal Data where the Processing is necessary to protect the vital interests of any individual;

• **Legitimate interests:** We may Process your Personal Data where we have a legitimate interest in carrying out the Processing for the purpose of managing, operating or promoting our business, and that legitimate interest is not overridden by your interests, fundamental rights, or freedoms.

5. **SENSITIVE PERSONAL DATA**

We do not seek to collect or otherwise Process your Sensitive Personal Data in the ordinary course of our business. Where it becomes necessary to Process your Sensitive Personal Data for any reason, we rely on one of the following legal bases:

• **Compliance with applicable law:** We may Process your Sensitive Personal Data where the Processing is required or permitted by applicable law;

• **Detection and prevention of crime:** We may Process your Sensitive Personal Data where the Processing is necessary for the detection or prevention of crime (including the prevention of fraud);

• **Establishment, exercise or defence of legal rights:** We may Process your Sensitive Personal Data where the Processing is necessary for the establishment, exercise or defence of legal rights; or
• **Consent:** We may Process your Sensitive Personal Data where we have, in accordance with applicable law, obtained your prior, express consent prior to Processing your Sensitive Personal Data (this legal basis is only used in relation to Processing that is entirely voluntary – it is not used for Processing that is necessary or obligatory in any way).

6. **HOW WE USE THE INFORMATION WE COLLECT**

We may Process your Personal data for the following purposes:

• **Provision of Site(s) and Application(s) to you:** providing Site(s) and Application(s) to you; registering your account on the Device; providing you with other products and services that you have requested; providing you with promotional items at your request; and communicating with you in relation to those products and services; operating and managing Site(s) and Application(s); providing Content to you; displaying advertising and other information to you; communicating and interacting with you via Site(s) and Application(s); and notifying you of changes to any Site(s) and Application(s).

• **Communications with you:** communicating with you via any means (including via email, telephone, text message, social media, post or in person) news items and other information in which you may be interested, subject to ensuring that such communications are provided to you in compliance with Applicable Privacy Rules; maintaining and updating your contact information where appropriate; and obtaining your prior, opt-in consent where required.

• **Communications and IT operations:** management of our communications systems; operation of IT security systems; and IT security audits.

• **Health and safety:** health and safety assessments and record keeping; and compliance with related legal obligations.

• **Financial management:** sales; finance; corporate audit; and vendor management.

• **Surveys and polls:** engaging with you for the purposes of obtaining your views on our products and services.

• **Investigations:** detecting, investigating and preventing breaches of policy, and criminal offences, in accordance with applicable law.

• **Legal proceedings:** establishing, exercising and defending legal rights.

• **Legal compliance:** compliance with our legal and regulatory obligations under applicable law.

• **Improving our Site(s) and Application(s):** identifying issues with Site(s) and Application(s); planning improvements to Site(s) and applications; and creating new Site(s) and applications.

• **Non-Personal Data:** We may use Non-Personal Data for our internal purposes, such as to offer Product-specific viewing recommendations, to understand aggregate usage patterns, or to provide you with improved features. We reserve the right to use or disclose aggregate Non-Personal Data in any way we see fit, including for our and our partners’ marketing and advertising purposes and to other third parties, and you acknowledge and consent to such. We may also use diagnostic data (which does not identify you and does not contain Personal Data) for the purposes of improving the Site(s) and applications.

• **Combinations of Information:** We may combine Personal Data and Non-Personal Data collected with other data in order to provide and improve services provided in connection with our products.
We may also, from time to time, transfer or merge any Personal Data collected off-line to our online databases or store off-line information in an electronic format. We may also combine Personal Data we collect online with information available from other sources, including information received from our affiliates, marketing companies, or advertisers. If we combine any Non-Personal Data with Personal Data, the combined information will be treated as Personal Data under this Data Protection Policy for as long as it remains combined.

7. **HOW WE SHARE AND DISCLOSE INFORMATION**

There are times where we may share the information described in this Data Protection Policy, and this section describes how we may share such information. We will only disclose your Personal Data to the extent that such disclosure is necessary: (i) to provide you with products and services you have requested; (ii) for compliance with applicable law; (iii) to establish, exercise or defend our legal rights; or (iv) to the extent necessary in connection with the sale or reorganization of any relevant portion of our business.

- **Personal Data and Non-Personal Data.** We may share Personal Data and Non-Personal Data as follows:
  - With our and our affiliates staff, employees, contractors, agents, to help us provide or improve the services in connection with the our products.
  - With our professional advisors.
  - With third parties and their advisors in connection with a merger, acquisition, bankruptcy, dissolution, reorganization, sale of some or all of XTRIBE’s assets, financing, sale of all or a portion of our business, a similar transaction or proceeding, or steps in contemplation of such activities (e.g. due diligence).
  - When required to or are permitted to do so by applicable law or regulation.
  - With any relevant party for the purposes of prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, including safeguarding against and the prevention of threats to public security.
  - With any relevant party, law enforcement agency or court, to the extent necessary for the establishment, exercise or defense of legal rights.
  - With legal and regulatory authorities, upon request, or for the purposes of reporting any actual or suspected breach of applicable law or regulation.
  - With carefully selected third-parties, including suppliers or commercial partners as necessary to provide a service to us or to perform a function on our behalf in connection with the Site(s), product and/or service. For any disclosure of your Personal Data by us to a carefully selected third party or to any third party referred to in this Data Protection Policy, we will comply with data protection law by ensuring that there are arrangements in place to ensure that the third party keeps your data secure, does not use your Personal Data for any purposes other than the purposes we specify and in accordance with the purposes outlined in this Data Protection Policy.
  - With other third-parties solely at your direction and with your express consent, and only for purposes that you request.
8. THIRD PARTY MATERIALS, APPLICATIONS AND ADVERTISEMENTS

Third parties who offer Applications or Materials on the Product may collect Personal or NonPersonal Data when you access their Application(s) and Materials. We are not responsible for the data collection and privacy practices employed by such third parties or their services, and they may be collecting data about you and may be sharing it with us and/or others. These third parties and their services may also track you across sites and time, serve you their own advertisements (including interest-based advertisements) and may or may not have their own published privacy policies.

In addition, when you are using the Product you may be directed to other services that are operated and controlled by third parties that we do not control. For example, if you browse the Internet and “click” on a link on a website, the link may take you to a different website. We encourage you to note when you access a new website or application and to review the privacy policies of all third-party locations and exercise caution in connection with them. We are not responsible for the availability, completeness or accuracy of such third parties’ policies or notices.

9. YOUR CHOICES REGARDING DATA COLLECTION AND CHANGING PREFERENCES: YOUR RIGHTS AND CHOICES

Data accuracy

We take every reasonable step to ensure that:
- your Personal Data that we Process are accurate and, where necessary, kept up to date; and
- any of your Personal Data that we Process that are inaccurate (having regard to the purposes for which they are Processed) are erased or rectified without delay.

From time to time we may ask you to confirm the accuracy of your Personal Data.

Your rights

Subject to applicable privacy rules, you may have a number of rights regarding the Processing of your Personal Data of which we are a Controller, including:
- the right not to provide your Personal Data to us (however, please note that we may be unable to provide you with the products and services you request, if you do not provide us with your Personal Data – e.g., we may not be able to Process your orders without the necessary details);
- the right to request access to, or copies of, your Personal Data, together with information regarding the nature, Processing and disclosure of those Personal Data;
- the right to request rectification of any inaccuracies in your Personal Data;
- the right to request, on legitimate grounds:
  - erasure of your Personal Data; or
  - restriction of Processing of your Personal Data;
• the right to object, on legitimate grounds, to the Processing of your Personal Data by us or on our behalf;
• the right to have certain Personal Data transferred to another Controller, in a structured, commonly used and machine-readable format, to the extent applicable;
• where we Process your Personal Data on the basis of your consent, the right to withdraw that consent (noting that such withdrawal does not affect the lawfulness of any Processing performed prior to the date on which we receive notice of such withdrawal, and does not prevent the Processing of your Personal Data in reliance upon any other available legal bases); and
• the right to lodge complaints with a Data Protection Authority regarding the Processing of your Personal Data by us or on our behalf.

This does not affect your statutory rights.

If you would like to exercise any of these rights, please contact us at the following email address privacy@xtribeapp.com. Please note that:
• we may require proof of your identity before we can give effect to these rights; and
• where your request requires the establishment of additional facts (e.g., a determination of whether any Processing is non-compliant with applicable law) we will investigate your request reasonably promptly, before deciding what action to take.

If we receive a valid request to give effect to any of these rights, we will make reasonable efforts to do so within one (1) month or, to the extent permitted by applicable privacy rules, as soon as reasonably practicable. If you request removal of your Personal Data, you acknowledge that your Personal Data may continue to exist in a non-erasable form that will be difficult or impossible for us to locate, and for archival file purposes, we reserve the right to retain any information removed from, or changed in our active databases for noncommercial purposes including for dispute resolution, improving the Site(s), troubleshooting problems, and enforcing the EULA and this Data Protection Policy.

The rights set out above not apply to our collection of Non-Personal Data. We reserve the right to refuse to Process data removal requests that are impractical or jeopardize the privacy of others. The refusal to Process Personal Data removal shall be justified under the applicable legislation.

All users of the Product(s) are required to provide true, current, complete and accurate Personal Data when prompted, and we will reject and delete any entry that we believe in good faith to be incorrect, false, falsified, or fraudulent, or inconsistent with or in violation of the Data Protection Policy.
Cookies

Our site uses different types of cookies each of which has a specific function, as indicated in the table below technical cookies those cookies strictly necessary to allow: The navigation and fruition of the Web site (allowing, for example, to make a purchase or authenticate to access reserved areas, "cookies of navigation or session"); The collection of information, in aggregate form, on the number of users and how they visit the site ("Cookie analytics"); Navigation according to a set of selected criteria (for example, the language, the products selected for purchase, "feature cookies") in order to improve the service rendered to the same.

These cookies are installed directly from XTRIBE PLC and because they are not used for further purposes than the functional ones described above, their installation does not require your consent. Third party profiling cookies These cookies are installed by other parties than XTRIBE PLC and the installation thereof requires your consent; Failing the same will not be installed. These cookies are used by third-party companies. The use of these cookies does not normally imply the processing of personal data. Third-party cookies are derived from ads from other sites, such as advertisements, that appear on the Web site that appears. They can be used to register the use of the website for marketing purposes.

We then report below the links to privacy information of third parties where you can express your consent to the installation of these cookies highlighting that, where you do not make any choice and decide to continue with the navigation anyway Within this website, you consent to the use of such cookies.

Google:

Facebook:
https://www.facebook.com/help/cookies/?ref=sitefooter

Twitter:
https://support.twitter.com/articles/20170514

LinkedIn:
https://www.linkedin.com/legal/cookie-policy?trk=hb_ft_cookie
How to uninstall cookies through your browser:

**Chrome:**
- Run the Chrome Browser.
- Click on the menu in the browser toolbar next to the URL insertion window for browsing.
- Select Settings.
- Click Show Advanced Settings.
- In the "Privacy" section, click on "Content Settings" button.
- In the "Cookies" section, you can change the following cookie settings:
  - Allow data to be saved locally
  - Change local data only until the browser closes
  - Prevent sites from setting cookies
  - Block third party cookies and site data
  - Manage exceptions for some Internet sites
  - Deleting one or all cookies

**Mozilla Firefox:**
- Run the Mozilla Firefox Browser.
- Click on the menu in the browser toolbar next to the URL insertion window for browsing.
- Select options.
- Click Show Advanced Settings.
- In the "Privacy" section, click on "Content Settings" button.
- In the "Cookies" section, you can change the following cookie settings:
  - Ask sites not to perform any tracking
  - Communicate to sites the willingness to be traced
  - From the "History" section you can:
    - By enabling "Use custom Settings" Select to accept third party cookies (always, from the sites most visited or never) and to keep them for a certain period (until their expiration, at the end of Firefox or to ask each time
    - Remove individual cookies stored

**Internet Explorer:**
- Run the Internet Explorer Browser.
- Click on the Tools button and choose Internet Options.
- Click on the Privacy tab and in the Settings section, change the slider according to the desired action for cookies:
  - Block All Cookies.
  - Allow All Cookies.
  - Selecting sites to get cookies from: Move the cursor to an intermediate position so that you do not block or allow all cookies, then press sites, in the Web Site Address box, enter an Internet site, and then press block or allow.
Safari:
• Run the Safari Browser.
• Click on Safari, select preferences and press Privacy.
• In the Block Cookies section, specify how Safari should accept cookies from Internet sites.
• To view which sites have cookies stored click on details.
• Run the Browser Safari iOS.
• Tap on settings and then Safari.
• Tap on block Cookie and choose from the various options: "Never", "third party and advertisers" or "always".
• To delete all cookies stored by Safari, tap on settings, then Safari, and then click DeleteCookie and Data.

Opera:
• Run the Opera Browser.
• Click on the preferences then on advanced and finally on cookies.
• Select one of the following options:
  - Accept All Cookies
  - Accept cookies only from the site you visit: Third-party cookies that are sent from a different domain than the one you are visiting will be rejected
  - Never accept cookies: All cookies will never be Saved.
  - Finally, you can check and/or check the cookies as you wish – to learn more, go to aboutcookies.org. You can delete cookies already present on your computer and set up almost all browsers to block the installation. If you choose this option, you will need to manually change some preferences every time you visit the site, and some services or certain features may not be available.

10. SECURITY OF THE INFORMATION WE COLLECT

We take the security of your Personal Data seriously. We maintain physical, administrative, technical and organizational safeguards designed to maintain the confidentiality and security of your Personal Data. Unfortunately, the transmission of information via the Internet is not completely secure. Although we do our best to protect your Personal Data, we cannot guarantee the security of your Personal Data transmitted through use of the Site(s). Any transmission of Personal Data is at your own risk. We are not responsible for circumvention of any privacy settings or security measures for the Site(s).

11. BULLETIN BOARDS AND OTHER PUBLIC AREAS

We may offer bulletin boards or other public functions on the Site(s), and any posting by you in these areas is considered public information that is available to other users. We do not control, and are not responsible for, the actions of other users of the Site(s) with respect to any information you post in public areas. In addition, information that you submit to public areas may be collected and used by others to send you unsolicited messages and for other purposes. Any posting in bulletin boards and public areas on the Site(s) are governed by the terms and conditions of the applicable third parties web sites.
Portions of your user profile may also be available to other users, and you should take care to not use Personal Data in your user name or other information that might be publicly available to other users.

12. INTERNATIONAL TRANSFER OF INFORMATION

We may transfer and store Personal Data you provide to us in connection with your use of the Device on servers located in countries outside of your jurisdiction. We may also transfer Personal Data we collect from you to other countries outside of your jurisdiction to the extent that such transfers are necessary for the purposes of fulfilling our obligations under this Data Protection Policy. Where we transfer your Personal Data from the EEA to recipients located outside the EEA who are not in Adequate Jurisdictions, we do so on the basis of Standard Contractual Clauses. You may request a copy of our Standard Contractual Clauses using the contact details provided on the warranty card inside the box of each your Device.

13. DATA PROTECTION POLICY VERSIONS AND CHANGES

We reserve the right to change this Data Protection Policy at any time or for any reason, and will post any changes to this Data Protection Policy within a reasonable period after they go into effect. This Data Protection Policy will remain in full force and effect as long as you are a user of the Site(s) and Application(s), even if your use of or participation in any particular service, feature, function or promotional activity terminates, expires, ceases, is suspended or deactivated for any reason.

CONTACT US

Please direct any additional questions you may have regarding this Data Protection Policy to email address privacy@xtribeapp.com