

Terms of Use

Thank you for using the Categorizr application (the "Categorizr App"). By using the Categorizr App, you agree to the terms below. If you disagree with any of these terms, Miluka Ventures Inc. ("hereinafter "MVI"), the owner of the Categorizr App, does not grant you a license to use the Categorizr App. We reserve the right to update and change these terms from time to time without notice. You can always obtain the most recent version of these terms by emailing Terms@Categorizr.com.

Your license to the Categorizr App under these terms continues until either party terminates it. You may terminate the license by discontinuing use of all or any of the Categorizr App. MVI may terminate the license at any time for any reason. Your rights to use the Categorizr App terminate automatically if (i) you violate any of these terms, (ii) MVI publicly posts a written notice of termination on Categorizr.com, (iii) MVI sends a written notice of termination to you, or (iv) MVI disables access to the Categorizr App to you.

1. Licensed Uses and Restrictions.

The Categorizr App is owned by MVI and is licensed to you on a worldwide (except as limited below), non-exclusive, non-sublicenseable basis on the terms and conditions set forth herein. These terms define legal use of the Categorizr App, all updates, revisions, substitutions, and any copies of the Categorizr App made by or for you. All rights not expressly granted to you are reserved by MVI.

You shall not:

Use the Categorizr App for any application that replicates or attempts to replace the essential user experience of the Categorizr App.

Attempt to cloak or conceal your identity or your application's identity when requesting authorization to use Categorizr App.

Use Categorizr App for any application that constitutes, promotes or is used in connection with spyware, adware, other malicious programs or code.

Use Categorizr App in any manner or for any purpose that violates any law or regulation, any right of any person, including but not limited to intellectual property rights, rights of privacy, or rights of personality.

Sell, lease, or sublicense Categorizr App or access thereto or derive revenues from the use or provision of Categorizr App, whether for direct commercial or monetary gain or otherwise, except as set forth below.

2. Attribution.

You may not use the Categorizr logo without specific written permission from MVI.

Any use of the Categorizr logo in your application shall be less prominent than the logo or mark that primarily describes the application and your use of the Categorizr logo shall not imply any endorsement by Categorizr.

3. Ownership and Relationship of Parties.

The Categorizr App may be protected by copyrights, trademarks, service marks, international treaties, and/or other proprietary rights and laws of the U.S., Canada and other countries. MVI's rights apply to the Categorizr App and all output and executables of the Categorizr App, excluding any software components developed by you that do not themselves incorporate the Categorizr App or any output or executables of the Categorizr App. You agree to abide by all applicable proprietary rights laws and other laws, as well as any additional copyright notices or restrictions contained in these terms. MVI owns all rights, title, and interest in and to the Categorizr App. These terms grant you no right, title, or interest in any intellectual property owned or licensed by MVI, including (but not limited to) the Categorizr App and Categorizr trademarks.

4. Support.

MVI may elect to provide you with support or modifications for the Categorizr App (collectively, "Support"), in its sole discretion, and may terminate such Support at any time without notice to you. MVI may change, suspend, or discontinue any aspect of the Categorizr App at any time, including the availability of any Categorizr App. MVI may also impose limits on certain features and services or restrict your access to parts or all of the Categorizr App without notice or liability.

5. Fees and Payments.

MVI reserves the right to charge fees for future use of or access to the Categorizr App.

6. Disclaimer of Any Warranty.

Some of the Categorizr App may be experimental and not tested in any manner. MVI does not represent or warrant that any Categorizr App is free of inaccuracies, errors, bugs, or interruptions, or is reliable, accurate, complete, or otherwise valid.

The Categorizr App is provided "as is" with no warranty, express or implied, of any kind and MVI expressly disclaims any and all warranties and conditions, including, but not limited to, any implied warranty of merchantability, fitness for a particular purpose, availability, security, title and/or non-infringement.

Your use of Categorizr App is at your own discretion and risk, and you will be solely responsible for any damage that results from the use of any Categorizr App including, but not limited to, any damage to your computer system or loss of data.

7. Limitation of Liability.

MVI shall not, under any circumstances, be liable to you for any indirect, incidental, consequential, special or exemplary damages arising out of or in connection with use of the Categorizr App, whether based on breach of contract, breach of warranty, tort (including negligence, product liability or otherwise), or any other pecuniary loss, whether or not MVI has been advised of the possibility of such damages. Under no circumstances shall MVI be liable to you for any amount.

8. Exclusions and Limitations.

Some jurisdictions do not allow the exclusion of certain warranties or the limitation or exclusion of liability for incidental or consequential damages. Accordingly, some of the above limitations of sections 6 and 7 may not apply to you.

9. Release and Waiver.

To the maximum extent permitted by applicable law, you hereby release and waive all claims against MVI, and its subsidiaries, affiliates, officers, agents, licensors, co-branders or other partners, and employees from any and all liability for claims, damages (actual and/or consequential), costs and expenses (including litigation costs and attorneys' fees) of every kind and nature, arising from or in any way related to your use of the Categorizr App. If you are a California resident, you waive your rights under California Civil Code 1542, which states, "A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor." You understand that any fact relating to any matter covered by this release may be found to be other than now believed to be true and you accept and assume the risk of such possible differences in fact. In addition, you expressly waive and relinquish any and all rights and benefits which you may have under any other state, province or federal statute or common law principle of similar effect, to the fullest extent permitted by law.

10. Hold Harmless and Indemnity.

To the maximum extent permitted by applicable law, you agree to hold harmless and indemnify MVI and its subsidiaries, affiliates, officers, agents, licensors, co-branders or other partners, and employees from and against any third party claim arising from or in any way related to your use of the Categorizr App, including any liability or expense arising from all claims, losses, damages (actual and/or consequential), suits, judgments, litigation costs and attorneys' fees, of every kind

and nature. MVI shall use good faith efforts to provide you with written notice of such claim, suit or action.

11. General Terms.

Relationship of the Parties. Notwithstanding any provision hereof, for all purposes of the Terms of Use, you and MVI shall be and act independently and not as partner, joint venturer, agent, employee or employer of the other. You shall not have any authority to assume or create any obligation for or on behalf of MVI, express or implied, and you shall not attempt to bind MVI to any contract.

Invalidity of Specific Terms. If any provision of the Terms of Use is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision and the other provisions of such documents remain in full force and effect.

Location of Lawsuit and Choice of Law. The Terms of Use and the relationship between you and MVI shall be governed by the laws of the Province of Ontario without regard to its conflict of law provisions. You and MVI agree to submit to the personal jurisdiction of the courts located within the Province of Ontario.

No Waiver of Rights by MVI. MVI's failure to exercise or enforce any right or provision of the Terms of Use shall not constitute a waiver of such right or provision.

Privacy Policy. Please refer to our Privacy Policy at www.categorizr.com for details we handle and use your personal information.

Miscellaneous. The section headings and subheadings contained in this agreement are included for convenience only, and shall not limit or otherwise affect the terms of the Terms of Use. Any construction or interpretation to be made of the Terms of Use shall not be construed against the drafter. The Terms of Use constitute the entire agreement between MVI and you with respect to the subject matter hereof.

Categorizr App Trademark and Brand Guidelines

You are not allowed to use the word "Categorizr" or any variation in your product name, domain name, or images.

You are not allowed to use the Categorizr icon or logo unless expressly allowed by MVI.

If you do incorporate Categorizr's logos, you must include the following statement clearly on your website: "This [application/website] uses the Categorizr™ logo and is not endorsed or certified by Categorizr. All Categorizr™ logos and trademarks displayed on this [application/website] are property of Categorizr."

Note that we reserve the right to reject any use of these terms in connection with the use of the Categorizr App.