

HIP Mobile Apps Terms and Privacy

By downloading, accessing, or using this mobile Application or any page of HIP Mobile apps (hereinafter known as the Application), the user expressly agrees, aware and understand to be responsible at own risk. The Application may be downloaded using the Apple Site Terms of Service (the Apple Terms of Service) and the Google Site Terms of Service (the Google Terms of Service).

1. CONTENT GRANT

The Application is wholly owned by Halal Development Corporation Berhad (HDC) endeavors to provide services of the highest quality. HDC provides the Application and its contents on an AS IS basis and makes no representations or warranties of any kind, express or implied, concerning the application and/or kiosk platforms or its operation, contents, products, or services.

HDC does not represent or warrant that information available on the Application and/or business directory is accurate, current or complete and HDC disclaims any and all representations and warranty of merchantability or fitness for a particular purpose to the full extent permitted by the applicable laws. The user shall be aware that impossible to guarantee the Application will be uninterrupted or error-free, or the services selected to be reached the intended recipient.

2. LICENSE GRANT

The user is aware that the Application shall link with other websites which govern by different terms of use and privacy policies to be complied by the user. The user is responsible to read and understand the third-party websites and mobile applications. HDC has no control over the content of the third-party websites and mobile applications. In addition, a hyperlink to a non-HDC website or link to access a third-party mobile application does not mean that HDC endorses or accepts any responsibility for the content, of the use, of the linked website or mobile Application.

HDC grants the user a limited, terminable, non-sub-licensable, non-transferable, non-exclusive license to install and use the Application on any devices at own and solely control on the personal use in connection with the Application such as Apple Terms of Service or Google Terms of Service.

3. USAGE RULES

The subscription of the Application can be made by providing the required information by the user. Thus, the creation of account and password shall be personally responsible by the user. HDC reserves the right to remove, reclaim, or change the username in the event HDC determines that such username is inappropriate, obscene, or otherwise objectionable.

For the purpose of maintenance, HDC will keep the data that has been transmitted into the Application. Although HDC performs data routine backups but the user is solely responsible on own transmission or any related activities.

The user is acknowledged and agree to be entirely responsible on the digital content including but not limited to text, images, graphics, videos, links etc. The user is strictly prohibited to post, upload to, transmit, distribute, store, create or otherwise publish any content taken from the HIP Mobile App in any of the following:

- Content that is false, misleading, unlawful, libelous, defamatory, suggestive, harassing, threatening, invasive of privacy or publicity rights, abusive, inflammatory, fraudulent or otherwise objectionable;
- Content that may infringe any patent, trademark, trade secret, copyright or other intellectual or proprietary rights of any party. By posting any content from the Application, the user is represent and warrant to have the lawful right for distributing and reproducing such content;
- Content that impersonates any person or entity or otherwise misrepresents your affiliation with a person or entity;
- Private or confidential information of any third party, including, without limitation, addresses, phone numbers, e-mail addresses, viruses, spyware, malware, corrupted data or other harmful, disruptive or destructive files; and
- Content that, in the sole judgment of HDC, is objectionable or which restricts or inhibits any other person from using or to improve the efficiency and performance platform, HDC reserves the right to remove any inactive user. All the information furnished for the Application's installation shall be protected under the Personal Data Protection Act 2010.

Subject to the Application, the information provided is inclusive of all records, materials, lists, files, manuals, digital communication and all other written or recorded data and information in whatever form that may be used by or made available for the purpose of evaluation process consolidation, analysis, preparing statistics, marketing, advertising and promotion through television and/or other mass or social media by HDC.

HDC has the discretion, for any reason whatsoever and without providing any reason, to filter, modify, add, delete or refuse, in whole or in part, any video content, material, article in any form or manner, if we of the opinion that such material is in breach of its Terms and Privacy.

The user is fully aware, agree and understand that HDC may disclose the personal data in the event the relevant government bodies or government appointment bodies are required. The Application is governed under the Malaysia laws.

1. PROPRIETARY RIGHTS

HDC reserves all intellectual property rights in the Application and its services, except for the rights expressly granted in the Application. The user shall not remove or alter any trademark, logo, copyright or other proprietary notice in or on the Application. The Application does not grant you any right to use the trademarks, service marks or logos of HDC and HIP or its licensors.

The user also aware has no right to bring any legal action, monetary damages or reputation damages relating as a result of any action or claim that may be made or initiated against it by any third parties alleging infringement of their intellectual property rights according to the information provided in the Application against HDC.