Terms of service

- 1. Account
- 2. To access the "Accounts" section of Bookmarker.me, tap the Login or Sign up option in the top right corner. You must create an account on our service before using it. You must always enter accurate, current and complete information when creating your account. Failure to do so will result in your account being terminated immediately; this is considered a violation of the Terms. As the holder of the account, you are obligated to protect it at all costs and for any actions performed through the service's account. You must immediately notify us if anyone else gains access to your account or access. You also must report any security breaches or issues with the integrity of your account.
- 3. Legal age
- 4. Anyone younger than eighteen must not use the services legally; any younger than that and you've broken the law. You must be over eighteen to use the services. You must be of legal working age and may not use the Services for any other purpose if the previous sentence is true. This also applies to any purposes the services are not explicitly stated to be suitable for.
- 5. User License
- 6. Viewing this website for personal, non-commercial purposes is permitted through the temporary use of the services on Bookmarker.me website. This is the granting of a license and not the transfer of ownership. You may not violate any of the conditions stated in this license. Do not remove any copyright or other proprietary notations from the materials; do not modify or copy the materials; do not use the materials for commercial purposes, or public displays; cannot reverse engineer any software contained on Bookmarker.me website; cannot use the materials for any commercial purpose, or for non-commercial public display; and cannot transfer the materials to another person or

mirror the materials on any other server. This license automatically terminates if you violate any of these restrictions and may be terminated by Bookmarker.me at anytime. After termination, you must destroy any downloaded materials in your possession.

7. Content

- 8. Anything a user adds to the service will be considered "User content." Common things users add to the service are notes, tags and links. These items user added are publicly available based on their privacy settings. More information can be found on the Bookmarker.me website by viewing their Privacy Policy. When you upload content to the service, you're not giving anyone ownership of it—including Bookmarker.me or their partners. This is because you give us and everyone else on the service free and unlimited rights to use your content as part of the service. This means we can use your content as part of the service even after you stop uploading it. Because the service is meant to be used worldwide, we are allowed to use, copy, modify and distribute your user content. This includes the creation of additional platforms or devices that use the service. For example, our license allows us to make public information you've shared — like a link — available to others as part of their use of the service. Our license also means other customers using the service can use your publicly shared information as part of their use of the service. As a result, we're not liable for any user content you create or share on the service. By uploading user content to the service, you are declaring that you have the rights to do so. This applies to any data you add to the service regardless of your privacy settings— even if someone else or one of our partners later uses it without your permission. If you don't have the rights to submit your data for public display, you may be subject to legal repercussions.
- 9. Third-party

10. Bookmarker.me may contain links to websites operated by third parties, also known as third-party websites. Third-party websites are not monitored, checked or investigated by Bookmarker.me. Any information accessed through the website is fair game, regardless of the accuracy, appropriateness or completeness of the content. Users should be aware that the information on a third-party website does not necessarily reflect the views of the site's creator. Likewise, third-party websites are not responsible for the policies or practices of any third parties. By accessing Third-Party Websites or installing Third-Party Content, you automatically leave the Terms of Use of Bookmarker.me. This means that, as a result of your actions, you must now review each website's privacy and data collection policies. Additionally, you should know that by deciding to use any applications or third-party websites from the Site, your do so at your own risk. We don't take responsibility for purchases you make through third-party websites. These purchases are between you and other third parties. You agree that we aren't responsible for the products or services offered on third-party websites and won't be liable if you purchase something harmful. We're absolved of any financial losses or physical injury incurred as a result of exposure to any Third-Party Content or communication with Third-Party Websites.

11. Modifications

12. Bookmarker.me can make changes to this agreement whenever necessary. These changes must be included in the text of the agreement and will become law when the reader views the first word of the agreement after its creation date. Bookmarker.me is obligated to notify all email subscribers of any material changes by sending them a message via their most recently provided email address. Although this is not required, any changes to this agreement will be posted on the Website when the word "Effective Date" has finished appearing in the contract.

Bookmarker.me updates this agreement whenever there's a change to the terms. This is why it's important that you check this document often and ensure your contact information is up-to-date. Doing this will let you know about any changes and will keep you bound to the new terms.

- 13. Acceptable use
- 14. This service's Application may only be used within the scope of what it's intended to do. This is according to these Terms, as well as national and international laws. It's the user's responsibility to ensure their use of this Application and/or service doesn't violate any applicable laws, regulations or third-parties' rights. Since the Owner reserves the right to take any appropriate measures to protect its interests, including closing accounts, removing certain features, or reporting any misdeeds to authorities whenever they suspect Users of engaging in one of the following activities:
 - With additional research from Google Search.
 - Breaking any laws, regulations or the terms listed would be considered a violation.
 - Infringes any third party rights.
 - Owners' interests are significantly impacted by the restriction.
 - This action harms third parties or the proprietor.

15.

- 16. Liability
- 17. User agrees that they use Bookmarker.me at their own risk. We disclaim any responsibility for each user's actions. Users agree to reimburse the service for any financial loss, damage, cost or expense incurred as a result of or in connection with their actions. Refunds are also necessary if users violate these terms of service. The website Bookmarker.me states that it is not responsible for any losses or damages caused by direct or indirect, incidental or consequential damage to property, loss of property, loss of data, loss of goodwill, bargain or opportunity, loss of

anticipated savings or any similar or analogous loss. This is regardless of whether the service was aware that possibility or not. Additionally, they state that they are not responsible for any business interruption caused by illegal activity or negligence. The Terms of service constitute the entire agreement between user and Bookmarker.me and govern their use of the service.

- 18. Disclaimer
- 19. Bookmarker.me provides its materials on its website as is. The site has no guarantees, implied or expressed. It doesn't promise materials are fit for any purpose, are safe or non-infringing to other rights. And it specifically negates any other guarantees or conditions. Bookmarker.me has no proof or certain beliefs about the accuracy, effectiveness or reliability of the materials on its website. Additionally, Bookmarker.me does not warrant the materials found on linked websites are accurate, reliable or trustworthy.
- 20. Entire Terms
- 21. These Terms are the entire agreement between you and us when using the Site. If we fail to enforce any right provided in these Terms, it does not mean we give up that right. Instead, it means that we choose to not enforce that right. These Terms use section titles for ease of reading, those titles have no legal or contractual effect. In addition to the literal meaning of the word, including indicates that no limitation is implied. If any provision of these Terms is found to be invalid or unenforceable, the remaining provisions will remain unimpaired and the invalid or unenforceable provision will be deemed modified so that it is valid and enforceable to the maximum extent possible under law. You and Bookmarker.me are independent contractors without any partnership or agency relationship. The following Terms of Service are the sole agreement between you and us regarding your use of Bookmarker.me. Any failure by us to act with respect to a breach by you of these terms or a provision thereof shall not be considered a waiver of our

right to act with respect to any subsequent breach. The section titles in these terms are for ease of reference only and have no legal or contractual effect. Although acting as independent contractors, neither party to this agreement is a partner or agent of the other. Instead, they are equal partners in a business relationship.

- 22. Copyright/Trademark Information.
- 23. The copyright belongs to the work. All rights reserved. Any logos, emblems or service names contained on Bookmarker.me are the property of the website or a third party. You are prohibited from using these marks without our permission or that of the third party who owns the trademark.

Privacy

- 1. Purpose of this privacy policy
- 2. This privacy policy aims to provide you with information about Bookmarker.me collection and processing of your personal data by way of your use of this website. This includes any data you may provide when registering for the Bookmarker.me newsletter, creating an account on this website, or publishing your links, bookmarks and other content on this website. Our services are not intended for children under the age of eighteen. We don't knowingly collect personal information from children under eighteen. It's important to read this privacy notice in conjunction with any other privacy or fair processing notices we may provide. Doing so will help you understand how and why we're using your personal data. This privacy policy supplements other notices, and it wasn't meant to supersede them
- 3. Your information
- 4. Using Bookmarker.me, all information is stored only on the user's computer if you use it without account. This includes information that has never been transferred to third parties or us. Information is encrypted using the bookmark

function's login, which is required for further access. This prevents any data from being read without the proper password. Because of our automatic backup and synchronisation service, all of your devices are encrypted with your saved access before they're sent to our servers. Once you've finished saving your data to your computer, there's no way for us or any third party to read any of it. After further encrypting your bookmarks, we securely store them in a database before we discard any personally identifiable information. We will never share your data with any third parties. We need your email address to create an account when you purchase Bookmarker.me. This process serves two purposes: one, for making purchases with monthly subscriptions; two, for confirming your account details. We never share this information with third parties.

- 5. Use of Data
- 6. Bookmarker.me uses the data it gathers for a number of reasons, including educational purposes. To ensure our ongoing service. This message alerts you to any alterations to our service. To help provide support to customers. Giving better service is our goal. We track our service usage to monitor it. Providing updates regarding Bookmarker.me and the service, as well as news. Helping to detect and address technical issues.
- 7. Data security
- 8. We at Bookmarker.me always make sure our databases are secure by using several security measures. Our data is transmitted via SSL so we can guarantee 100% data security. However, we can't guarantee 100% security for the overall site. To keep your information secure, we take these steps: Your access is secure thanks to encryption that only you possess the key to. Our systems provide various safeguards to protect the information stored on our systems. These include physical and electronic protections, as well as procedures. Our employees aren't allowed to access your data or information stored in our systems

unless we're obligated to do so or if we determine that someone has violated one of our terms. If this were the case, your information could be viewed by them. The nature of our work necessitates the use of standard SSL encryption, which safeguards data transfers via the internet. Most online services employing this technology include email, online backup services and banks. Despite this, no guarantees can be made regarding data transmission integrity due to software failures in firewall settings. We invite you to register to our newsletter so we can notify you of any security system breaches. Our website or social media accounts also provide alerts about protective actions.

- 9. Data share with third parties
- 10. For analytics and product development we use 3rd party services Crashlytics library, Fabric and Google Analytics Solutions. This gives us the means to offer quality customer support. For app log-in we use Google Sign-In and Apple Login SDK. For push notifications, we use Firebase Cloud Messaging and Apple Push Notifictaion. For Pro Subscription we make use of the payment processing capabilities of Stripe, Google Play Store and Apple iTunes. We also use the Google Adsense to deliver ads in the free version of the app. The ads help us in the continued development of the app. We will protect personal information by using reasonable security safeguards against loss or theft, as well as unauthorized access, disclosure, copying, use or modification. We will make readily available to customers, information about our policies and practices relating to the management of personal information.
- 11. Links to other sites
- 12. Our Service includes websites that link to other sites. If you navigate to a website via a third-party link, the action is intentional and your browser will transfer you to the intended destination. Our linking to another website does not imply our endorsement of their information security or privacy policies, nor is it an indication of our affiliation with

any third party. Using our service does not give us control over other websites that aren't related to us, third party websites can include their own cookies or files on your computer. Additionally, they can gather data or solicit personal information from you. Many sites have privacy policies or statements that they encourage visitors to read before submitting any personal information. These policies often regulate the use or disclosure of submitted data.

- 13. How long we keep information
- 14. This privacy statement explains the reasons why we need to keep your information and usage records for as long as necessary. This applies even if these reasons are not legal requirements. We will only keep your personal information for as long as it is necessary for the purposes set out in this privacy policy. We will only keep your data if required by law such as tax, accounting or other legal requirements. If there is no ongoing legitimate business need to process your information, we will either anonymize or delete it depending on the circumstances. We will store your data securely and separate it from any further processing until deletion is possible. This is to ensure that we don't have any ongoing legitimate business needs to process your data. This also ensures that we don't keep any personal data beyond two years after you close your account.
- 15. Changes and Updates to this Privacy Policy
- 16. We occasionally update this privacy policy. When we do, we also change the effective date listed in the policy. Any changes to our privacy policy are always listed on this page. Keep track of any changes to the site's privacy policy by checking it periodically. Any significant changes to the privacy policy will be communicated to the site's users via email and/or a notice on the site. If you continue to use the service after this change, you are implicitly agreeing to the new terms.
- 17. How you can delete your information

18. By disconnecting a service from your Account, you can prevent us from gathering information related to that service. We won't erase any past information gathered about this service; instead, new information won't be gathered. You can request to delete your account from the website. Doing so removes all data stored on the website, such as information about you. During this time, we can store your information for non-commercial purposes such as backup and preservation. This includes keeping your information confidential and secure.