# **TERMS OF USE**

Last updated: 21.07.2022

Welcome to Dreamezer!

These Terms of Use ("Terms") govern the relationship between Dreamezer ("Company", "we", "us", "our", "Dreamezer") and the respective Visitor/Customer ("you", "your", "User(s)") in relation to access to the functionality of our application and website (hereinafter collectively – "Platform").

We encourage you to review these Terms carefully. Any use of our application, website, services and any information and content included therein is subject to the terms and conditions set forth herein.

BY ACCESSING OR USING THE PLATFORM AND THE SERVICES, YOU AGREE TO BE BOUND BY (1) THESE TERMS AND (2) OUR <u>PRIVACY POLICY</u>. IF YOU DO NOT AGREE WITH THESE TERMS, PLEASE DO NOT USE THE PLATFORM AND THE SERVICES. THE HEADINGS CONTAINED IN THESE TERMS ARE FOR REFERENCE PURPOSES ONLY.

# 1. General

#### 1.1. Definitions

**Application** shall mean a mobile application available for users at iOS App Store via the following link: <u>https://apps.apple.com/us/app/dreamezer/id1559988409</u>, Google Play Store via the following link: <u>https://play.google.com/store/apps/details?id=com.medvediev.dono</u>, by using which the Company may provide its Services to the Customers.

**Visitor** shall mean a person who visits the Platform without creating an Account.

**Customer** shall mean a person who uses the Application through his/her Account in order to receive our Services.

**Account** shall mean a personal account of the Customer in the Application using which the Customer can access and use our Services.

Payment System shall mean a funds transfer system that provides the ability to make payments.

#### 1.2. Who We Are

Dreamezer is owned and operated by Individual Entrepreneur Medvediev Anton, registered and acting under the laws of Ukraine, registration number 3521309992.

#### 1.3. Eligibility and Age Requirements

To access or use the Platform and Services, you represent and warrant that you have the right, authority, and capacity to enter into these Terms and to abide by all of the terms and conditions hereof.

You need to be 13 years of age (or the equivalent minimum age in your home country) or older in order to be able to register an Account in the Application and use our Services. If the minimum age in your home country is older, your parents (or a guardian) shall provide us with their consent to collect and process your personal data and register an Account. In such case please do not register an Account if your parent (or guardian) has not provided the appropriate consent to it. If you are a parent or guardian, you can provide us with your consent to register an Account for you child via the following email address: aimedvediev@gmail.com. If we receive a confirmation that we have obtained the personal data of a child below the appropriate age of consent in such child's home

country without consent of his/her parents (or a guardian), we will delete the Account of such a child in the Application and all personal data that we have obtained related to him/her.

If you use the Platform and Services on behalf of a legal entity, you represent and warrant that you have the right and authority to enter into these Terms on that entity's behalf and bind it to the terms and conditions hereof.

### **1.4.** Changes and Revisions

We reserve the right, at our sole discretion, to modify, amend or replace these Terms by posting a revised version on the Platform.

We will inform you of any essential changes at least 15 days prior to the moment such changes come into force. If you do not agree with such changes, you have the right to refuse to receive our Services and stop using our Platform within such 15 days. Continued use of the Platform and Services after changes come into force will indicate your acknowledgement and agreement to be bound by the revised Terms.

### 2. Our Services

### 2.1. Scope of Services

We provide you with the services of access and use the functionalities of the Platform described herein in order to create lists of gifts you would wish to receive from other Customers of the Application ("wishlist(s)") and to share your wish lists with other Customers and other related services ("Services").

<u>When you visit the Site as a Visitor</u>, you may familiarise yourself with information that is publicly available on the Site.

<u>When you use the Application as a Customer</u>, we provide you with access to the following functionality:

- a. to add gifts (name, description, picture, link to the third party website) to your wishlist in your Account;
- b. to share your Account with other Customers ("members") and therefore add members to your Account;
- c. to add gifts to the added members' Accounts;
- d. to book gifts of the added members' wishlists;
- e. to edit information in your Account;
- f. to receive (or refuse to receive) notifications in the Application;
- g. to transfer received or presented gifts to the archive;
- h. other Services which may be available in the Application for you.

We may amend the scope of Services from time to time and terminate (temporarily or permanently) some of the Services' functionalities at our own discretion. You may familiarise yourself with such changes at any time on the Platform. Herewith, we undertake our best efforts to inform you of such amendments in a timely manner.

# 3. Account

### 3.1. Account registration

In order to access functionalities of the Application and Services, you shall create an Account. In order to create an Account, you have to either (1) click the "Sign up" button available in the Application and fill in the appropriate registration form (i.e. provide us with your personal data) or (2) register an Account using your Google or Apple account credentials. You may obtain information on how we process your personal data by familiarising yourself with our <u>Privacy Policy</u>. Account registration is free of charge.

You shall provide reliable, complete and accurate information during Account registration and keep your data up to date and complete. You are obliged to make appropriate changes to the Account information within a reasonable period of time since the moment your data changes (e.g., email address). We reserve the right to change the registration form and add new fields and accordingly, therefore, require you to provide additional information to us.

#### 3.2. Access to Your Account

You are responsible for maintaining the secrecy of the login credentials to your Account. You are also responsible for all activities that occur in connection with your Account. We are not liable for any loss or damages arising from your failure to maintain the confidentiality of your Account. You agree to notify us immediately of any unauthorised access to or use of your Account.

One Account shall have only one owner, namely only a certain Customer may have access to login credentials of his/her Account.

You cannot:

- a. transfer your Account to third parties. Herewith, for the purposes of these Terms "transfer" of the Account shall mean transfer/selling of the login credentials to your Account to third parties as a result of which you lose access to your Account;
- b. provide access to your Account to third parties (i.e. provide another person with login credentials to your Account);
- c. register an Account by proxy.

#### 3.3. Account Deletion

You may request to close your Account at any time by contacting us via means of communication available in the Application. Upon Account closure, we will delete all your personal data unless otherwise is legally prohibited or required. You may not close your Account to evade an investigation. You will remain liable for all obligations related to your Account even after the Account is closed.

# 4. Cost of the Services and Payment Order

#### 4.1. Cost of the Services

Dreamezer provides its Services both on a free or paid basis. Services provided on a free basis are available after you successfully register an Account. You may obtain access to paid Services and/or functions under subscription terms which means the provision of free access to the specified Services for a certain period of time subject to prepayment for such access by the respective Customer on the terms specified in these Terms ("Subscription"). You may familiarise yourself with the cost and the list of paid Services and functions which are available under each Subscription option in section "Subscription" in your Account settings.

### 4.2. Subscription

**Subscription**. To activate the Subscription, you shall select the appropriate Subscription option available in the Application and proceed with the payment for the Services. Subscription is a yearly-based service ("Subscription Term").

By activating the Subscription you agree to the following:

- a. on the day following the last day of the respective Subscription Term, it will be automatically renewing for the same Subscription Term for which it was activated, without restrictions on the number of such automatic renewals;
- b. on the day when the Subscription renewal occurs, the cost of the chosen Subscription automatically transfers from the bank account specified in your Account to the Company's bank account.

If the Subscription payment fails due to the Customer's bank card expiration, lack of funds or other reasons and the Customer has not cancelled the Subscription, the Company may suspend the Customer's Subscription until the Company successfully debits the required amount from the Customer's bank account.

You may cancel the Subscription at any time using the functionality available in your device (depending on what payment option you have chosen during payment for the respective Subscription). In this case, the Subscription will be valid until the end of the Subscription Term for which the payment has been made.

The Company may amend the Subscription options, the scope of the Services provided under a particular Subscription option, the cost and terms of the Subscription at its own discretion. We make the relevant amendments available for the public in the Application, and you may familiarise yourself with such changes at any time.

For the Customer who has already activated the Subscription, any amendments to the Subscription options shall enter into force after the first Subscription renewal following the amendments. If the Customer does not cancel the Subscription before such renewal occurs, it constitutes his/her full consent to such changes.

#### 4.3. Payment Order

You shall pay for the Services using the Payment System. For the purposes of transfer of payments between you and the Company, Payment Systems are Google Pay and Apple Pay, unless otherwise specified by us. You may familiarise yourself with the terms and conditions of the Payment Systems via the following links:

- <u>Google Pay</u>
- <u>Apple Pay</u>

The cost of the Services is indicated in the US dollars. However, you may proceed with the payment for the Services in other currency in accordance with the terms and conditions of the respective Payment System. In the case of payment in a currency other than the US dollars, conditions for currency conversion and cost recalculation are determined by the terms and conditions of the respective Payment System.

You shall pay for the Services by transferring costs of the respective chosen Subscription option in full to the Company's bank account. Any payment under these Terms shall be deemed to have been made from the moment it is credited in full to our bank account.

While using the Payment System, you shall be guided by the internal documents and terms of use of such Payment System. We are not and shall not be responsible for your use of any Payment System.

**Disclaimer**. You may share links to third party websites which provide the ability to purchase the gifts you add to your Account or the Accounts of other Customers. Please note that we **DO NOT** provide you with the ability to buy gifts directly via the Application and/or the Site. **We only provide the Customers with the possibility to share their gift ideas with one another.** 

**WE SHALL NOT AND WILL NOT** be responsible for content of the third party websites you and/or other Customers share in the Application as well as for any payments between you and any of the third parties providing the possibility to buy any gifts that you add to your Account and/or other Customers add to their Account(s). You and the respective third parties are solely responsible for any transactions in relation to the purchase of the gift(s) links to which may be placed in the Application as well as for any disputes that may arise between you and the respective third parties in relation to payments for such gifts.

# 5. Intellectual Property

### 5.1. Our Content

All rights to the Platform and to any intellectual property objects on the Platform including without limitation all content, information, design, text, graphics, visual interfaces, interactive features, logos, compilations, source and object code and other objects ("Our Content") belong to us or third parties who are our licensors and are protected under applicable copyrights, trademarks and/or other proprietary rights.

The modification, reproduction, distribution, sell, licensing, reverse engineering, decompilation, copying, redistribution, use or publication of any part of the Platform or Our Content, unless expressly permitted in these Terms or otherwise, is strictly prohibited. Use of the Platform does not give you ownership to any intellectual property rights to Our Content. The posting of information or materials on the Platform does not constitute a waiver of any right in such information and materials.

#### 5.2. Your Content

You guarantee that you have all the rights and permissions to use any materials, images, photos, logos, brand names, trademarks, service marks and other intellectual property materials that you post in your Account or otherwise on the Platform ("Your Content").

You shall be solely responsible for Your Content and guarantee:

- a. its compliance with all the applicable laws and regulations;
- b. that Your Content does not violate any third parties' rights, including intellectual property rights;
- c. that in case of any claims for the protection of the intellectual property rights that arise in relation to Your Content, you will handle all such claims on your own without the involvement of the Company, including without limitation you guarantee to act as a proper defendant in cases of any lawsuits relating to violation of any intellectual property rights by Your Content, and in case of their satisfaction you guarantee to reimburse all costs the Company incurred in connection with such violation.

By posting or otherwise uploading Your Content to the Platform, you confirm that you have the right to and at the same time provide us with irrevocable, indefinite, non-exclusive, sublicensable, fully paid and worldwide licence to use, copy, perform, display and distribute Your Content.

You understand and agree that we have the right at our sole discretion to temporarily prohibit and delete any of Your Content and other materials published or otherwise uploaded by you to the Platform, if we believe that Your Content violates these Terms, is considered to be illegal or may violate the rights and freedoms, harm or endanger the safety of other Users or third parties.

#### 5.3. Prohibited Content

We are willing to maintain our Platform as a safe platform for interaction between Users. With this purpose, we place some restrictions regarding the content you may post on the Platform.

#### You may not post Content that:

- a. is clearly offensive to the online community, expresses hatred, cruelty or intolerance for people on the basis of race, ethnicity, nationality, gender, religion, sexual orientation, age or disability, including by promoting organisations with such views;
- b. contains unacceptable images or other materials (including, for example, nudity, zoophilia, pornography, scenes of violence or criminal activity);
- c. includes materials intended for the exploitation of persons under the age of 18 or under the age of minority in the home country of the respective User;
- d. encourages or promotes violence, terrorism, fraudulent or illegal activities or behaviour that is offensive, threatening, obscene, shameful or similar;
- e. disseminates defamatory, untrue information that misleads other Users if you are aware of the nature of such information;
- f. encourages or supports the dangerous misuse of the gifts placed in the Application by any Customer;
- g. violates anyone's right to privacy or confidentiality, requests passwords or other personal information from other Users for commercial or illegal use;
- h. violates anyone's intellectual property rights, promotes illegal or unauthorised copying of other people's copyrighted works, such as posting pirated files or links to them;
- i. contains harmful, offensive or similar language;
- j. includes spam, viral emails, unsolicited mass mailings;
- k. contains links to restricted or password-restricted pages, or hidden pages or images;
- l. engages other Users in commercial activities (e.g., contests, lotteries, barter or advertising);
- m. at the Company's discretion, harms honour, dignity, goodwill or business reputation of any User;
- n. impersonates other people/organisations.

### 6. Your use of our Platform and Services

6.1. Lawful Use

You agree to use the Platform and/or Services in compliance with these Terms and applicable local, national, international laws, and regulations. You warrant that your use of the Platform and/or Services does not infringe any third party intellectual, privacy or other rights.

You are responsible for all of your activity on the Platform and in connection with the Services. We are not and shall not be held responsible for your use of the Platform and/or Services in a way that violates the law. Any fraudulent, abusive, or otherwise illegal activity may be grounds for closure of your Account or suspending your access to the Services.

You shall treat the Company's representatives, third parties that may be involved by us as well as other Users in a courteous and polite way prior to, during and after receiving the Services.

### 6.2. Prohibited Use

By using the Platform and/or Services, you agree not to (nor attempt to):

- a. engage in any activities related to the Platform and/or Services that violate any applicable law, statute, regulation, bylaw, internal company policy or breach these Terms or any other agreement or policy you have with us;
- b. use any device, software, algorithm, file or other tool or technology, including without limitation any viruses, trojan horses, worms, time bombs or cancelbots, intended to damage or interfere with our Platform, or to surreptitiously intercept or expropriate any data from the Platform, or breach any security or authentication measures;
- c. take any action that causes an unreasonable or disproportionately high load on the technical infrastructure of the Platform, including without limitation denial of service attacks, "spam" or any other such unsolicited overload technique;
- d. collect data from the Platform either by authorised and not authorised ways through automated means (bots, spiders, scrapers or equivalent means), or by establishing fake user accounts or by anonymous proxy servers or equivalent measures, or by circumventing any technical measures to prevent forbidden activity on the Platform;
- e. make unauthorised use of the Platform, including, in particular, unauthorised access to our systems or any other illegal use of any information contained on the Platform;
- f. use the Platform and/or Services in a manner that: violates the intellectual property rights, rights to privacy, or any other rights of anyone else; is unlawful, defamatory, libellous, harassing, harmful, fraudulent, deceptive; distributes malware; violates the security of any computer network, or cracks any passwords or security encryption codes.

The unauthorised or illegal use of the Platform and/or Services or any other breach of the Terms will be investigated and appropriate legal action, including, in particular, civil, criminal or other legal proceedings, may be applied to you.

# 7. Warranty Disclaimers

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, OUR PLATFORM AND SERVICES ARE PROVIDED ON "AS IS" AND "AS AVAILABLE" BASIS. WE MAKE NO COMMITMENTS OR WARRANTIES ABOUT:

- A. THE CONTENT, COMPLETENESS, RELIABILITY, OR AVAILABILITY OF THE SERVICES;
- B. CORRESPONDENCE OF THE SERVICES TO YOUR EXPECTATIONS.

WE DISCLAIM ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT AND ACCURACY. WE DO NOT REPRESENT OR GUARANTEE THAT THE PLATFORM AND THE SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR FREE AND DISCLAIM ANY LIABILITY RELATING THERETO.

WE SHALL NOT BE RESPONSIBLE FOR ANY PROBLEMS WITH THE PLATFORM AND ANY PAYMENT SYSTEM, INCLUDING WITHOUT LIMITATION SYSTEM ERRORS AND OTHER INTERRUPTIONS THAT MAY AFFECT THE RECEIPT, PROCESSING, ACCEPTING, COMPLETION OR SETTLEMENT OF PAYMENT TRANSACTIONS.

### 8. Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, WE ARE NOT LIABLE WHATSOEVER FOR YOUR USE OF THE PLATFORM AND THE SERVICES. YOU UNDERSTAND AND AGREE THAT WE ARE NOT AND SHALL NOT BE LIABLE FOR ANY CONSEQUENTIAL, INDIRECT, SPECIAL, INCIDENTAL OR OTHER LOSS OR DAMAGES, AS WELL AS LOSS OF PROFITS, LOSS OF BUSINESS, LITIGATION COSTS OR ANY OTHER LOSSES ARISING OUT OF OR CAUSED BY YOUR USE OF OR INABILITY TO USE THE PLATFORM AND THE SERVICES, WHETHER BASED ON WARRANTY, CONTRACT, TORT OR ANY OTHER LEGAL THEORY, EVEN IF WE KNOW OR HAS BEEN ADVISED ON THE POSSIBILITY OF SUCH DAMAGE OR LOSS. WE ARE NOT LIABLE FOR ANY THIRD PARTY'S CLAIMS OF ANY NATURE. NONE OF THE SERVICES WOULD BE PROVIDED WITHOUT SUCH LIMITATIONS.

NO INFORMATION YOU OBTAIN FROM US OR THROUGH OUR PLATFORM SHALL CREATE ANY WARRANTY, REPRESENTATION NOT EXPRESSLY STATED IN THESE TERMS. WE HAVE NO LIABILITY FOR ANY FAILURE OR DELAY RESULTING FROM ANY REASON BEYOND OUR REASONABLE CONTROL.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL OUR TOTAL LIABILITY TO YOU IN CONNECTION WITH THE USE OF THE PLATFORM AND THE SERVICES EXCEED THE AMOUNT OF 1,00 USD (ONE US DOLLAR 00 CENTS). THIS LIMITATION IS CUMULATIVE AND DOES NOT DEPEND ON THE NUMBER OF CLAIMS.

WE ARE NOT AND SHALL NOT BE RESPONSIBLE FOR:

- A. YOUR LOSS OF OR INABILITY TO USE OUR SERVICES AND PLATFORM AS WELL AS YOUR NEED TO MAKE AMENDMENTS TO YOUR CONTENT OR BEHAVIOUR AS A RESULT OF CHANGES TO THESE TERMS;
- B. YOUR INTERACTIONS WITH OTHER USERS OF THE PLATFORM;
- C. THE CONTENT YOU MAY COME ACROSS ON THE PLATFORM (INCLUDING WITHOUT LIMITATION CONTENT THAT YOU MAY FIND OFFENSIVE). WE ARE NOT LIABLE FOR THE ACCURACY, COPYRIGHT COMPLIANCE, LEGALITY OR DECENCY OF CONTENT POSTED BY OTHER USERS;
- D. ACTIONS OR INACTIONS OF OTHER USERS AND THIRD PARTIES;
- E. THE QUALITY, RELIABILITY AND OTHER FEATURES OF ANY GIFTS (OR LINKS WHICH LEAD TO SUCH GIFTS) PLACED IN THE APPLICATION BY ANY CUSTOMERS AS WELL AS FOR THEIR DESCRIPTION; THE USE OR INABILITY TO USE THE GIFTS BY ANY CUSTOMERS AND ANY NEGATIVE OUTCOMES THAT MAY ARISE IN RELATION TO THE USE OF ANY GIFTS (OR LINKS WHICH LEAD TO SUCH GIFTS) PLACED IN THE APPLICATION BY ANY OF THE CUSTOMERS.

YOU UNDERSTAND AND AGREE THAT OUR PLATFORM MAY CONTAIN LINKS TO THIRD PARTY WEBSITES (PLACED BY THE COMPANY OR OTHER CUSTOMERS IN THEIR ACCOUNTS) THAT WE DO NOT OWN OR CONTROL (FOR EXAMPLE, WHEN YOU CONTACT US VIA TELEGRAM, WHATSAPP AND/OR CUSTOMERS PLACE LINKS TO THIRD PARTY WEBSITES WITH GIFTS). YOU ACCESS THESE THIRD PARTY'S SERVICES AT YOUR OWN RISK. WHILE USING THESE THIRD PARTY'S SERVICES YOU ARE SOLELY RESPONSIBLE FOR FAMILIARISING YOURSELF WITH THE TERMS AND CONDITIONS OF SUCH THIRD PARTY'S SERVICES. WE ARE NOT A PARTY TO SUCH AGREEMENTS AND THEY ARE SOLELY BETWEEN YOU AND THE THIRD PARTY.

LIMITATIONS OF LIABILITY DO NOT PURPORT TO LIMIT LIABILITY OR ALTER YOUR RIGHTS THAT CANNOT BE EXCLUDED UNDER APPLICABLE LAW.

# 9. Disputes Resolution

### 9.1. Disputes between Users

You are solely responsible for your interactions with other Users of the Platform and for resolving any disputes that may arise from your interactions with other Users of the Platform.

### 9.2. Disputes with Dreamezer

If a dispute arises between you and us, our goal is to provide you with a neutral and cost-effective means of resolving the dispute quickly. In the event of a dispute, we encourage you first to contact us via means of communication available on the Platform to try resolving your problem directly with us.

Any dispute or claim relating in any way to your access and use of the Platform and/or Services, or otherwise arising out of or relating to these Terms that cannot be resolved directly between you and us shall be resolved by the respective court of Ukraine.

### 9.3. Restrictions

You and Dreamezer agree that any litigation shall be limited to the dispute between us and you individually. To the fullest extent permitted by law: (i) no litigation shall be joined with any other; (ii) there is no right or authority for any dispute to be resolved on a class-action basis or to utilise class action procedures; and (iii) there is no right or authority for any dispute to be brought in a purported representative capacity on behalf of the general public or any other persons.

You and Dreamezer agree that the following disputes are not subject to the above provisions concerning informal negotiations and mandatory litigation: (i) any disputes seeking to enforce or protect, or concerning the validity of, any of your or our intellectual property rights; and (ii) any claim for injunctive relief.

# **10.** Miscellaneous Provisions

### 10.1. Entire Agreement and Severability

These Terms supersede and replace all prior terms, agreements, discussions and proposals regarding the Platform and constitute the entire agreement between you and us with respect to access and use the Platform and Services, unless otherwise expressly stated in these Terms.

Failure to enforce any right or provision in these Terms will not constitute a waiver of such right or provision. If any part of these Terms is found to be unenforceable, then that part will not affect the enforceability of the remaining parts of the Terms, which will remain in full force and effect.

#### 10.2. Assignment

You may not assign or transfer these Terms and any associated rights or obligations, or remedy hereunder without our prior consent. We may freely assign these Terms or subcontract our obligations without restriction.

#### 10.3. Applicable Law

All matters relating to the Platform and Services or these Terms, shall be governed by the applicable laws of Ukraine, without regard to its conflict of law provisions.

#### 10.4. Indemnification

You use the Platform and Services at your own risk and for your sole responsibility. You agree to fully indemnify, defend and hold us and our affiliates, partners, officers, directors, agents, contractors, licensors, service providers, and employees harmless from any claim, demand or liability, including reasonable attorneys' fees, related to your use of the Platform and Services or any violation of these Terms or applicable law.

### 11. Privacy

Please review our <u>Privacy Policy</u> that describes our privacy practices.

If you believe your personal data has been disclosed or otherwise used unlawfully and you did not consent to such disclosure, please contact us via means of communication available on the Platform. If we confirm the infringement, we will delete your personal data immediately.

### 12. Term and Termination

These Terms will remain in full force and effect as long as you continue to access or use the Platform and Services. You may terminate your use of the Platform and Services at any time by providing a request to us via means of communication available on the Platform.

We reserve the right to suspend or terminate your access to the Account and Services at any time without prior notice, in the case if we determine that you violate or fail to comply with these Terms or applicable law, without any liability and without provision of any compensation to you in this regard. All provisions of these Terms which by their nature should survive termination shall survive termination, including, without limitation, warranty disclaimers and limitations of liability.

# 13. Contact Us

Should you have any questions concerning these Terms, please contact us via:

- our email address: aimedvediev@gmail.com
- Telegram: https://t.me/medai
- WhatsApp: +48514264293