

General Terms and Conditions of Use of the Wedge© Game Mobile Application

Article 1. Scope of application

These general terms and conditions of use (hereinafter the "**GTC**") establish the contractual relations between SARL WEDGE GROUP, a company incorporated under Swiss law [Registration number] whose registered office is located at 20 rue du Vully, in Neuchâtel (2000), Switzerland (hereinafter "**Wedge©**", "**we**", "**us**", "**our**"), and any natural person (hereinafter "**User(s)**", "**you**", "**your**", "**yours**") using the Wedge© application (hereinafter the "**Application**").

Article 2. Contact Information

Wedge© Customer Service can be contacted at the following coordinates:

- Postal address: 20 rue du Vully, in Neuchâtel (2000), Switzerland
- Email: support@wedge.vip

Article 3. Acceptance of the T&Cs

Carefully reading these T&Cs and our Privacy Policy (hereinafter "**Privacy Policy**") is an obligation before using the Application. The T&Cs are displayed and accessible on the home page of the Application as well as on all other pages of the Application via a link.

By using the Application and clicking on the "I have read and accepted these T&Cs" button, you agree to be bound by these T&Cs. If you do not accept all of the T&Cs and the Privacy Policy, please do not use or make a purchase on our Application.

By accepting the T&Cs, you certify and attest:

- To be a natural person of full age aged 18 or over or emancipated with full capacity to use the Application.

Article 4. Modification of the T&Cs

Wedge© reserves the right to modify its T&Cs at any time without prior information to the User. You can consult the most recent version of the T&Cs on the Application.

The applicable and enforceable T&Cs are those in force at the time of the User's actual use of the Application.

The contractual information is presented in French only. If you are unable to understand the French language and in particular the T&Cs, Wedge© recommends that you do not use the Application.

Article 5. Access to the Application

Access to the Application

The Application can only be downloaded from Google Play. Any illegal download or non-compliant version is not the responsibility of Wedge©. Access to and use of the Application requires that the User has a mobile phone and Internet access. Any connection and usage fees for the Application remain your sole responsibility.

Creating an account

Access to the Application requires the User to create an account (hereinafter the "**Account**") and to accept these T&Cs by clicking on "I have read and accepted these T&Cs." To create an account, Users can:

- Complete the registration form by filling in the fields provided online with the information necessary for their registration to be processed, including their email address, username and password.

The User agrees to choose a pseudonym that is available and lawful. The pseudonym is visible to other Users. The choice of pseudonym must not infringe any intellectual property right (use of a protected trademark, use of the name of a protected work, etc.), trade name or personality rights of third parties.

Each User may only register one Account. The User is solely responsible for his Account and his identifiers.

After creating an Account, Users must verify their email address by clicking on the link received in their mailbox. Wedge© will finalize the creation of the Account by the User after completing all these steps.

Wedge© reserves the right to refuse access to the Application, suspend or terminate the User's Account and prohibit the current and/or future use of the Application, in particular in the following cases:

- Use of inappropriate pseudonyms;
- Doubt about the identity or age of the User;
- Provision of incorrect, inaccurate, outdated or incomplete information by the User;
- Failure to comply with the obligations defined in these T&Cs;
- Creation and use of multiple Accounts by the same User;
- Transfer, assignment or sale of the Account to a third party;
- Commercial or lucrative use of the Account;
- Use of the Application for non-recreational or personal purposes;
- Use of Tokens contrary to these T&Cs; and
- Failure to comply with these T&Cs.

The User is required to keep their identifiers secret and protect their Account against third-party access. Any connection will be presumed to have been made by the User. Wedge© cannot be held responsible for the use of the User's identifiers or for any actions resulting therefrom. As soon as they become aware of it, the User is required to immediately report to Wedge© any misuse, unauthorized or abusive use of their identifiers and Account, by sending an email to the following address [support@wedge.vip]. Following this notification, the User will no longer be able to access the Application with the identifiers previously used and will receive an email containing instructions to reset his Account.

Article 6. Use of the Application

Purpose of the Application

The Application offers an online mobile game designed to stimulate friendly and fun competition between Users through daily quizzes on various current events and topics or society (hereinafter the "Game"). To create and participate in the Game, Users use virtual tokens specific to the Application (hereinafter "Tokens").

How the Application Works

The Application is free. The basic version of the Application includes access to the Game and 50 Tokens offered following the creation of the Account by the User.

Creation of a Game. Each User has the possibility to create a Game using Tokens. The Game must ask a YES/NO question. The other Users will have to choose one of the two options offered. Questions can be private, reserved for invited Users, or public, open to the entire community of Users of the Application. The User who created the Game must specify the minimum and maximum number of Tokens that participating Users can stake before submitting their answer (e.g.: minimum of 5 Tokens and maximum of 50 Tokens). The User must also set the duration of availability of the Game for participating Users (e.g.: 5 days).

Participation in the Game. By participating in a Game and selecting the correct answer, a User earns additional Tokens, based on the predefined rules of the Game, encouraging the spirit of competition and strategy.

Other Features of the Application. The Application allows users to consult the most popular Games, ranked according to the number of Tokens staked and the number of participants. A ranking is also available to identify the most successful Users in Luxembourg.

Tokens

Tokens can be purchased or won. The User does not own the Tokens - whether you have purchased or earned them - the Tokens are and remain the property of Wedge©. Wedge© reserves all rights attached to them and, in particular, all intellectual property rights and other property rights.

The Tokens do not constitute real property under any applicable law. The Tokens are only usable on the Application. The Tokens cannot be sold, assigned, transferred and exchanged for any monetary consideration, a sum of money or a service. The Tokens have no commercial value and are not fungible. Any balance of Tokens does not reflect any stored value and does not represent any monetary value. Tokens involving rewards, money or real values are prohibited. A limited, non-transferable, revocable and non-exclusive license is granted to the User for the personal use of the Tokens solely to access the Game.

The Game may only take place within the Application and is not otherwise permitted.

Obtaining Tokens

To participate in the Game, the User must have Tokens, which he or she may acquire either by purchase or for free. It is not mandatory to purchase Tokens to play; the User has the option to watch Advertisements to obtain Tokens at no cost and continue to participate in the Game without making any purchases.

Tokens are provided to the User by the means specified by Wedge©, such as viewing Advertisements, voluntary allocation, or direct purchase of Tokens.

Advertising. The User may obtain free Tokens as a reward for viewing advertising content in the Application. Before the launch of each advertising video, the User is informed of the number of Tokens that will be earned. Wedge© reserves the right to modify at any time the principle of the allocation of Tokens by advertising or the amount of Tokens offered for viewing.

Voluntary Allocation. Wedge© may offer Users Tokens temporarily or on the occasion of special events. These actions are announced in advance and communicated transparently to Users.

Purchase of Tokens. Wedge© offers Users the possibility of acquiring Tokens by direct purchase from the Application. When purchasing Tokens, the User is informed that he loses his right of withdrawal and has given his express prior consent for the execution of the contract to begin during the withdrawal period.

No purchases from third parties are permitted, even through account redemption (an inadmissible and prohibited solution). The prices and number of Tokens are set out clearly and precisely in the User Account settings.

Article 7. Payment

The price of the Tokens is indicated on the Application in euros, all taxes included.

Wedge© reserves the right to modify the price of the Tokens at any time. The number of Tokens required to participate in the Game may be modified and is in any event displayed on the Application. The conditions applicable to your purchase of Tokens are those in effect on the date of your participation in the Game as displayed on the Application.

When purchasing Tokens, the User clicks on the button indicating that he gives his express prior consent for the execution to begin during the withdrawal period and that he thus acknowledges losing his right of withdrawal.

The connection and communication costs (Internet and mobile Internet) related to the use of the Application are not covered by Wedge© and remain the responsibility of the User.

The payment methods for Users on the Application come from:

- RevenueCat: the Application uses RevenueCat as a powerful middleware for optimizing and managing purchases via Google Play. This integration allows us to offer a transparent purchasing experience while simplifying the management of subscriptions and transactions for Users of the Application. For more information: <https://www.revenuecat.com/terms/>

All purchases are subject to a confirmation email indicating in particular that the User has waived his right of withdrawal.

Wedge© will not be required to provide the Tokens ordered by the User if the price has not been previously paid in full.

We reserve the right to refuse the purchase of Tokens when we suspect that a transaction is initiated without authorization, fraudulently or suspiciously, or that it is unusual based on previous transactions.

With one (1) month's notice, we may, for commercial or technical reasons, discontinue the use of Tokens on our Application. In this case, all unused Tokens will expire on the specified discontinuation date.

Article 8. Advertisements and Third Party Services

Wedge© may provide you with third-party advertisements on the Application (hereinafter the "Advertisements"). Advertisements include, but are not limited to, the dissemination of promotional messages for the purpose of publicizing the products or services of a third-party advertiser. Advertisements may consist of scripts, text, graphics, audio and/or video or any combination thereof, and may direct a User to an external link.

Article 9. Conditions of Use of the Application

Rules of Conduct

The User agrees to comply with all applicable laws and regulations when using the Application. The User also agrees to respect the rules of the Game. Users are prohibited from cheating, designing or helping to design cheating systems.

The User uses the Application with respect for other Users and in particular refrains from engaging in any form of harassment, threats, insults or nuisance. The User is required to respect the privacy of other Users and refrains from disseminating any personal or confidential information of other Users. The User must use the Application with respect for human dignity.

Any dissemination of illegal, harmful, defamatory, obscene or reprehensible content is strictly prohibited. The dissemination in the Game of content of an advertising, religious, political or philosophical nature, disrupting the respectful and neutral environment of the Application is prohibited

In the event of non-compliance with the aforementioned obligations, Wedge© reserves the right to terminate the Account of the offending User and, in the most serious cases, reserves the right to initiate civil and/or criminal proceedings.

Prohibited actions

Wedge© is in no way the publisher of the content that is created by the User in the Game. The User is fully and entirely responsible for the comments he makes and the content he shares in the Game.

It is particularly forbidden to use the Game to:

- Transmit any illegal, threatening, abusive, harassing, defamatory, insulting, violent, vulgar, obscene, shocking, hateful, discriminatory, racist content;

- Transmit any content that could constitute, without the following being limiting, an apology or incitement to commit crimes and offenses, incitement to suicide, incitement to the use of drugs or prohibited substances, incitement to commit attacks;
- Transmit any content whose content would violate any intellectual property right or personality right;
- Transmit any reprehensible content, contrary to public order and morality and/or contrary to French, European or international laws;
- Publish or transmit any "shocking" or sexual or pornographic image;
- Post or transmit chain letters, a pyramid scheme or a pecuniary arrangement
- "spam" by posting content too frequently, by posting unwanted content or content that has no connection with the Game;
- Encourage piracy, hacking, cheating;
- Transmit any content containing computer viruses or any other code, file or program designed to interrupt, destroy or limit the functionality of any software, computer, computer system or telecommunications tool, without this list being exhaustive;
- Post complaints;
- Advertise a User's site, its services, a competing game/site, its commercial products, or a friendly site;
- Post personal attacks against other Users;
- Disrespect Wedge© administrators, moderators or any Wedge© staff; and
- Present the User as a representative or member of Wedge© and circulate false information.

It is prohibited to use the Application for the purpose of:

- Committing any illegal or fraudulent act;
- Disseminate illegal, harmful, defamatory, obscene or reprehensible content;
- Disrupting the operation of the Application, using malicious software or programs in order to harm the Application; and
- Extracting or attempting to extract any information from the software, including the source code.

Commercial use of the Application is strictly prohibited. Users may not:

- Use the Application to bet, wager or engage in any similar activity aimed at winning a monetizable prize directly or indirectly;
- Use the Application in a manner contrary to the regulations in force regarding the fight against money laundering;
- Selling the content or their account on the Application; and
- Violating Wedge©'s intellectual property rights.

In the event of non-compliance with the above-mentioned obligations, Wedge© reserves the right to terminate the Account of the offending User and, in the most serious cases, reserves the right to initiate legal proceedings.

Article 10. Alert System

The User may report to Wedge© any illicit content present on the Application of which he/she is aware. The User may click on the "Report abuse" tab available on the Application to proceed with the notification mechanism. The User will have the possibility to report electronically any type of content that the User considers illicit.

The User's notification must contain all of the following elements:

- (1) A sufficiently substantiated explanation of the reasons why the User alleges that the information in question is illicit content;
- (2) A clear indication of the exact electronic location of such information on the Application and additional information to identify the illegal content based on the type of content and the specific type of hosting service;
- (3) The identifier, name and email address of the User submitting the notification;

(4) A statement confirming that the User submitting the notification believes, in good faith, that the information and allegations contained therein are accurate and complete.

Wedge© shall notify the User, as soon as possible, of its decision regarding the information to which the notification relates, while providing information on the possibilities of appeal with regard to this decision.

Wedge© shall process the notifications received and make its decisions regarding the information to which the notification relates in a timely, diligent, non-arbitrary and objective manner.

Article 11. Right of withdrawal

The right of withdrawal does not apply to the Application. Indeed, no material support is provided with the Application, the purchase of Tokens begins with the prior agreement of the User, the contract subjects the User to an obligation to pay and:

- (1) The User has given his express prior consent for the execution to begin during the withdrawal period;
- (2) The User has acknowledged that he would thus lose his right of withdrawal; and
- (3) Wedge© has provided a confirmation in accordance with the ordering process.

Article 12. Guarantees

The User, a consumer within the meaning of Article L.010-1 of the Consumer Code, may, in any event, rely on the guarantees of contracts for the supply of digital content or digital services provided for by the Consumer Code.

We provide the User with access to the Tokens immediately after payment (hereinafter the "**Purchases**"). Access to the Purchases is made accessible to the User from the Application.

We undertake to inform Users of updates, including security updates, necessary to maintain the compliance of the Application and of the consequences of their failure to install by the User. If, after being informed by us of the availability of updates, accompanied by the instructions for installing said update, the User does not install the updates provided by us within a reasonable time, we are not liable for any possible lack of conformity resulting solely from the non-installation of the update in question.

In the event of a lack of conformity, you have the right to have the Purchases brought into conformity, to a proportional reduction in the price, or to terminate the contract.

We will bring the Purchases into conformity within a reasonable time from the time you informed us of the lack of conformity. This bringing of the Purchases into conformity is free of charge for you. You have the right to obtain compliance of Purchases unless this proves impossible or if it risks imposing disproportionate costs on us (example: value of Purchases without lack of conformity and importance of the lack of conformity).

You also have the right to resort to a proportional reduction of the price in accordance with the provisions of the Consumer Code.

The User exercises his right to terminate the contract by sending us a declaration stating his decision to exercise his right to terminate the contract. In the event of termination of the contract, we will reimburse you for all sums received under the contract. However, when paid Purchases have been compliant for a certain period before the termination of the contract, we will only reimburse you for the proportional portion of the price paid that corresponds to the period during which the Purchases were not compliant, as well as any part of the price possibly paid in advance by the User for any period of the contract that would have remained in the absence of termination of the contract.

After termination of the contract, you shall refrain from using your Purchases and from making them accessible to third parties.

You are not required to pay for the use made of the Purchases during the period prior to termination of the contract, during which Purchases were not in conformity.

Any reimbursement that we owe you as a result of a price reduction or termination of the contract shall be made without undue delay and, in any event, within fourteen days from the day on which we are informed of your decision to exercise your right to a price reduction or termination of the contract.

We shall make the reimbursement using the same means of payment as that used by the User to pay for the Purchases, unless expressly agreed otherwise by the User and provided that the reimbursement does not incur any costs for the User.

We shall not charge the User any fees for the reimbursement.

With regard to the warranty against hidden defects, Wedge© is liable for the warranty against hidden defects in the item sold that make it unfit for the use for which it is intended, or that reduce this use so much that the User would not have purchased it, or would have paid a lower price for it, if he had known about them. The User is required to report to Wedge© any defect likely to constitute a hidden defect as soon as possible after the discovery of the defect. Any action under warranty against hidden defects is prescribed by one (1) year from the defect being reported to Wedge©.

Article 13. Complaints

Complaints must be made by e-mail to support@wedge.vip on the Application.

Damage resulting from improper use of the Application cannot be covered by Wedge©.

In the event of acceptance of a refund by Wedge©, the User will be reimbursed by crediting the bank card used for the online payment.

Article 14. Termination

By the User

Users may terminate their Account and stop using our Application at any time by performing the action directly from their Accounts on the Application or by mail (see Article 2). We will proceed with this request within a reasonable time.

When a User terminates his account, the User's personal data will be destroyed immediately after termination, except in cases where we retain the User's information in accordance with applicable laws and personal data processing policies.

If a User terminates his Account, not all User Generated Content will be automatically deleted. The User is therefore encouraged to delete it if he wishes before terminating his Account.

By Wedge©

Wedge© reserves the right to terminate your Account, in addition to the elements listed in Article 5, in the event of:

- Non-compliance by the User with these T&Cs;
- Violation of Wedge©'s and/or third-party intellectual property rights;
- Circumvention or attempted circumvention of the technical protection measures implemented by Wedge©,
- Provision of false information when registering for the Application;
- Total or partial non-payment by the User;
- Content contrary to the Terms of Use of the Application (Article 9);
- Transfer of Tokens or an Account;
- Actions contrary to Wedge©'s commercial interests; and
- Violation of applicable legislation.

If you believe that a decision to delete your Account was made in error, please contact us at support@wedge.vip . We will restore your Account and/or all the features of the Application if we have valid reasons to believe that the measures that were taken were not sufficiently justified.

Article 15. Liability

Wedge©'s liability towards the User can only be incurred for facts that are directly attributable to it and that cause the User direct harm, to the exclusion of any indirect harm in the context of the Application. Wedge© only commits to its Users within the framework of an obligation of means.

Wedge© implements the necessary means to ensure the security of the Account. However, Wedge© cannot be held responsible for any lack of vigilance on the part of Users in the conservation of their identifier and password (Article 5).

The User is responsible for the information and content that he/she publishes on the Application. Wedge© may reject, refuse to publish or delete any Content generated by the User if it contravenes these T&Cs.

Wedge© does not guarantee to Users that the services and content are completely error-free and that they will specifically meet the User's needs and expectations. Wedge© does not claim to provide an individualized service that specifically meets the User's own needs.

It appears that the liability that may be incurred by Wedge© under these terms is strictly limited to only proven direct damage suffered by the User. Wedge© may not be held liable for any damage resulting from:

- Any case of force majeure, in accordance with Article 20 hereof;
- The blocking, restriction or cancellation of the Application;
- Any loss or alteration of data, unless it is caused by a deliberate breach on the part of Wedge©;
- Any indirect damage; and
- Data loss, computer failure or other non-material loss.

Wedge© is not liable in the event of misuse of the Application by the User or fault on their part. It may not be held liable for acts attributable to a third party.

Article 16. Intellectual Property

Wedge©'s Intellectual Property

All elements of the Application, including its structure, tree structure, graphics, object or source codes and its content (including texts, graphics, images, photographs, videos, information, logos, button icons, software, audio and other files, databases) are protected by intellectual property, and in particular by copyright and trademark law.

Wedge© authorizes the User to access and use the Application and its content exclusively for personal purposes. Any professional or commercial use of this data is strictly prohibited.

Wedge© reserves all rights to the Application. Access to and use of the Application may not be considered as a transfer or license of rights. Consequently, the User is prohibited from using the Application for purposes other than those referred to above, and in particular from reproducing or publicly representing, modifying, extracting or decompiling all or part of the Application, including in particular its structure, tree structure, graphics, object or source codes as well as its content (in particular texts, graphics, images, videos, information, logos, icons-buttons, software, audio and other files, databases), in the absence of our express prior agreement.

In the absence of prior and express authorization from Wedge©, any reproduction or representation, in whole or in part, of Wedge©, of one or more of its components, by any process whatsoever, is prohibited, and constitutes an infringement punishable by the legislation in force.

The User who has a personal website has the possibility of placing on his site a simple link referring directly to the Application, provided that said personal site, in whole or in part, complies with the

legislation in force, public order and morality, and in no way prejudicial or likely to harm the reputation of Wedge©.

The insertion of such a link under the aforementioned conditions may in no case be interpreted as an implicit agreement of affiliation or as implying a contract between Wedge© and the owner of a third-party website.

The technique of directly integrating elements from the Site into a web page (known as Framing and In-line linking) is strictly prohibited.

In all cases, any link to the Application must be removed upon simple request from Wedge©.

User-generated content

As part of our Application, you have the possibility to generate content that you share with other Users for the Game. This content includes any content that you create and publish on the Application in order to make it accessible to interact with other Users (hereinafter the "**User-generated Content**").

By publishing a Game on the Application, you grant Wedge©, for the entire world, a non-exclusive and free license to use, reproduce, modify, transmit, transcode, translate, distribute, communicate, display and publicly represent the User-generated Content, as well as to create derivative works from it. Wedge© becomes the exclusive owner of any derivative works it creates based on the User-Generated Content, and is authorized to grant licenses to such derivative works.

This license is valid for the term of the intellectual property rights and applies worldwide. It also includes the right to use the User-Generated Content to market the Application and promote the Application in all media, now known or later developed. This license is granted to Wedge© for the purpose of distributing, including and improving the Application.

You represent and warrant that you hold all necessary rights, licenses, consents, authorizations, powers and authorities in the User-Generated Content to grant us the aforementioned license. These rights include, without limitation, any form of intellectual property rights or other rights affected by or included in the User-Generated Content.

Article 17. Processing of personal data

Wedge© undertakes to process the personal data of Users in accordance with the legislation in force applicable to the processing of personal data, in particular Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC and the Law of 1 August 2018 on the organisation of the National Commission for Data Protection and implementation of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), amending the Labour Code and the amended law of 25 March 2015 establishing the salary system and the conditions and methods of advancement of State civil servants.

Users can consult Wedge©'s Privacy Policy explaining how Wedge© processes their personal data by clicking on the following link: support@wedge.vip

Article 18. Operation, modification and interruption of the Application

Wedge© reserves the right, at any time, to temporarily interrupt access to all or part of the Application for technical reasons, modification of the contractual conditions or to bring the Application into compliance with legal or regulatory provisions, without having to inform the User in advance.

Wedge© cannot be held responsible for malfunctions or failures of the network or servers or any other technical malfunction beyond its reasonable control that would prevent or alter access to all or part of the Application, as well as in the event of force majeure as defined by the applicable regulations.

The User's attention is drawn to the limitations and constraints specific to the Internet network and the impossibility of fully guaranteeing the security of data exchanges. It is therefore up to the User to take all necessary measures to protect themselves against unauthorized intrusions into their information system, in particular by securing their Internet connection with a password and a security code or by using appropriate anti-virus software.

Furthermore, the User is informed that the quality of the functioning of the Application and in particular the response times are likely to vary depending on the personal settings of their connection station and their Internet access service. Wedge© assumes no responsibility in this regard.

Consequently, Wedge© may not be held liable, directly or indirectly, for any malfunctions of the Application, including any loss of data saved on the Account, caused by one or more of the technical characteristics inherent to the Internet network, or to the computer hardware or software used by the User, for any reason whatsoever.

Similarly, no malfunction of the Application, including any loss of data saved on the Account, may be attributed to Wedge© if such a malfunction results from improper use of the Application by the User, or from the inadequacy of the computer hardware and software used.

The Application may contain hyperlinks, advertisements or references to other websites, including social networks, belonging to third parties. Wedge© accepts no responsibility for the content of these websites.

Article 19. Force Majeure

Force majeure events are deemed to be those which, unforeseeable, irresistible and external, make it absolutely impossible to perform the sales contract under the conditions provided for.

All force majeure events, defined by regulations and case law, constitute a cause for suspension or termination of Wedge©'s obligations, if the event continues beyond one (1) month. Wedge© cannot be held responsible for the non-performance of the contract concluded in the event of the occurrence of one of the aforementioned events.

Article 20. Entire Agreement and Severability

These GCU constitute the entire agreement between the User and Wedge© concerning the Game and the Application, and replace all previous agreements concerning this subject. If any provision of the TOS is found to be invalid, void, or for any reason unenforceable, that portion will be deemed severable and will not affect the validity and enforceability of any remaining provisions.

Article 21. Applicable Law and Competent Courts

The T&Cs are subject to Luxembourg law, without prejudice to the mandatory provisions of the law of the country where the consumer has his habitual residence. In the absence of an amicable agreement and subject to the mandatory legal provisions mentioned below, the Luxembourg courts will have exclusive jurisdiction to hear any dispute relating to the interpretation, application and execution of the T&Cs, as well as any dispute relating to the use of the Application.

Pursuant to Article 18 of Regulation (EU) No. 1215/2012 of the European Parliament and of the Council of 12 December 2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters:

- The action brought by the User, a consumer within the meaning of Article L.010-1 of the Consumer Code, against Wedge© may be brought (i) either before the Luxembourg courts, (ii) or before the court of the place where the Consumer User is domiciled;
- The action brought against the User, a consumer within the meaning of Article L.010-1 of the Consumer Code, by Wedge© may only be brought before the courts of the Member State in whose territory the Consumer User is domiciled.

The User, a consumer within the meaning of Article L.010-1 of the Consumer Code, may also submit the dispute to mediation, via the European platform for the resolution of extrajudicial disputes, accessible at the following address: <https://webgate.ec.europa.eu/odr/main/?event=main.home.show> .