

TERMS OF USE AND PRIVACY POLICY

Last Updated: Jun 06, 2017.

The AUTHOR and developer of the application PHVR, registered in the Google Developer Console under user email "lacerdarogério1@gmail.com", establishes in these Terms of Use and Privacy Policy the conditions for the use of this APPLICATION, through which USER will be able to access the information and contents made available by the AUTHOR, in order to clarify the obligations and responsibilities of its USERS.

1. DEFINITIONS: For the purposes of these Terms of Use and Privacy Policy, the following are considered:

- 1.1. AUTHOR: Rogério Lourenço Lima de Araújo Lacerda, Brazilian, natural person, who developed and obtains the rights of the present APPLICATION, as recommended in Brazilian laws as follows: [LEI Nº 9.609 , DE 19 DE FEVEREIRO DE 1998](#), [LEI Nº 9.610, DE 19 DE FEVEREIRO DE 1998](#) and Decreto Nº 2558/98, and in equivalent international laws of INTELLECTUAL PROPERTY.
- 1.2. APPLICATION or PHVR: The App Pilot Handbook VR, idealized and developed by AUTHOR.
- 1.3. INTERNET: the system consisting of the set of logical protocols, structured on a global scale for public and unrestricted use, in order to enable the communication of data between terminals through different networks.
- 1.4. SITE (S) and / or APPLICATION (S): site (s) through which the USER accesses the services and contents provided by PHVR and by third parties.
- 1.5. USERS (or "USER" when individually considered): all natural persons who will use the APPLICATION, over 18 (eighteen) years of age or emancipated and fully capable of performing the acts of civilian life or those absolutely or relatively incapable duly represented or assisted.

2. ACCEPTANCE OF TERMS OF USE AND PRIVACY POLICY: By accessing the APPLICATION, the USER agrees and fully accepts the provisions of these Terms of Use and Privacy Policy:

3. USE

3.1 According to the 14 CFR Part 91 - GENERAL OPERATING AND FLIGHT RULES, or equivalent in other countries, no person may operate an American civil aircraft (or other nationality when applicable) unless on board the flight manual and checklist. Therefore, when using this APPLICATION, YOU AGREE TO THE FOLLOWING CONDITIONS:

- (i) This APPLICATION is not the main source of query cover for the operation of any proposed aircraft;
- (ii) This APPLICATION should only be used as an auxiliary tool, in order to obtain interactive and objective information to operate the proposed aircraft;
- (iii) The USER declares to be aware of the legislation mentioned in item 3.1, and will use for its own at risk this APPLICATION, both in ground and in flight.

4. PRIVACY

4.1. **CONTENT SENT BY THE USERS:** Some SITES and / or APPLICATIONS may allow the sending and / or transmission of content by the USERS, such as comments, messages, etc. ("Contents") for dissemination in open content areas of the SITES and / or APPLICATIONS. In this case, the USER declares to be aware and expressly agree that the identification information of his profile, as well as any Content sent and / or transmitted by him to the SITES and / or APPLICATIONS may be accessed and visualized by any other USERS, without the AUTHOR has any responsibility for such Content.

4.2. USER INFORMATION:

4.2.1. The AUTHOR preserves the privacy of the USERS and does not share their data and information with third parties, except with the consent of the USER himself, by virtue of law or court order and in the case provided in item 4.1.

5. THIRD PARTY LINKS

5.1. SITES and / or APPLICATIONS may contain links to third party website (s). The USER is aware and agrees that the existence of such links does not constitute endorsement or sponsorship of third party websites and acknowledges to be subject to the terms of use and privacy policies of the respective website (s).

6. VIOLATIONS: The USER will not be able to practice the following actions due to or through the use of the SITE and / or APPLICATION:

- (i) practice of any unlawful acts and / or violation of current legislation, including the provisions of Brazilian Law 9.613 / 98 and Law 12.846 / 13;
- (ii) acts contrary to morality and good manners;
- (iii) uploading, sending and / or transmitting any content of an erotic, pornographic, obscene, defamatory or libelous nature or that condones crime, drug use, consumption of alcoholic beverages or smoke products, physical or moral violence;
- (iv) uploading, sending and / or transmitting any content that promotes or incites prejudice (including origin, race, gender, color, sexual orientation and age) or any form of discrimination, as well as hatred or illegal activities;
- (v) threat, coercion, physical or moral embarrassment to other USERS;
- (vi) violation of third party rights;
- (vii) violation of the privacy and privacy rights of others;
- (viii) acts that cause or cause contamination or damage to any equipment where the SITES and / or APPLICATIONS are hosted, and / or equipment of third parties, including by means of viruses, trojans, malware, worm, bot, backdoor, spyware, rootkit, or by any other devices that may be created;
- (ix) perform any acts that may directly or indirectly, in whole or in part, cause harm to the AUTHOR, SITES and / or APPLICATIONS, to any USER and / or any third party;
- (x) use any corporate name, brand, domain name, slogan or expression of advertisement or any distinctive or well-known intellectual property owned by the AUTHOR.

7. RESPONSIBILITIES: The USER is exclusively responsible for:

- (i) for any and all acts or omissions made by him from his access to the INTERNET, SITE and / or APPLICATION;
- (ii) for any and all content uploaded, sent and / or transmitted to the SITE and / or APPLICATION;
- (iii) for the repair of any and all damages, direct or indirect (including arising from violation of any rights of other USERS, third parties, including intellectual property, secrecy and personality rights) that are caused to AUTHOR and any Other USER, or any third party, including by virtue of non-compliance with the provisions of these Terms of Use and Privacy Policy or any act practiced from your access to the INTERNET, SITE and / or APPLICATION.

7.1. In no event shall the APPLICANT or its AUTHOR be liable for:

- (i) for any act or omission done and / or damage caused by the USER resulting from access to the SITE and / or APPLICATION;
- (ii) improper use of the SITE and / or APPLICATION by any USER or third parties and / or by the content uploaded, sent and / or transmitted to the SITES and / or APPLICATIONS by the USERS;
- (iii) faults, technical impossibilities or unavailability of the system;

(iv) by installing on the USER or third-party equipment, viruses, trojans, malware, worm, bot, backdoor, spyware, rootkit, or any other devices that may be created, as a result of USER browsing the INTERNET.

7.2. The USER declares to be aware that any and all content sent and / or transmitted to the SITE and / or APPLICATION by any USER and / or third parties does not represent in any way the opinion or the vision of the PHVR and its AUTHOR..

7.3. In the event that the USER disobeys any provision of these Terms of Use and Privacy Policy or legal provision, without prejudice to other measures, the AUTHOR may, by itself or by third parties, at any time in its sole discretion, without the need for any notice or prior or subsequent notification to any USER or any third party, in any way or form, without prejudice to initiating legal measures, suspend or limit access to the Site and / or Application, restrict its use by any USER and / or take other actions that it deems necessary for compliance with these Terms of Use and Privacy Policy and for the proper functioning of the Site and / or Application, at any time.

8. INTELLECTUAL PROPERTY

8.1. BELONGS TO THE AUTHOR: (i) any and all software, applications or functionality used in the Site and / or Application, excluding the Google APIs; (ii) the visual identity of the SITE and / or APPLICATION (including the graphic-visual art project of any of its pages); (iii) the name, brand, domain name, slogan or expression of advertisement or any distinctive sign of its ownership inserted in the SITE and / or APPLICATION; and (iv) any and all content created and produced by the AUTHOR, by you or by third parties, which may not be used and copied in any way or by the USERS.

8.2. In the event that the SITES and / or APPLICATIONS allow the sending and / or transmission of Content by the USER, the USER grants free, non-exclusive, irrevocable and irreversible authorization to the AUTHOR to use any and all intellectual (including copyright and related) intellectual property rights on any Content, sent and / or transmitted by the USER to the Site and / or Application, in any way or form, in its sole discretion, without any restriction or limitation of any nature. The USER declares and warrants that the Contents do not infringe the rights of third parties and that it has obtained all the authorizations that may be necessary to enable their use by the AUTHOR;

9. TOLERANCE: The tolerance for any non-compliance with any of the provisions of these Terms of Use and Privacy Policy by any USER shall not constitute a complaint of the right to demand compliance with the obligation, nor pardon nor change which is stated here.

10. CHANGES OF ACCESS AND TERMS OF USE AND PRIVACY POLICY: The AUTHOR, respecting the terms of Google Store when applicable, at any time in its sole discretion and without the need for any prior or subsequent notice to any USER or third parties, may: (i) suspend, cancel or interrupt the access to the SITE and / or APPLICATION and (ii) remove, alter and / or update in whole or in part the SITE and / or APPLICATION as well as their respective contents and / or Terms of Use and Privacy Policy. Any changes and / or updates to these Terms of Use and Privacy Policy shall become effective as of the date of their publication on the SITE and / or APPLICATION and shall be fully observed by the USERS.

11. LEGISLATION AND FORUM: These Terms of Use and Privacy Policy are governed by Brazilian law. Any disputes or controversies arising out of any acts performed in connection with the use of the SITES AND / OR APPLICATIONS by the USERS, including in relation to non-compliance with the Terms of Use and Privacy Policy or violation of the rights of AUTHOR, other USERS and / or Third parties, including intellectual property, secrecy and personality rights, will be processed in the city of São José dos Campos, State of São Paulo, Brazil.