

Stupor Web Terms and Conditions

Last Updated: November 15, 2024

1. Acceptance of Terms

By accessing or using Stupor Web ("the Web App"), you agree to be bound by these Terms and Conditions and all applicable laws and regulations. If you do not agree with any part of these terms, you are prohibited from using the Web App.

2. License

2.1 Grant of License

You are granted the right to use the Web App free of charge for personal and commercial purposes. This includes the right to access, interact with, and utilize the features of the Web App.

2.2 Redistribution Rights

- **Redistribution in Whole:** If applicable, you may redistribute the Web App in its entirety without modifications, provided that you include all original components, including this license text.
- **No Partial Redistribution:** You may not redistribute individual components or files of the Web App separately.

3. User Conduct and Restrictions

3.1 No Commercial Exploitation

You may not sell, license, or commercially exploit the Web App on its own. This includes prohibiting the use of the Web App for profit-driven purposes without prior authorization.

3.2 No Modification or Derivative Works

You may not modify, adapt, or create derivative works of the Web App. It must be used and distributed in its original, unaltered form.

3.3 No Sublicensing

You may not sublicense the Web App or any of your rights under this agreement. Any attempt to do so will result in the immediate termination of your access to the Web App.

4. Use of Third-Party API Keys

If you utilize third-party API keys integrated with the Web App:

- You must comply with the terms and policies of those third-party services.
- You are solely responsible for the use and security of the API key and for any activity conducted through it.
- The author and copyright holders of the Web App disclaim responsibility for any third-party services and their terms.

5. Privacy

5.1 User Information

No user-supplied information is stored on our servers. Your data remains private and secure.

5.2 Use of localStorage

The Web App utilizes localStorage to save the API key and record your acceptance of these Terms and Conditions. This data is stored locally on your device and is not transmitted to our servers.

5.3 Third-Party Privacy Policies

The privacy policies of any hosts of API services being used within the Web App still apply and remain valid. You are responsible for reviewing and understanding these policies.

6. Disclaimer of Warranties and Limitation of Liability

- The Web App is provided “as is” and “as available” without any warranties of any kind, either express or implied. Use of the Web App is entirely at your own risk.
- To the maximum extent permitted by applicable law, the author is not liable for any damages, losses, or liabilities arising from the use or inability to use the Web App.

7. Termination

These terms and your license to use the Web App will automatically terminate if you violate any provision. The provisions on restrictions, disclaimers, and governing law will survive termination.

8. Governing Law

These terms are governed by the laws of the State of Indiana. Any disputes will be resolved in accordance with these laws.

9. Contact Information

For questions about these Terms and Conditions, Privacy Policy, or the license, please contact:

Kedric P. Siddons

www.kedcode.com

info@kedcode.com

© 2024 Kedric P. Siddons