

TERMS AND CONDITIONS OF USE – MoniDrive

Last updated: April 2006

Welcome to MoniDrive, an application operated by CP MONITOR LLC ("Company", "we", "us", or "our").

By accessing or using the MoniDrive application (the "Application"), you agree to be bound by these Terms and Conditions of Use ("Terms"). If you do not agree, you must not use the Application.

1. DESCRIPTION OF THE SERVICE

MoniDrive is a digital tool designed to help rideshare and delivery drivers analyze their performance, earnings, and operational metrics based on user-provided data.

The Application provides insights, indicators, and estimates derived from the information entered by the user.

2. ELIGIBILITY

To use the Application, you must:

- Be at least 18 years old
- Provide accurate and up-to-date information
- Have the legal capacity to enter into these Terms

3. ACCOUNT REGISTRATION

To access certain features, users must register and provide:

- Email address
- Phone number
- Country and city
- Information related to their activity (vehicles, devices, etc.)

You are responsible for maintaining the confidentiality of your account and for all activities that occur under your account.

4. SUBSCRIPTION AND PAYMENTS

MoniDrive operates on a monthly subscription basis.

- Access to the Application requires payment of a recurring fee
- Subscriptions renew automatically unless canceled in advance
- Payments are non-refundable, except where required by applicable law
- You may cancel your subscription at any time through your payment platform

5. USE OF INFORMATION

All information displayed in MoniDrive:

- Is based solely on data provided by the user
- May include estimates, variations, or inaccuracies

MoniDrive does not guarantee the accuracy, completeness, or reliability of the results.

6. NO FINANCIAL ADVICE

The Application does not provide financial, accounting, legal, or professional advice of any kind.

Any decisions you make based on the information provided by MoniDrive are made at your own risk and responsibility.

7. LIMITATION OF LIABILITY

To the maximum extent permitted by law:

CP MONITOR LLC shall not be liable for:

- Financial or economic losses
- Decisions made by users
- Errors resulting from inaccurate user-provided data
- Service interruptions or downtime

Use of the Application is at your own risk.

8. DATA STORAGE

The Application stores user-provided data for approximately six (6) weeks in order to generate analytics and performance metrics.

The use of data is also governed by our Privacy Policy.

9. INTELLECTUAL PROPERTY

All rights related to the Application, including:

- Software
- Design
- The "MoniDrive" name
- Logos

are owned by CP MONITOR LLC.

Unauthorized use, reproduction, or distribution is strictly prohibited.

10. PROHIBITED USE

You agree not to:

- Use the Application for unlawful purposes
- Interfere with or disrupt the Application
- Attempt unauthorized access to systems or data

11. MODIFICATIONS

We reserve the right to modify these Terms at any time.

Changes will become effective upon being posted within the Application.

12. TERMINATION

We may suspend or terminate your access to the Application if you violate these Terms.

13. GOVERNING LAW

These Terms shall be governed by and construed in accordance with the laws of the State of Florida, United States.

14. CONTACT

If you have any questions regarding these Terms, please contact us at:

info@monitormaster.online

By using MoniDrive, you acknowledge that you have read, understood, and agreed to these Terms and Conditions.