

DISCLAIMER SOCIAL BOT

This Disclaimer (the "Disclaimer") is hereby made effective as of March 12, 2015 by the app Administrator ("Us" or "We").

- The Social Bot is a **third party service agreement that the Administrator of this particular website is having with Favcy. a brand registered with 'Experience Global Mobile Technologies Private Limited'.**
- This web site may include links to external web sites. When you follow such links the external web site may appear as a full screen (in which case you will need to use the back button on your browser to return to this web site) or in some cases it may appear within the frame of this web site (in which case you will be able to return to this web site by using the navigation buttons within the frame). Where an external web site appears within the frame of this web site, this is purely for ease of navigation back to this web site and does not indicate any responsibility on our part for the external web site concerned, even if it is a web site owned and operated by another Administrator's company. These links are provided in order to help you find relevant web sites, services and/or products which may be of interest to you quickly and easily. It is your responsibility to decide whether any services and/or products available through any of these web sites are suitable for your purposes.
- Administrator is not responsible for the owners or operators of third party web sites or for any goods or services they supply or for the content of their web sites and does not give or enter into any conditions, warranties or other terms or representations in relation to any of these or accept any liability in relation to any of these (including any liability arising out of any claim that the content of any external web site to which this web site includes a link infringes the intellectual property rights of any third party).
- All information or advice provided as part of this web site is intended to be general in nature and you should not rely on it in connection with the making of any decision. Administrator tries to ensure that all information provided as part of this web site is correct at the time of inclusion on the web site but does not guarantee the accuracy of such information. Administrator is not liable for any action you may take as a result of relying on such information or advice or for any loss or damage suffered by you as a result of you taking this action.

COMPLAINTS PROCEDURE

If you have a question or complaint about any of Favcy's services, please send your mail at care@favcy.in

APPLICATION SOCIAL BOT (ASB) PRIVACY POLICY

This Privacy Policy (the “Policy”) is hereby made effective as of March 12, 2015 by the app Administrator (“Us” or “We”).

The privacy of our users is very important to us, and, except for limited circumstances, we will never lease, sell, share or otherwise provide Personal Information to third parties.

By using or accessing this app bot, you thereby (i) agree and acknowledge that you have read and understood this Policy, and (ii) acknowledge and consent to the learning, collection and use of your Personal Information (as hereinafter defined) as described in this Policy. If you do not agree with any portion of this Policy, you are prohibited from using or accessing this app.

General

When you use this application, it is possible that you will provide certain information to the Administrator and, during your use of this app, the Administrator may learn, collect and use certain additional information about you for various purposes, as more fully set forth in this Policy.

Even though the Administrator may learn, collect and use information about you, the Administrator will not lease, sell, share or otherwise provide your Personal Information (as hereinafter defined) to any third party without your consent, except as provided herein.

What We Learn, Collect and Use

Beginning when you use this app, the Administrator may learn, collect and use certain personal data and information about you and, as you use this app may continue to learn, collect and use additional personal data and information (all such personal data and information is collectively referred to herein as, “Personal Information”).

Registration

In order to become a user of this app, you may be required to provide us with Personal Information, including, without limitation, your Facebook User ID, email address and any additional required information. Without providing Personal Information, you may not be able to use all of the app features. At the time of registration or when you choose to use certain features of this app, the Administrator may collect certain other Personal Information from you including, without limitation, demographic information, such as location, age or gender. The Administrator may request or collect Personal Information from you during any registration process which the Administrator may use to provide or improve this app or may use as is otherwise provided herein. the Administrator may store Personal

Information, and it may be included in databases owned and maintained by the Administrator's affiliates, agents or service providers.

Using this app

When you use and interact with this app, the Administrator also receives and stores additional Personal Information, which may or may not be personally identifying information. Such information includes, without limitation, your internet protocol address, browser types, domain name, and other statistical data involving your use of this app and/or our services. Such information is collected passively using various technologies or may be provided by you through communications with this app or the Administrator.

The app may use "cookies." A cookie is a piece of information that this app gives to your computer when you access this app. Cookies are used by the Administrator to track your usage of this app, trends on the usage of this app and to improve this app and analyze and assess changes to, successes and failures of this app and portions thereof.

For security purposes and to ensure the availability of this app, the Administrator also uses software programs to monitor network traffic, to identify unauthorized attempts to upload or change information, or otherwise cause damage to this app or the Administrator.

Based on how the internet operates, when you visit this app we automatically receive the uniform resource locator of the prior webpage that you were on and of the webpage where you go after this app. the Administrator also receives the internet protocol address of your computer, the type of operating system and web browser you are using, your location, date and time of your access, pages viewed on this app and other information related to your visit to this app. the Administrator also collects information when you interact with this app's customer service in order to assist you and to improve the operation of this app.

How We Use Your Personal Information

The Administrator uses your Personal Information in connection with the operation, development and improvement of this app and for other uses consistent with this Policy. the Administrator may use your Personal Information for any internal purpose, including, without limitation the development and operation of this app and the development of additional services and products by the Administrator or its affiliates, and to communicate with you regarding this app, your account or other services or products offered by the Administrator.

The Administrator recognizes the importance of the privacy of its users and does not lease, sell, share or otherwise provide Personal Information to third parties, except as provided herein. the Administrator will not disclose or provide your Personal Information to any third party except:

- as otherwise described in this Policy;

- as otherwise required by law or to comply with legal process, including, but not limited to, civil and criminal subpoenas, court orders or other compulsory disclosures;
- as reasonably necessary to respond to claims of a violation of the rights of third parties, whether or not the third party is a user, individual, entity or government agency;
- for any internal purpose of the Administrator, including, without limitation, to manage your this app account, subscription and other billing purposes, to respond to your inquiries, to allow outside vendors to perform services required by this app, and to otherwise manage and operate this app and develop new services and products;
- as reasonably necessary to detect, prevent and address fraud and other illegal activity and to prevent death or imminent bodily harm; or
- as reasonably necessary to protect the rights and property of the Administrator or its officers, directors, shareholders, employees or agents.

You acknowledge that any information that you provide to this app to develop your Facebook page will be publicly displayed on your Facebook page when you elect to post and display such information there.

Access to and Protection of Your Personal Information

You have a right to request that the Administrator internally delete any Personal Information provided to or obtained by this app or the Administrator. You may request internal deletion of your Personal Information at any time by contacting the Administrator in the manner provided on this app. The Administrator will endeavor to respond to your request in a timely manner. Please note, however that Personal Information you have published on Facebook may remain available even if you request that such information be internally deleted by the Administrator.

Any Personal Information that you provide to the Administrator will be protected in a commercially reasonable manner.

Miscellaneous

The Administrator reserves the right to amend, restate or otherwise modify this Policy at any time without notice to you. As a user of this app you are required, and hereby agree, to review the Policy frequently. Should the Administrator elect to amend, restate or otherwise modify this Policy in a material manner, the Administrator will post a notice of such material amendment, restatement or modification on this app so that you may review the changes to the Policy. If you object to any such changes to the Policy, you may, as your sole right and remedy, stop using the app. By continuing to use this app after such notice has been posted, you thereby consent to any such changes to the Policy and agree to be bound by the then current version of this Policy.

If any provision of this Policy is found by a court of competent jurisdiction or arbitrator to be illegal, void, or unenforceable, the unenforceable provision will be modified so as to render it enforceable and effective to the maximum extent possible in order to effect the intention

of the provision; and if a court or arbitrator finds the modified provision invalid, illegal, void or unenforceable, the validity, legality and enforceability of the remaining provisions of this Policy will not be affected in any way.