



GDPR-FMA-002.EN

FlagMii App TERMS OF SERVICE

Revision 0

20 April 2020

Information on Privacy:

detailed information on the Privacy policies of Regola S.r.l. are available on the website [privacy.regola.it](https://www.regola.it/privacy)

Draft

To be verified

To be approved

Final



FlagMii App

TERMS OF SERVICE

The service is provided by **Regola Srl**¹ (hereafter "Supplier") and relates to the use of the Alexa Skill "**FlagMii**" (hereafter "App").

The service mainly allows you to call emergency services and be geolocated by the operations centres where the service is active and to receive push notifications on your mobile device when the Organizations that use the **nowtice**² service publish official communications of public interest.

Any user can download and install the app on his/her devices (smartphone, tablet or other compatible device), register for the service and decide for which alerts to directly receive a notification.

Territorial service and coverage

The service is offered to all users of devices based on Apple iOS or Android operating system all over the world, but with particular reference to Italian citizens.

The service allows you to:

1. contact an emergency number in the country chosen by the user (e.g. 112);
2. be geolocated by the emergency call centre contacted (only if the service is active in the area from which one is calling);
3. contact a series of official useful numbers available in a special section of the "Useful Numbers" app;
4. subscribe to notifications relating to communications sent on the app by organizations that use the **nowtice** alert system, by choosing the topics of one's interest;
5. read the notifications received for the communication channels to which one has subscribed.

The service is offered mainly throughout Italy, but foreign Organisations may decide to use the **nowtice** system and therefore publish alerts on the app.

How to register for the service

To register for the service, the **FlagMii** App must be installed on your Apple or Android device.

The app is available on the main online Stores at the following links:

- Apple Store: <https://apps.apple.com/it/app/flagmii/id658216360>
- Google Play Store: <https://play.google.com/store/apps/details?id=regola.flagmii&hl=it>

Following the installation, you will need to sign up by providing your mobile number on which you will receive an SMS containing a code to be entered in a dedicated field. After the registration, the user may express his/her preferences on the notifications he/she intends to receive.

¹ More information on the Regola Srl company is available on the Website <https://regola.it>.

² A list of the Organisations that publicly use the service is visible on the Web page:

<https://publicalerts.nowtice.it/Tenant>.



To register for the service and notifications of one's interest, reference can be made to the video available at the link <https://youtu.be/A7F0odtTDys>

Advantages of registration

Registration for the service guarantees the user to be located in case of need and to receive notifications according to his/her indicated preferences.

Limits of use

Registration on the app and/or receipt of the services provided is not allowed if this is prohibited in the user's Country or on the basis of any law or regulation applicable to the user.

Changes in the service

The service provider may, without notice: modify the services offered; stop providing the services or the functionalities of the services it offers; create limitations for existing services.

The service provider may terminate or interrupt access to the services permanently or temporarily without notice and liability for any reason or without reason.

The service provider may interrupt or suspend the user's access to the service permanently or temporarily without notice and liability for any reason, including if, on its sole decision, it violates any provision of these Terms or any applicable law or regulation.

It is possible for the user to stop using the service/site at any time by changing his/her preferences or deleting his/her account from the profile management page.

Limits of responsibility

The user relieves the supplier of any request, loss, liability, claim or expense (including legal fees), paid by third parties due to, or resulting from, or in connection with the use of the website or any other of the services offered on the app.

To the utmost extent permitted by applicable law, in no case can the supplier be held liable for any indirect, punitive, incidental, special, consequential or exemplary damages, including, without limitation, damages due to loss of profits, goodwill, use, data or other intangible losses, arising from or related to the use or inability to use the service.

To the utmost extent permitted by applicable law, the supplier takes no responsibility for (i) errors or inaccuracies in the contents; (ii) personal injury or property damage, of any nature, resulting from access or use of our service; and (iii) any unauthorized access or use of our secure servers and/or all personal information stored therein.

Changes in the terms of service

The supplier reserves the right to change these terms from time to time at its sole discretion. It is therefore necessary to periodically review these pages.

When the Terms are changed substantially, the user will be informed through the contacts provided. If the current or new Terms of Service are not accepted, the user must not register for the service or he/she must access it to delete his registration if it has already occurred.



Collection and processing of data

The requested data are collected and processed according to the current legislation pursuant to the European data protection standards (GDPR). For more information, read the policy on the processing of personal data published on the webpage: <https://privacy.regola.it>.

Jurisdiction

These Terms, the rights and remedies provided below, and all claims and disputes relating to this and/or services, are governed by, interpreted and asserted in all respects exclusively in accordance with Italian laws. Any and all of these claims and disputes will be pointed out and the user hereby consents to the related exclusive decision by a court of competent jurisdiction located in Turin.

Intellectual property

The app and all materials contained or transferred therein, including, without limitation, software, images, text, graphics, logos, patents, trademarks, service marks, copyrights, photographs, audio, video, music and all the related intellectual property rights are the exclusive property of **Regola Srl**. The contents sent by the single Organizations through the **nowtice** platform are an exception. Except as explicitly stated herein, nothing in these Terms will be treated as a license in or under these Intellectual Property Rights and the user agrees not to sell, license, rent, modify, distribute, copy, reproduce, transmit, publicly display, publicly perform, publish, adapt, modify or create derived works.